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and the second

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	Index Gade
	This indenture, Made this
	of Lawrance in the County of Douglas and State-of. Kanaas
	Witnesseth, ther the said part 1.8.8 of the first part, in consideration of the sum of
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	to them duly paid, the receipt of which is hereby acknowledged, ha.wa.sold, and by this indenture do
	The North Half of Lot One hundred one (101) on Kentucky Street,
	in the City of Lawrence with the appurtenances and all the estate, title and interest of the said part ARA of the first part therein. And the seld part 188. of the first part do hereby covenant and agree that at the delivery hereof they are the leviol owner.B
	at, the pressive above granted, and select of a good and indefessible relate of inheritance therein, free and clear of all incumbrances.
	It is served between the parties haven that the part 123 of the first part shall at all times during the life of this indenture, pay all taxes and measurements that may be levied or measured spaint sold risk estates when the same becomes due and payable, and that <u>LDBY will</u> have the buildings upon taid risk served measurements and terrado in such our and by such insurence company as shall be specified and measurements that mostly and the second grant the load. If any, made payable to the second pay the form of <u>LEB</u> measure and in the second part, the load the first part shall fail to pay such taxes and insures and payable or to keep and granted measure as become pay dated, then the part <u>JEB</u>
	and growing date in the set over the set of the indetendent, second by the indetendent, and the second pay second as and indetendent, or ather, and the amount is a paid data barrows a second the indetendent, second by the indetendent, and second pay and the indetendent as the rate of 10% from the data of payment and for wards. The work of the indetendent, second by the indetendent is indetendent. The number of the second pay and the indetendent as a marginger to secure the payment of the son of Twenty-Five Hundred and no/100
	The second of th
	and any
	And the converse shall be valid if such payments be made as herein specified, and the obligation contained therein fully discharged, if details the made is not payments or any per thereof or any obligation created thereby, of interest thereof, or if the faces on said real material gains and paid when the same backets and payable, or if the insurance is not keep up, as provided herein, or if the buildings on said and more new not had her in a seed reapy as they are more of W wates is committed on said premises, then this convergence shall become absolute and any state and they is a seed reapy as they are more of W wates is committed on said premises, then this convergence shall become absolute and any states are not had in an and reapy as they are more of W wates is committed on said premises, then this convergence shall become absolute and any states are not had in an absolute and payable at the obligation of the holder bareof, without notice, and is shall be iswful for
	the group, shall have delay mature and become due and payetie at the option of the incident hereof, window north, and a fail be availed by the second payeties and all the improvement is the measure prevalued by law and to have a receiver appointed to collect the rents and benefits eccuring therefrom; and to have a receiver appointed to collect the rents and benefits eccuring therefrom; and to have a receiver appointed to be used as the measure prevalue of the second of the selicity prevalue at the second to have a receiver appointed to collect the rents and benefits eccuring therefrom; and to the second to have a receiver appointed to collect the rents and benefits eccuring therefrom; and its are to prevalue and intervent, together with the costs and charges incident thereto, and the overplus, if any they be
	And the pair has save. T. making such asis, on demand, to the first part 10.8
	to many proved to partian of the few part have been that the the part have the to be and real and the day and year
	Elizabeth d. Seppilmen (SEAL)
	August A. D. 19.53 Mar a
	Ann bland aud ville
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