	₩ 1654 15 ml	A REAL PROPERTY CONTRACTOR AND A REAL PROPERTY OF A	AGE RECO	ORD 66	•. •	395
	Lawrence Mat 1. Bank	то	STATE OF KA	NSAS, DOUGLAS COUNTY, ent was filed for record on the A. D., 192 4, At 4 Deal E. M.	and and the second of the state of the second second	
	THIS INDENTURE, M hundred and twenty for Ralph	and the second se				
	part. ies of the first part, an	d. The Lawrence Nations	ugles 1 Bank,	and State of Kansas		
	WITNESSETH, that the	said parties of the first particular and and no/100	rt, in consideration of the sum of	OLLARS to the		
		the north west corner	of the north east out	arter of section sir (-wit:	
	· · · ·					
	with the appurtenances and all the	e estate, title and interest of the s	said partiesof the first part	therein.		
	a reed and indefeasible estate of inheritan and that they will warrant and defend the It is arreed between the parties he	same against all partice making lawful ci reto that the part 168 of the first s	aim thereto. nart shall at all times during the life of st	le la dantara a su el da	•	
	against said real estate when the same bec insurance company as shall be specified and interest. And in the event that said part 1	comes due and payable, and that \$1203 directed by the part. Y of the second the second secon	7. Will keep the buildings upon a ond part, the loss, if any, made payable to such taxes when the same become due an	aid real estate insured against fire and to the part	rado in such sum and by such the extent of <u>their</u> ed as herein provided, then the	
	THIS GRANT is intended as an <u>Bix</u> Thous according to the terms of <u>OLE</u> and by terms made pa	sorigage to secure the payment of the sur sand and ho/100for the p certain written obligationfor the p yable to the part. Y of the second	n of	on the 25th _ day of August according to the terms of said obligation	DOLLARS, 19_24_, and also to secure any sum or	
	sums of monry advanced by the said part of the first part shall fail to pay the same a And this conveyance shall be void if or any obligation created thereby, or Inter- er if the buildings on said real estate are not unpaid, and all of the obligations provided it	s provided in this indenture. such payment be made as herein specified st thereon, or if the taxes on said real es kept in a good treat ra a they are now, or i for in said written obligation, for the secu	I, and the obligation contained therein full tate are not paid when the same become If wasts is committed on said premises, th uity of which this indenture is given, sha	y discharged. If default be made in such due and payable, or if the insurance is n en this conveyance shall become absolut if immediately mature and become due as	payments or any part thereof of kept up, as provided herein, and the whole sum remaining of payable at the option of the	
	holder hereof, without notice, and it shall be improvements thereon in the manner provide in the manner prescribed by law and out of overplus, if any there be, shall be paid by th It is arreed by the parties hereto it to, and be obligatory upon the heirs, earcu	e lawful for the said party of the vi by law and to have a receiver Sprointed all moneys arising from such sale to retain is part making such sale, on de hat the terms and provisions of this inder tors, administrators, prosonal representas	e second part	to take possession or therefrom; and to sell the premises hereb d interest, together with the costs and ch vin contained, and all benefits accruing th tive parties hereto.	of the said premises and all the y granted, or any part thereof, argue incident thereto, and the erefrom shall extend and inure	
	IN WITNESS WHEREOF last above written.	, the partlesof the first	Ealph Was		(SEAL)	
		•			(SEAL)	
	STATE OF	State to a large three a state of the state of				
l	BE Notar	IT REMEMBERED, That on y Public Ralph Ward and ^M eπel anally known to be the same pers	on who executed the lore	foing instrument and only acknow	Heaken me execution of	
	IN above writt	WITNESS WHEREOF, I have len. ission Expires on the25			Notary Public.	Referen Withing Referen
	I, the undersigned owner of t	the within mortgage, do hereby a	RELEASE acknowledge the full payment of 2.4	the debt secured thereby, and an 231008 1952.	thering the Register of	
	I, the undersigned owner of t Deeds to enter the discharge of this	moregage or record. Dated this	ne Matinal	Bank Lawrence	Manard	

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