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NORTGAGE					
This Indenture, Made th	TOON THE		Juliosk Printers, Publi	14	
Dwight Perry and Ba		, his wife,	Marian Barrison		9 between
of. Lawrence	, in the County of and THE FIRST NA	TIONAL BANK	OF LAWRENCE	LAWRENCE,	KANSAS
Witnesseth, that the said Iwelve thousand and	parties of the firs	t part, in consi	deration of the	um of	DOLLARS
o them his indenture doGRA ollowing described real Cansas, to-wit:	NT, BARGAIN, SELL a	nd MORTGAG	E to the said par	t y of the se	cond part, the
Lot Seventeen to the City of	(17), in Holiday	/ Hills Add	ition No. Fi	ve, an Addi	tion
with the appurtenances and And the said part 1:05 of th I the premises above greated, and	e first part do hereby c	ovenant and agree t	at the delivery he	they are	éren 17
It is agreed between the parties of assessments that may be lavided or the buildings upon said trail as rested by the part 2 of the as rested by the part 2 of the as rest. And in the event that said p rest. And in the event that said p predict and become a part of the ult fully repaid THIS GRAM' to themselve a same	and that the part ies r assessed against said real re- rate insured against fire and rate insured against fire and rate. The loss, it any, m rr. ASS of the first part al- ded, then the perty indebtedness, secured by this	at the State want of the	and a state of the state of the second se		A second s
welve thousand and	no/100	of the sum of			
y of January rt. with all interest accruing thereou d part.y of the second part	19.66 and 1 according to the terms of a to pay for any insurance or	or the payment of a by its aid obligation and a	aid sum of money, e terms made pay iso to secure any sum	value to the part, y	ith of the second
et seid part. 1.05. of the first part And this conveyance shall be void default be made in such perment also are not paid when the same be in estere are not kept in as good r d the whole sum remaining unpaid is ester are not kept in as good r d state whole sum remaining unpaid gleen, shall immediately mature an shald party. of the second part of the second part of the					
ints thereon in the manner provided I the premises hereby greated, or ein the amount then unpaid of princ II be peid by the part.y	by law and to have a receiv any part thereof, in the ma- ipel and interest, together with ng such sale, on demand, to	er appointed to columner prescribed by the the costs and chu the first part 1 25	lect the rents and b lew, and out of rges incident thereto,	said premises and enefits accrulog the all moneys arising fr and the overplus,	all the improve- refrom, and to som such sale to if any there be,
It is agreed by the parties hereto whits accruing therefrom, shall extr gos and auccessors of the respect to Winese Whereof, the part 103 above written.	that the terms and provision and and inure to, and be o we parties hereto.	ns of this indenture bligatory upon the	and each and every heirs, executors, ad	obligation therein co ministrators, persona	ontained, and all I representatives,
sbove written,		x Divight	De Jan	and seels the	e dey and year (SEAL)
		× Barbara	laca J	oan Per	(SEAL)
ATE OF Kendas Douglas	COUNTY, SS.				(SEAL)
Sungles,		notary publ Perry and B	4th day of ic arbara Joan	January In the efformed Co Perry, his	A. D., 19,66 unity and State, Wife,
UT. Child	IN WITNESS WHEREOF, I have	CA REAL PRIME	onSwher executed	the foregoing instru	
Casandasion Exploye	yeer last above written. June 17. 196			Tale.	intery Public
January 4, 1966 at undersigned, owner		RELEASE	Januiel hereby ackn		gister of Deed:
bt secured thereby, gage of record. Da	and authorize t ted this 5th day	he Register of August	of Deeds t 1966	o enter the of Lawrence	discharge of e, Lawrence, Ka
1)		arren Rhode	s, Presiden		ee. Owner.

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