Reg. No. 458 Fee Paid \$7.75

ţ

10

A A M

and the

MORTEADE BOOK 11/1 1908 Dis. 520 The Outlink Printers, Publisher of Logal Blank, Lawrence, Kanase
This Indenture, Made this sixteenth day of July 10.65 hatman
Harold L. Hunsinger and Leons E. Hunsinger Husband and Wife
of Lawrence
Lawrence, Kansas
Three Thousand One Hundred and no/100
tothen duly paid, the receipt of which is hereby acknowledged, he.xt. sold, and by this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part Xof the second part, the following described real estate situated and being in the County ofDeuglasand State of Kansas, to-with
Lot One Hundred Sixty-Eight (168) on New York Street,
in the City of Lawrence, Douglas County, Kansas
Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder.
with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said parties of the first part do bereby covenent and agree that at the delivery hersof they REC the leaving owner 5 of the premises above granted, and setzed of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances.
and that they will support and date to
It is agreed between the parties have to that the part. If the first part shall at all times during the life of this indenture, pay all taxes and expansion and the same begalance and the same become due and paysible or the part is the same become due and paysible or the part is and the same become due and paysible or the part is and the same become due and paysible or the part is and the same become due and paysible or the part is the same become due and paysible or the part is and the same become due and paysible or the part is and the same same same same same same same sam
This GRANT is intended as a mortgage to grows the payment of the turn of
according to the terms of ORC certain written obligation for the payment of said sum of money, executed on the <u>Sixteenth</u> day of <u>July</u> 10 65 and by <u>its</u> terms made payable to the part. Y. of the second per, white ill interest according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part. Y. of the second part to pay for any logarise or to divise and the secure any sum or sums of money advanced by the
And this conveyance shall be void if such payments be made as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the Issee on said real estate zers not paid when the same become due and payable, or if the Insurance is not large top, as-provided behavior, or if the biolidings on a said real and the whole sum remaining unput, and all of the obligations provided for is said written obligation, for the same should be biolidings on the biolidings on the biolidings on the obligation provided the same tension of the same should be all of the obligations provided for is said written obligation. For the same should be the same same same same same same same sam
ment thereas in the role and part and and to have a readver spolined to collect the rents and benefits according therefore, and to have a readver spolined to icollect the rents and benefits according therefore, and the memory are therefore, and the memory precised by law, and out of all moneys arising from such sale to retent the amount their utgetid on process and interest, optimize with the cours and charges incident therefore, and the overhead to be and the second t
hall be paid by the party
her Wheness Whereof, the part LES_ of the first part have hersonto set hand S and sealS the day and year
CALLER OI Harold L. Huntinger (SEAU
SEAU (SEAU) (SEAU)

AR