This Indenture, Made this  8th  day of  June  , 1966  between    Gordon M. Fulcher and Della 1. Fulcher	MORTGAGE		520) The Outlook Printers, Publish	er of Legal Blanks, Lawrence, Kansas	
<form></form>	This Indenture,	Made this		, 1966 between	
<form></form>		Gordon M. Fulcher and	d Della 1. Fulcher	1	
<form></form>	of Lawrence				
<form></form>	parties of the fir	st part, and The Lawrence N	ational Bank Lawrence	State of Kansas	
<form></form>		and the second se	part y	of the second part.	
<form></form>	Witnesseth, tha	t the said part i.e.s of the first	part, in consideration of the s	um of	
<form></form>	to them				
<form></form>	this indenture do	GRANT, BARGAIN, SELL an	d MORTGAGE to the said par	t Y of the second part the	
<form></form>	following describ	ed real estate situated and b	eing in the County of	ouglas and State of	
<text></text>	(5	t Numbered Seven (7) on Ma 8) in Quivera Place, an Ad	line Street in Block Twen idition to the City of La	nty-eight awrence.	
<text></text>					
<text></text>	, In	cluding the rents, issues	and profits thereof prot	vided however	
<form></form>	th	at the Mortgagors shall be	entitled to collect and	l retain	
<form></form>	with the appurten	ances and all the estate, title an	nd interest of the said part. 19	Sof the first part therein.	111111
<form></form>					
<form></form>		No Exceptions			
<pre>here be belongs upon and real case instance against fire and constato in such sum and they such manaces constances and the specific and against instances and the specific and the specific</pre>	It is agreed between				
Add in the aven that and part Add. this first part abilits for parts when the aven become the bill optimized on the steps of the s	keen the buildings upon	said real estate insured against fire and to	ornado in such sum and by such insura	nce company as shall be specified and	-
The GANL bis included as a morpgage to searce the payment of the um of Ten ThOUSAND and to do 2/100	interest. And in the ever	at that said part 150 of the first part she	all fail to pay such taxes when the sam	e become due and payable or to keep	
According to the terms of 0.00, certain written obligation for the payment of ead time of money, sectored on the	until fully repaid.				
drag  110  100				DOLLARS,	
And per de la second par to pay for any insurance or to dickarge any taxes with instreat therein as herein provided, in the event that due to labor or any part thereof or any obligation created thereth. on interest therein therein fully discharged test are not kept in as good repair is they are now, or if wate is committed on aid premises, then this convergence shall be compaired and in the holizonte or to the holizonte or any part thereof or any obligation created therein, or if the ascord or any cart thereof or any obligation created therein, or if the ascord or any cart thereof or any obligation created therein, or if the ascord or any cart thereof or any obligation created therein, or if the ascord or any cart thereof or any obligation created therein, or if the ascord or any cart thereof or any obligation created therein, or if the ascord or any cart the obligation created therein, or if the ascord or any cart the obligation created therein, and the ascord and the base base to be the astor and the based test are not kept in as good repair. If a grade and the base test are not kept in as another provided for the obligation created therein, or if the ascord or any cart the ascord and the ascord are that as the obligation cart and any with or obligation there are and as the base base to be the astord and the ascord are that as the obligation the first part there of a state are obligation to any as the ascord or any cart there of the obligation the first part there of the day and the base of the ascord of and the ascord test are and the ascord test are as a state are only the ascord the ascord test are as a state are as a state are and the ascord the ascord the ascord test are ascord the ascord the ascord the ascord test are as a state are the ascord the ascord test are as any asthete as a state are the ascord the ascord test are ascord	day of Ju	ne 10 66 and b	hy its terms made p	avable to the part $\mathcal{Y}$ of the second	
Add the convergence that be used of such payments be made as herein specified, and the ability of the contained therein of the taxes and real distribution of the value is a convergence to the taxes in the convergence ability booms and the value is a convergence of the second particle as the value is a convergence of t					
The default be made in nuch payments or any part thereof or any obligation created thereby, or inference of the function of the holder hereby, or inference of the function of the holder hereby, or inference of the holder hereby and payments in the any part there is committed on and previous in the any part there is committed on and previous of the water of the holder hereof, without notice, and it has been and payments in the any part there is not have a realiver appointed to collect the rent and be water, and it has been any part there is a function of the holder hereof, without notice, and it has the leaved or and payments in the any payment is and payments. The analyper the set of the holder hereof, without notice, and it has the leaved or any payment and payments and payments and payments and payments and payments are eaver appointed to collect the rent and be and payments and payments and payments are realiver appointed to collect the rent and be and payments and payments are realiver appointed to collect the rent and the overplay. If any three bases are the part is the anony payment thereof, in the manner previded by they part is the anony payment the any payment the any payment and collect the rent and be and the overplay, if any three bases are the part is the anony payment and the the transment there on the transment there on the transment there on the transment and the any payment the anony payment and the transment and the any payment the any payment and the ange the payment the any payment and the ange the payment and the ange the payment approximate and payments. The payment approximate approximate approximate approximate approximate approximate approximate approximate and payment. The payment approximate approximate approximate approximate and payment approximate approximate approximate approximate approximate and payment approximate app	- The second second second second			on contained therein fully discharged.	
and the whole sum remaining ungale, and all of the obligation provided for in side writen obligation for the said premises and all the inserver memory theory in the second part its accurd the work of the said premises and all the inserver are accesser sponted to collect here and such as do to fail moneys writing from such as the bar and the second part its accurd the second part its accurd the meter from such as to the said premises are all the inserver of the said part its accurd the meter from such as to the said premises are all the second part its accurd the meter from such as to the said part its accurd the meter from such as to the said of all moneys writing from such as to the said of all moneys ariting from such as to the said and the part its accurd the meter form and the overplus, if any three be said to the part it is a said to the first part its?. The first part is accurd the meter contained is accurd the second representatives, and have be said as a down and the overplus, if any three be said as a down and the second as the first part its?. The first part is a down and the second accurd the overplus, if any three be said as a down and the second and lines to the said to be deligatory upon the here. Second as a down and second the said as a down and the second as the down and were the said as a down written. The second the said as a down written with the composite of the said to the first part is a down written with accurd the said as a down and the said of the said the said of the said to be added to be add	If default be made in a	such payments or any part thereof or any	obligation created thereby, or interest	thereon, or if the taxes on said real	
ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accounty therefore, and the overplus, if any there be, and the paid of principal and interast, together with the costs and charges incident thereto, and the overplus, if any there be, and the paid by the part J. making such sale, on demend, to the first part jets?    a half he paid by the part J. making such sale, on demend, to the first part jets?  if any and the overplus, if any there be, and is part thereof. In the manner provident of this indeformer and each and every obligation therein contained, and all is indeformer and each and every obligation therein contained, and all is indeformer and each and every obligation therein contained, and all is indeformer and each and every obligation therein contained, and all is indeformer and each and every obligation therein contained, and all is indeformer and each and every obligation therein contained, and all is indeformer and each and every obligation therein contained, and all is indeformer and each and every obligation therein contained, and all is indeformer and each and every obligation therein contained, and all is above written.    Image: the part is thered.  Image: the terms in the part is thered.    Image: term is thered.  Image: term is thered.    Image: term is tend is the term is ten	and the whole sum ren is given, shall immediat	naining unpaid, and all of the obligations rely mature and become due and payable	at the option of the holder hereof, wi	thout notice, and it shall be lawful for	
retain the amount then unpaid of principal and interest, together with the costs and charget includent thereto, and the overpluit, it any new be, shall be paid by the part Y	ments thereon in the ma	anner provided by law and to have a recei	iver appointed to collect the rents and	f all moneys arising from such sale to	
If a spreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounts, the representatives, particular expresentatives, assigns and successors of the respective parties hereto.    In Winness Whereof, the part 16S, of the first part he V2  hereunito set. the LPL hereunito and heads and year lists herein.    Ist above written.  Interest the respective parties herein.    State of  KANSAS    DUIGIAS  COUNTY.    State of  KANSAS    DUIGIAS  COUNTY.    State of  March and not to be the assesses of the fore parties herein.    In Winess Whereof, the part 16S.  State of the instrument and provisions of this mark.    State of  KANSAS    DUIGIAS  COUNTY.    State of the instrument and on this  Sth    State of the second county and second the second county and second the instrument and duily extraword of the second.    In the storesaid County and Second the second the second the second mark and and and year last above written.    Wy comminision: Explice  In the stores	retain the amount then	unpaid of principal and interest, together w	with the costs and charges incident there	to, and the overplus, if any there be,	
assigns and successors of the respective parties hereto. In Winness Whereof, the part 105. of the first part he V2 hereunio set their hends and seels the day and yeer list above written. SEALD STATE OF KANSAS DOUGLAS COUNTY, 55. STATE OF KANSAS DOUGLAS STATE OF KANSAS STATE OF KANSAS STATE OF KANSAS DOUGLAS STATE OF KANSAS STATE OF KANSAS S	til is sureed by the	parties hereto that the terms and provisi from, shall extend and inure to, and be	ions of this indenture and each and ev	ery obligation therein contained, and all administrators, personal representatives,	
STATE OF KANSAS DUIGLAS COUNTY, SS. STATE OF KANSAS DUIGLAS COUNTY, SS. STATE OF KANSAS DUIGLAS COUNTY, SS. SS. STATE OF KANSAS DUIGLAS COUNTY, SS. SS. STATE OF KANSAS DUIGLAS COUNTY, SS. SS. STATE OF KANSAS DUIGLAS COUNTY, SS. SS. SS. SS. STATE OF KANSAS DUIGLAS COUNTY, SS. SS. SS. SS. SS. SS. SS. SS	assigns and successors In Witness Whereof,	of the respective parties hereto.			. <u>=</u> )
STATE OF KANSAS DOUGLAS COUNTY, SS. DOUGLAS COUNTY, SS. DOUGLAS COUNTY, SS. DOUGLAS COUNTY, SS. DOUGLAS COUNTY, SS. BE IT REMEMBERED, That on this <u>Bth</u> day of <u>Juna</u> <u>A. D., 19.66</u> before me, a <u>notary public</u> in the aforesaid County and State. Came <u>Gordon M. Fulcher and Della L. Fulcher</u> to me personally known to be the same person. S., who essecuted the foregoing instrument and dufy ecknowledged the execution of the same. IN WITNESS WHEEEOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission: Expires. July 2, 19.69. Mary Ame McBride Notary Public	last above written.		hordon he Fu	like (SEAL)	
STATE OF KANSAS DOUGLAS COUNTY) SS. DOUGLAS COUNTY) BE IT REMEMBERED, That on this <u>Bth</u> day of <u>Juna</u> <u>A. D. 19.66</u> before me, a <u>notary</u> public <u>In the aforesaid County and State</u> . Corre <u>Gordon M. Fulcher and Della L. Fulcher</u> to me personally known to be the same person. S. who executed the foregoing instrument and duly schowledged the execution of the same. IN WITNESS WHEEBOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires. July 2. 19.69. Marry Kine McBride McBride McCary Public			Gordon M. Fulcher	(SEAL)	IIIII
STATE OF KANSAS DOUGLAS COUNTY) BE IT REMEMBERED, That on this <u>8th</u> day of <u>Juna</u> <u>A. D., 19-66</u> before me, a <u>Notary public</u> <u>In the eforesaid County and State</u> . <u>Gordon M. Fulcher and Della L. Fulcher</u> to me personally known to be the same person. S. who executed the foregoing instrument and dufy to me personally known to be the same person. S. who executed the foregoing instrument and dufy who multiplet the association of the same. IN WITNESS WHEREOF, I have bereauto subscribed my name, and affixed my official seel on the day and year last above written. My Commission Expires. July 2. 19.69. Mary Kine MoBride Negary Public			Deria L. Fuicher		
DOUGLAS  COUNTY,    BE IT REMEMBERED, That on this  8th  day of  Juna  A. D., 19-66    before me, a  Notary public  In the eforesaid County and State,    come  Gordon M. Fulcher and Della L. Fulcher    come  Gordon M. Fulcher and Della L. Fulcher    to me personally known to be the same person. S., who executed the foregoing instrument and duly schowledged the execution of the same.    IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seel on the day and year last above written.    My Commission: Expires  July 2.    July 2.  19.69	MANSAS		A	(OLAL)	
before me, a <u>notary public</u> In the aforesaid County and State. Gordon M. Fulcher and Della L. Fulcher to me personally known to be the same person. S., who executed the foregoing instrument and dufy achowiedged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seel on the day and year last above written. My Commission Expires. July 2. 19.69 Mary Kine MoBride Nessey Public	the the	235.			
Gordon M. Fulcher and Della L. Fulcher    Come  Gordon M. Fulcher and Della L. Fulcher    to me personally known to be the same person. S who executed the foregoing instrument and duly schowledged the execution of the same.    IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.    My Commission Expires  July 2,    19.69  Mary Commission Moberide	- martin	halors me a not	ary public		MIN
And BIIC as acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seel on the day and year last above written. My Commission Expires July 2, 19.69 Mary Anne McBride Notary Public	A AND	ceme Gordon	M. Fulcher and Della L.	Fulcher	IIIII
And BIIC as acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seel on the day and year last above written. My Commission Expires July 2, 19.69 Mary Anne McBride Notary Public	1 AUTANY	to me personally known	to be the same personS who executiv	ed the foregoing instrument and duly	
My Commission Expires July 2, 19.69 Mary Anne McBride Notary Public	BUIC	en acknowledged the execution of the exe	e hereunto subscribed my name, and aff		HUI
	to round	July 2. 19 6	· hander	: me Bress	IIIII
ed June 10, 1966 at 2:22 P.M. <u>Janue Deem</u> Register of Deeds					
	ed June 10, 1	966 at 2:22 P.M.	Janue Dee	Kegister o	r Deeds

0

1.