This Indenture, Made this 7th day of July L. D. 19 53, between Loster Massey and Billa Massey, his wife,  d. Endorma in the County of Douglas and State of Kamsas of the first part, and the DaSoto State Bank, DaSoto, Kanseso.  of the second part.  Witnesseth, That the said part Los. of the first part, in consideration of the sum OPE Thousand————————————————————————————————————	This Indent		Boyles Legal Blanks - Ca	sh Stationery Co., Lawrence, Kansas
D. 19 53, between Lester Massey, and Eila Massey, his wife,  # Endora in the County of Douglas and State of Kansas.  # the first part, and the DeSoto State Bank, DeSoto, Kansas.  ## Witnesseth, That the said part 183 of the first part, in consideration of the sum Offer Thousand————————————————————————————————————		ure. Made this 7th	day of	July
the first part, and the DeSicto State Bank, DeSicto, Kansas.  of the second part.  Witnesseth, That the said part 193 of the first part, in consideration of the sum of CDS Thousand—  DOLLARS.  Linking by paid, the receipt of which is hereby acknowledged, ha Ye sold and by these presents do marts, bargins, and and Mortages to the said part Y of the second part. 11/8 heirs and assigns forered ill that teach or parel of land situated in the County of DOUGLAS cases, described as follows, to-wit:  Lots Number Eleven (11), and Twelve (12), in Block Sixty Four (64)  in the City of Europa, Douglas County, Kansas.  Linking and the said First Parties  be hereby coverant and agree that af the delivery here of that they are the lawful owner the premises above granted, and seized of a good and indef easible estate of inheritance therein, free and clear of a manumbrances  This grant is intended as a mortage to secure the payment of Doe Thousand—  Dollars, according to the terms of a certain note this day executed and delivered by the said part Y of the second part  This grant is an at your thorselfer, to sell the premises hereby granted, or any part thereof, in the manuer presented and payable, and it hall be lawful for the said part Y of the second part  In Witness Whereof, The said part I.S. of the first part have be shall be paid by the part was all the covery with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the part making such sale, on demand to said.  First Parties  Linking such sale, on demand to said.  First Parties  Signed, Sealed and delivered in presence of first part have here the same first will be received the second part.  Linking such sale, on demand to said.  First Parties their hards and sale and the overplus, if any there be, shall be paid by the part with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the part with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by				
the first part, and the DeSoto State Bank, DeSoto, Kaneses.  of the second part.  Witnesseth, That the said part 188 of the first part, in consideration of the sum of the State Liben, duly paid, the receipt of which is hereby acknowledged, ha Ye sold and by these presents do Dollars, and the said part 198 of the second part.  Liben, duly paid, the receipt of which is hereby acknowledged, ha Ye sold and by these presents do Dollars, and State of the second part.  Liben, duly paid, the receipt of which is hereby acknowledged, ha Ye sold and by these presents do Dollars, and State of the second part.  Lots Number Eleven (11), and Twelve (12), in Block Sixty Four (64)  In the City of Eurora, Douglas Country, Kaness.  with all the appurtenances, and all the estate, title and interest of the said part 188. of the first part therein, and the said First Parties.  be hereby coverant and agree that a the delivery here of that they are the lawful owner the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a neumbrances.  This grant is intended as a mortgage to secure the payment of One Thousand—Dollars, according to the terms of a certain note. this day executed and delivered by the insurance is not kept up thereon, then this conveyance shall be void if such payments be made and part I of the second part.  The second part I of the second part  as herein specified. But if default be made in such payment of One Thousand—the second part thereof, on the taxes, and the conveyance shall be void if such payments be made and part I of the second part thereof, on the second part the second part I of the second part the second part thereof, on the second part thereof, the second part the s				
of the second part.  Witnesseth, That the said part 193 of the first part, in consideration of the sum of DOLLARS.  Linam, duly paid, the receipt of which is hereby acknowledged, ha. Ye sold and by these presents down and the said and State of Canasa, described as follows, to-wit:  Lote Number Eleven (11), and Twelve (12), in Block Sixty Four (64)  in the City of Eurora, Douglas County, Kansas.  Lote Number Eleven (11), and Twelve (12), in Block Sixty Four (64)  in the City of Eurora, Douglas County, Kansas.  with all the appurtenances, and all the estate, title and interest of the said part 165. of the first part therein, and the said First Parties  be hereby covenant and agree that af the delivery here of that they are the lawful owner the premises above granted, and seized of a good and indef easible estate of inheritance therein, free and clear of a neumbrances  This grant is intended as a mortgage to secure the payment of One Thousand—this day exceuted and delivered by the second part and a seized of the second part and the said part Y of the second part and saigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner per and sargins, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner per and sargins, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner making such saie, on demand to said. First Parties  In Witness Whereof, The said parties of the first part ha Ye hereunto set their hands and seal s the day and year first shove written.  Signed, Sealed and delivered in presence of First parties of the first part has Ye hereunto set their hands and seal s the day and year first shove written.  Signed, Sealed and delivered in presence of First part on this. The contract of the same.  In Witness Whereof, The said parties of the first part ha Ye hereunto set their hands of writing, and duly ac				
Witnesselh, That the said part 193 of the first part in consideration of the sum of the Thousand—  DOLLARS  Linam, duly paid, the receipt of which is hereby acknowledged, ha Ye sold and by these presents domain, and a more parts and marked to the said part Y of the second part. 112 heirs and assigns forever in that tract or pared of land situated in the County of DOUglas and State of States of				
Witnesseth, That the said part 185 of the first part, in consideration of the sum CTS Thousand—  CTS Thousand—  DOLLAR:  Lina. duty paid, the receipt of which is hereby acknowledged, ha Ye sold and by these presents do—  pant, bargain, sell and Mortgage to the said part Y of the second part.  Lit's heriz and assigns forever in the second part in the county of the second part in the collows, to-will.  Lots Number Eleven (11), and Twelve (12), in Block Sixty Four (64)  in the City of Endora, Douglas County, Kansas.  Prith all the appurtenances, and all the estate, title and interest of the said part is of the first part therein, and the said Kirat Parties  hereby covenant and agree that a the delivery here of that they are the lawful owner the premises above granted, and seized of a good and indef easible estate of inheritance therein, free and clear of a neumbrances  This grant is intended as a mortgage to secure the payment of One Thousand—  Dollars, according to the terms of a certain note this day executed and delivered by the add First Parties.  The grant is intended as a mortgage to secure the payments, or any part thereof, or interest thereon, or the taxes, and the conveyance shall be void if such payments be made and payable, and it thall be lawful for the said part Y of the second part T covered and the conveyance shall be considered and they polo amount shall become and system and it thall be lawful for the said part Y of the second part T covered and the conveyance shall be considered and they also amount shall become and system and it thall be lawful for the said part Y of the second part T covered and the conveyance shall be one aboutte, and they plot amount shall become aboutte, and they plot amount shall become and payable, and it thall be lawful for the said part Y of the second part T covered and the covered and the covered part T covered the same when the covered the covered part T covered the covered	Section of the sectio			
One Thousand.  On them duly paid, the receipt of which is hereby acknowledged, ha Ye sold and by these presents do transat, bergain, sell and Mortgage to the said part Y of the second part it's heirs and assigns forever and the second part it's heirs and assigns forever.  In that tract or parcel of land situated in the County of Douglas and State of Cassas, described as follows, to-wit:  Lots Number Eleven (11), arm! Twelve (12), in Block Sixty Four (64)  in the City of Eudora, Douglas County, Kansas.  With all the appurtenances, and all the estate, title and interest of the said part iss of the first part therein. And the said First Parties  The premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of a neumbrances  This grant is intended as a mortgage to secure the payment of One Thousand—  Dollars, according to the terms of a certain note this day executed and delivered by the hard part Y of the second part.  The parties and payable, and it shall be lawful for the said part Y of the second part in the first part thereof, in manner parefred by law; and out of all the menorys arising from such said to retain the amount then due for principal and interest properly and out of all the menorys arising from such said to retain the amount then due for principal and interest properly and the center of a new parties of play; and out of all the menorys arising from such said to retain the amount then due for principal and interest properly in the part in the center of the second part.  In Witness Whereof, The said part IS.  STATE OF KANSAS, STATE OF KANSAS, STATE OF KANSAS, STATE OF KANSAS, STATE OF WANSAS, STATE OF				
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