Bulling				Fee Paid :
MORTANAL	1597 BOOK 1		Printers, Publisher of Legal II	
This Indentare, A	Acde this18 n.M. Rogers and Ruth		June	19.65 between
of Lewrence perties of the first	pert, and The First	National Bank of L	awrence, Lawrence	. Kansas,
Thirteen thousa	he said part 193 of the and and no/100 (\$13,	000.00)	on of the sum of	DOLLARS
this indenture do	duly paid, the re GRANT, BARGAIN, SEI real astate situated ar	L and MORTGAGE to th	e said partof th	e second part, the
an addi	(6) in Block two ( tion to the city of	Lawrence,		
And the sets pers	ices and all the estate, tit of the first perf do	by covenant and arrea that at a	to date and the the	the set of
It is agreed between the and assessments that may be keep the buildings upon sa- directed by the part x		will warrant and diafond the sar 25 of the first part shall at all sal estate whan the same become and tormade in such sum and b		
THIS GRANT is intended	Invited to essential explainst hald in d real extent insured against hele of the second part, the loss, if a said part (Ba), of the feat p are provided, then the part y, of the indebredness, secured by as a mortpage to secure the pays	y, made payable to the part <u>Y</u> art shall fail to pay such taxes i of the second part may pay this indemture, and shall basi is ment of the sum of <u>Thirt</u> s	of the second part to t when the serve become due a said taxas and insurance, or derest at the rate of 10% fro ten thousand and r	the extent of $155$ and payable or to keep either, and the amount on the date of payment 10/100 = -
eccording to the terms of day of	and cartain written obligation une 19.65	n for the payment of said sun and by <u>its</u> n	of money, executed on the	DOLLARS,
that said part 105 of th	a first must shall but any insurance	a or to discharge any faxes with	h interest thereon as herein	provided, in the event
real extate are not kapt in a and the whole sum remaining is given, shall immediately a the said part y of the ments thereon in the manner and thereon in the manner	The void if such payments be an payments or any part thereof or same become due and payole, or is ourspatid, and all of the obligat stature and become due and pays second part. provided by law and to have a inted, or any part thereof, in th	if waste is committed on said ( for provided for in said written tole at the option of the holder 10 take pos-	p) as provided harein, or if premises, then this conveyance obligation, for the security of hereof, without notice, and session of the said premises	the buildings on said shall become absolute of which this indenture it shall be lawful for and all the improve-
thall be paid by the part_y	provided by law and to have a initial, or any part twend, in the d of principal and interest, togeth making such sale, on deman et hereto that the terms and pr shall extend and lawer to, and r respective parties hereto, art 102 at the funct	or with the costs and charges in	cident thereto, and the over	
easigns and successors of the in Witness Whereaf, the p last above written.	respective parties haven. ser 103 of the first part ha	the competency upon the heirs,	executors, administrators, pr hand 3, and agains 11/K	the day and year
		Marvin W. 1 * Auth Ruth Ann Re	no Rovern	(SEAL) (SEAL) (SEAL)
TATE OF KANSAS DOUGLAS	COUNTY	T management		(SEAL)
NER AL	DE ET REMANDEMEND, TH boltes ma, a coma Marx wife	Notary Publi Notary Publi in W. Rogers and Ru	th Ann Rogers, hu	A D., 19 65 and County and Stars, Isband and
- OTARY"	to me personally to acknowledged the IN WITHERS WIGHEOF, year last show we	ment to be the same person	me, and siffied my official	sail on the day and
Harris The State	anuary 15,	1869. <u>Ir</u> l	tchen Ha	ehl

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