ality

I

tares .

Star Angle

3

				Reg. No. 82 Fee Paid \$1
NUT AT	323 BOOK 142	A State of the second second		Bull Bran in in an ar ar ar
This Indenture, Made th				
Orvel Beer and	Luejutta Beer, hu	band and wife	an quant and a straight straig	
of Lawrence	in the County of	Douglas	and State of	Kansas
part lesof the first part; a			Lawrence, Lawren	ce, Kansas
Witnesseth, that the said	part 195 of the firs	part, in considerati	on of the sum of	
Sixteen thousand five	hundred and no/	00		DOLLARS
to them them this indenture do GRAM	NT, BARGAIN, SELL a	nd MORTGAGE to t	by acknowledged, he said part	have sold, and by the second part, the
following described real a Kansas, to wit:	estate situated and	being in the County	y of Dougla	aand State of
Lot Five (5) in Block Three n to the City of	(3), in Holiday	Hills Addition	No. Two,
with the appurtenances and	all the estate, title a	nd interest of the sa	ald part ies of the f	irst part therein.
And the said pertLO.U of the of the premises above granted, and a	elized of a good and indefea	ovenant and agree that at i lible extete of inheritance t	the delivery hereof CDBY	ATE the lawful ownerS
	and that they will	warrant and defand the as	me againgt all parties mak	ng lawful claim shereta.
It is agreed between the parties it and assessments that may be levied or keep the buildings upon said real est				
and assessments that may be levied or keep the buildings upon said real est- directed by the pert of the sec- binsent. And is the seven that said pa- add premises insured as herein provi as paid that become a part of the is until fully repaid.	and part, the loss, if any, m int 163 of the first part sh ded, then the part Y	ade payable to the part all fail to pay such taxes of the second part may pay	of the second part I when the same become du	as shall be specified and a the extent of 145 e and payable or to keep
THIS CRAWT Is taken to I an	and the second	the second s		2 1 A
scording in the terms of ODB	ive hundred and n	0/100		
part, with all interest accruing thereon	according to the terms of a	t all bligstlen and also to	erms made payable to the	part Y of the second
that said and 100 of the first	to pay for any insurance or	to discharge eny taxes with	th interest thereon as here	In provided, in the event
And this conveyance shall be void if default be made in such payments setter are not paid when the same its read setter are not hard in as good me and the whole sum remaining unpeld, is given, shall immediately mature and the same and the second pa	if such payments be mede or any part thereof or any come due and payable, or if	as herein specified, and obligation created thereby, the insurance is not kept	the obligation contained or interest thereon, or i	therein fully discharged, f the taxes on seld real
and the whole sum remaining unpeld, is given, shall immediately mature and	and all of the obligations a become due and payable	vaste is committed on said provided for in said writter at the option of the holde	premises, then this conveyer a obligation, for the securit r hereof, without notice, a	nce shall become albolute y of which this indenture nd it shall be lawful for
Higgs and part \mathcal{Y}_{-} of the second parameters thereon in the manner provided and the premises hereby granied, or retain the emount then unpeld of princi shall be paid by the part \mathcal{Y}_{-} make	n by law and to have a receiv any part thereof, in the ma	to take pointed to collect the more prescribed by law,	session of the said premi e rents and benefits accor and out of all moneys	tes and all the improve-
The later is the second state is the second state in the second state is the second st	is sound belie, du cemand, to	the first part 100		The second se
It is agreed by the parties hereto benefits accruing therefrom, shall exte assigns and successors of the respectiv	nd and inure to, and be o re parties hereto.	ns of this indenture and e bligatory upon the heirs,	ach and every obligation a executors, administrators,	herein contained, and all personal representatives,
In Witness Whereast, the part 105 last above written.	of the first part he VE	hereunto set their	hand 5 and seel	S the day and year
	the property of	brvel Beer	at function that	(SEAL)
	4	Lusjutta Boe	F. C. Land	(SEAL)
				(SEAL)
Douglas	COUNTY, SS.	************		
The second se	I IT MANAGERED, That on	Mind Andrew Andrew Alexandrew Alexandrew Alexandrew	v of November	A D. 1965
A set they have	came Orvel F	tary Public eer and Luejutta	Beer, husband	and wife
	to me personally known to acknowledged the execution	be the same person B	the executed the foregoing	betrument and duly
Carlasta .	Charles and a second and a second second	hereditte exherrited my jum	n, and attitud my official	seal on the day and
v Cimelain Spin June 17,	19. <u>69</u>	Warren R	hodes	Notary Public
ed November 17, 1965 a	d 2:42 P.M.	Inni	es Boam	Register of Deed
RELEASE		By Que	a tit.	Banutu
Inderstand ounor of				
debt secured thereby,	and auchorize	the Register of	E Deeds to ente	r the discharge
debt secured thereby, s mortgage of record.	All althorize Dated THE FIRST	gage, do hereby the Register of this 15th day of NATIONAL BANK (odds, President	f Deeds to ente of January 1968 OF LAWRENCE	r the discharge

and the state

of