MORTLAND	Ma. HIG The Outlook Printern Publisher of Lard Hander, Lawrence, Kannaka
This Indenture, Made this	10 th day of JAnuary , 1966 between
leier, his wife; Peter P. Me His wife	Mae Krische, his wife; Sylvester A. Meier and Marie ier, a single man; Joseph G. Meier and Rose M. Meier
of Lawrence, in the Co	unty of
	FIRST. NATIONAL. BANK OF LAWRENCE, LAWRENCE, KANSAS
Twenty thousand five hundre	of the first pert, in consideration of the sum of d and no/100 DOLLARS
this indenture do GRANT, BARGA	the receipt of which is hereby acknowledged, $ha \Sigma \Omega_{abs}$ sold, and by NN, SELL and MORTGAGE to the said part Y of the second part; the
Kansas, to-wit:	ated and being in the County of DougLas and State of
of the Sixth Principal Meri	feet North and 327 feet West of the Southeast corner ship Thirteen (13), South of Range Twenty (20), East dian: thence West 325 feet; thence North parallel Section Six (6), 116.3 feet; thence East 325 feet; the point of beginning.
And the said part. 125 of the first part do f the premises above granted, and seized at a goo except first mortgage dated	tate, title and interest of the said part 198 of the first part therein. Arreby covenant and agree that at the delivery hereof they arches lawful owners d and indefeasible states of inbuiltance therein, free and case of all nonumbeances. September 27, 1965, in the amount of \$32,000.00
And the said part 125 of the first part do of the premises above prented, and wited of a goo except first mortgage dated and their. It is spred between the parties hereto that the advances of the state of the parties hereto that the	hereby covenant and agree that at the delivery hereof they at the lawful ownerS of and indefeasible extent of inheritance therein, free and clear of all incumbrances. September 27, 1965, in the amount of \$32,000.00 they will warrant and defend the same against all parties making lawful claim thereto, per 105 of the first part shall at all times during the life of this indenture, pay all taxes
And the said part. 125 of the first part do. I the premises above granted, and wicked of a goo process of the second se	hereby covenant and agree that at the delivery hereof they archive lawful ownerS d and indefeasible state of inheritance therein, free and clear of all incumbrances. September 27, 1965, in the amount of \$32,000,00 They will warrant and defend the same against all parties making lawful claim therein, per 12S of the first part shall at all times during the life of this indentore, pay all taxes and said real estate where the same becomes due and payable, and that They will into they, made payable to the party. If the second part to the scheme descript the second part to be extend to the same becomes due and payable, and that They will be first part shall fail to pay such these schemes due compares at hill be associated and loss. If say, made payable to the party of the second part to be extend of 115 be first part shall fail to pay their tax being and the same becomes due and payable, and the amount second by this indentors, and shall be related to the payable of the second part to be apprety of the second part to be expressed by this indentors, and shall be related to be apprety of the second part to be apprety of the second part to be an our second by this indentors, and shall be related to the second due of the second part to be apprety of the second part to be appr
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