				Reg. No. Fee Faid
addiaday a she		<u>Cercicitary</u>		Republic of Agent
MORTOMAR BOOK 11.1	2105	No. 550 The Dather Bar	stern, Publisher of Legal	
This Indenture, Mad		day of Augu		
HANS L. PETERSO			*****	or IV.S. Derwe
of Laurence	, in the County of	Douglas	and State of K	ansas
part y of the first pa	rt, and The First N	ational Bank of La	wrence. Lawr	ence, Kansas
Witnesseth, that the	said pertyof the fir	at part, in consideration	of the sum of	e second 'pert,
Seven thousand i	ive hundred and n	0/100		DOLLA
mis indenture do.e.s. (duly paid, the receise GRANT, BARGAIN, SELL	and MORTGAGE to the	said part	he second part, th
following described n Kanses, to-with	estate situated and	being in the County o	f	and State
Beginning at	a point 150.0 fee	t West of the Nort	heast corner	of the
Fourteen (14)	the North Half of , Township Thirte South parallel to	en (13) South Par	na Ninataan	101
. reet; thence	West parallel to North parallel to	the North line of	said North H	16 150 0
to the point	of beginning, sub	ce East on the sec	tion line 15	0.0 feet
Douglas Count	le thereof, contain y, Kansas.	ning 1.074 acres,	more or less	, in -
with the appurtenances And the seld party	and all the estate, title of the first pert do.C.Shereby	and interest of the said	part.yof the fi	st part therein.
of the premises above granted,	and saized of a good and instate	azible estate of inheritance there	in, free and clear of all	Incumbrances,
It is agreed between the pa	rties hereto that the part V	warrant and defend the same	and the second s	Sand Ten Street and Street and
and assessments that may be lev keep the buildings upon said re directed by the set V of v	led or assessed against said real al asteta incured against fire and	estate when the same becomes tornado in such sum and by p	due and payable, and uch insurance company	that he will shat he will as shall be specified at
interest. And in the event that a seld premises insured as herein so paid shall become a part of	and or assessed against said real al estate insured sealant fire and re second part, the loss, if any, id part <i>Y</i> of the first part provided, then the part <i>Y</i> the indebtechess, secured by thi	shell fail to pay such taxes whe of the second part may pay sat a indenture, and shall have been	of the second part to in the same become due of texes and insurance, o	the extent of 115 and payable or to kee or either, and the emou
	mortgage to secure the payment d five hundred and		-a	
according to the terms of	C certain written obligation	for the maximum of all sold sime in	Land Land Land Land	-'- pollar
day of <u>AUGUS</u> part, with all interest accruing it said part V of the service	19.65 , and hereon according to the terms of	by its term said obligation and also to secu	a made payable to the p are any sum or sums of	money advanced by the
that said party of the fi	pert to pity for any insurance of at part shell fall to pay the same	at provided in this Indenture		
If default be made in such pay estate are not paid when the sa real estate are not kept in as go	a void if such payments be made ments or any part thereof or an me become due and payable, or i and repair as they are now, or if mpaid, and all of the obligation or and become due and payable	as herein specified, and the obligation created thereby, or f the insurance is not kept up, whethe is constructed to be a set of the set of	obligation contained interest thereon, or if as provided herein, or	therein fully discharge the taxes on said re if the buildings on set
ments thereon in the manner pro- sell the premises hereby grante- retain the amount then unpaid of	nd part at vided by leve end to have a reco d, or any part mereof, in the o principal and interest, together y	to take posses liver appointed to collect the n hanner prescribed by law, and with the costs and characteristic	ation of the said premie ents and benefits accru out of all moneys a	as and all the improve ing therefromy and a rising from such sale a
used ma baur my use baur your	making such sala, on demand,	to the first perty	A	
sensitis eccruing therefrom, shal sesigns and successors of the re in Witness Whereof, the part	hereto that the terms and provis I extend and inure to, and be opective parties hereto.			
sij sbove written,	V of the first part ha S	hersunto ser 115	hand and ease	
		Hans L. Peter	son	SEAL
m or Kansas	}_ss			· 0,
Douglas	BE IT REMEMBERED, That on	the 2nd day of	August	A. D. 1965
NOT APP	before me, a notar	A to a free to a		ld Collety and State,
10-10		the local sector of the lo	many minutes man	
in the second second	athrowindged the associ IN WITHERS WHEREOF, I have your last above written.	s be the same person	nd afflored my official a	
Completion Bandra	June 17, 1969	1110.	~ Hele	1

.

1

Recorded August 3, 1965 at 3:45 P.M

 \bigcirc

fr

Janue Beems Register of D

\$