		month		
h	and the second secon		the state to see as	
1			Rer. 10., 9471	291
	•	30670 BOOK 105		let Suted
	MORTGAGE	52K) Boyles Legal Blanks-CASI		i du
	Leslie_G. Hellmark and Dorothy H.	Hallmark, husband.	and wife	gree
	of Lawrence , in the County of	Douglas and	State of Kansas	ment
	Witnesseth, that the said part 105 of the first p	part, in consideration of the	sum of	a hay
	to them duly paid, the receipt	of which is hereby acknow	wledged, have sold, and by	i fill
	this indenture do GRANT, BARGAIN, SELL and following described real estate situated and be		The first of the second s	e th
	Kansas, to-wit: Lots Eighty+six (86), Eight	v-eight (88) and Ni	nety (90) in	hand g
	City of Lawrence, known as	West Lawrence	part of the	Buou
	with the appurtenances and all the estate, title and And the said part 10.8 of the first part do hereby cov of the premises above granted, and seized of a good and indefessib	venant and agree that at the delivery l	hereof theyare the lawful owners	le leve
	and the second s	arrant and defend the same against a	le parties making lawful claim thereto	here of the server
	and assessments that may be levied or assessed against said real est keep the buildings upon said real estate insured against fire and tor directed but the area W	tate when the same becomes due and mado in such sum and by such insur	ance company as shall be specified and	., de
	interest. Any ine part, g	of the sum of Twelve Hund	a rate of 10% from the date of payment	122 de
	according to the terms of OID® certain writing obligation for	TTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTT	27th	
	dey of October 19.53, and by part, with all interest accrving thereon according to the terms of as and part. Y. of the second part to pay for any insurance or t that said part. 188. of the first part shall fail to pay the same as	to discharge any taxes with interest t	thereon as herein provided, in the event	lease
	And this conveyance shall be void if such payments be made a if default be made in such payments or any part thereof or any o estate are not paid when the same become due and payable, or if it real estate are not kept in as good repair as they are now, or if w	is herein specified, and the oblight obligation created thereby, of interest the insurance is not kept up, as prov	ion contained, therein fully discharged, thereon, or if the takes on said real- ided herein, or if the building on said	The f
	and the whole turn remaining unpaid, and all of the obligations p is given, shall immediately mature and become due and payable a the said part <u>y</u> of the second part. ments thereon in the manner provided by law and to have a receive	provided for in said written obligation, at the option of the holder hereof, w	for the security of which this indenture ithout notice, and it shall be lawful for the said premises and all the improve	the d
	sell the premises hereby granted or any part thereof, in the mar retain the amount then unpaid of principal and interest, together with shall be paid by the part Y	the first part. 10.5.	of all moneys arising from such sale to eto, and the overplus, if any there be,	Lever 2 Clear
	It is agreed by the partiet hereto that the terms and provision benefits accruing therefrom, shall extend and inure to, and be ob assigns and successors of the respective parties hereto. In Witness Whereof, the part 1.0.5 of the (first part ha. V.C.	bligatory upon the heirs, executors,	administrators, opersonal representatives,	and an
	a the last shade a statistical		allmark (SEAL)	ed i
		worstny N. N	ellmarle (SEAL)	sugar land
				under de ch
	STATE OF Kansas	and the second second		t t
	Douglas county		Ostoban 19 53	221
	Douglas county,	n this 27th day of dtary public G. Hallmark and Dors	October A. D., 19.53 in the aforesaid County and State. Othy H. Hellmark,	Jeh Ster

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