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IORTGAGE		nks-CASH STATIONERY COLawrence, Kanasa
This Indenture, Made this9t. Arthur H. White and Gene		
Lawrence , in the Cour intles of the first part, and The La	and the second state of th	
Witnesseth, that the said part 198o Ninety-five, hundred and	of the first part, in consideration	
them duly paid, t is indenture do GRANT, BARGAIN solowing described real estate situat enses, to-wit:	the receipt of which is hereby N, SELL and MORTGAGE to the	acknowledged, havesold, and b said part yof the second part, t
Beginning at a point 3 Northwest Corner of th the Southeast Quarter Twenty Four (24), in T South, Range No. Ninet East 500 feet; thence thence West 500 feet;	he North Half (2) of (4) of Section No. Nownship No. Twelve (14) Seen (10) East, thence South 348.48 feet; thence North 348.48 ming, all in the North Bast Quarter (4) of ir (24), in Township Nu nge No. Nineteen (19)	n. ***
of the premises above granted, and seized of a goo and that. I It is agreed between the parties hereto that the end assessments that may be levied or assessed agai keep the buildings upon said real estate insured agai directed by the part	they will warrant and defend the same a partles of the first part shall at all t	against all parties making lawful claim theret imes during the life of this indenture, pay all t
said premises insured as herein provided, then the so paid shall become a part of the indebtedness, s	part of the second part may pay	erest at the rate of 10% from the date of payr
THIS GRANT is intended as a mortgage to secur		
THIS GRANT is intended as a mortgage to secur according to the terms of OTIR certain written day of <u>NOVOMD62</u> 19 part, with all interest accounting thereon according to said part. Y of the second part to pay for an text sold over 168 of the first part thall fail to	The payment of the sum of Ninety n obligation for the payment of said sum 53, and by $11 fs$ to the terms of said obligation and elso to is ny invarance or to discharge any taxes with pay the same as provided in this Indentuu	-five hundred and no/100 of money, executed on the <u>9th</u> mis made payable to the party of the se ecure any sum or sums of money advanced by a indeest thereon as herein provided. In the e se
THIS GRANT is intended as a mortgage to secur according to the terms of OTIC	The payment of the sum of NINCLY in obligation for the payment of said sum 53 , and by 11 m is the terms of said obligation and also to a my insurance or to discharge any taxes will be pay the same as provided in this indentuments be made as here in specified, and thereof or any obligation created thereasy, d payable, or if the insurance is not kept are now, or if wasts is committed on said, the obligation reported for in said writtee and payable at the obligation of the holds	-five hundred and no/100 pour of money, executed on the <u>9th</u> mis made payable to the part <u>9</u> of the se ecore any sum or sums of money advanced by h interest thereon as herein provided. In the e e. the obligation contained therein fully dischar or interest thereon, or if the lates on still or a provided herein, or if the buildings on premises, then this conveyance shall become abb rebligation, or the security of which this inder hereof, without notice, and it shall be lawfu
THIS GRANT is intended as a mortgage to secur according to the terms of OIIQ certain writtle day of <u>NOVOMDEP</u> 19, part, with all interest accounts the term according. To said part, <u>JCS</u> of the second part to pay for a that said part, <u>JCS</u> of the first part shell fail to And hit conveyance shell be void if such pays if default be made in such payments or any part estate are not paid when the same become due an erail estate are not kapt in as good repair at they and the whole sum fernaning unpaid, and all of is given, shall immediately granted, or any part ments thereon in the manner provided by law and mell the pengies berby granted, or any part relisting the amount then unpaid of principal and inte retain the amount then unpaid of principal and inter volute and the whole est <u>J</u> making such sale	The payment of the sum of NINELY n obligation for the payment of said sum 50, and by 153 the terms of said obligation and elso to sing into terms of said obligation and elso to sing into terms of said obligation end elso to sing into the same as provided in this Indentuments be made as herein specified, and thereof or any obligation created thereby, are now, or if waste is committed on said the obligations provided for in said witters are now, or if waste is committed on said the obligations provided for in and witters are now, or if waste is committed on said to take pop to have a receiver appointed to collect the erest, in the manner prescribed by law, rest, together with the costs and charges i on demand, to the first pert LGB.	=five hundred and no/100 pollo- of money, executed on the <u>9th</u> mis made-payable to the part y_{-} of the set eaver any sum or sums of money advanced by a histest thereon as herein provided. In the e as the obligation comained therein fully discha or interest thereon, or if the buildings on premises, then this conveyance shall become abu obligation of the savity premises and all the imp rents and benefits accruing therefrom an and out of all moneys arising from such as acident thereols, and the averplus, if any there
THIS GRANT is intended as a mortgage to secur according to the terms of OIIQ	The payment of the sum of NINELY n obligation for the payment of said sum 53, and by 153 to the terms of said obligation and elso to is into terms of said obligation and elso to is ny insurance or to discharge any taxes with o pay the same as provided in this Indentuu- ments be made as herein specified, and thereof or any obligation created thereby, ayayable, or if the insurance is, not kept is are now, or if waste is committed on said the obligations provided for in asid witter as and payable at the option of the holds to take po- to have a receiver appointed to collect the ereof, in the manner prescribed by law, rest, together with the costs and charges i , on demand, to the first pert 1883. there and provisions of this indenture and res to, and be obligatory upon the hers ereof.	=five hundred and no/104 DotL of money, executed on the <u>9th</u> mis made payable to the part \mathcal{J}_{-} of the se ecore any sum or sums of money advanced by a more therein or inf the second of the second or interest thereon, or if the suitage of the generation of the second of the buildings on premises, then this conveyance shall become ab- premises, then this conveyance shall become ab- premises, then this conveyance shall become ab- premises, then this conveyance shall be lawling is provided herein, or if the buildings on premises, then this conveyance shall be become ab- premises, then this conveyance shall be lawling is control of the solid premises and all the imp crents and benefits accruing therefrom and and out of all moneys arising from such ta beck and, every obligation, therein contained, an executors, administrators, perional represents
THIS GRANT is intended as a mortgage to secur according to the terms of OIIQ	The payment of the sum of NINELY n obligation for the payment of said sum 53, and by 153 to the terms of said obligation and elso to is into terms of said obligation and elso to is ny insurance or to discharge any taxes with o pay the same as provided in this Indentuu- ments be made as herein specified, and thereof or any obligation created thereby, ayayable, or if the insurance is, not kept is are now, or if waste is committed on said the obligations provided for in asid witter as and payable at the option of the holds to take po- to have a receiver appointed to collect the ereof, in the manner prescribed by law, rest, together with the costs and charges i , on demand, to the first pert 1883. there and provisions of this indenture and res to, and be obligatory upon the hers ereof.	=five hundred and no/104 DotL of money, executed on the <u>9th</u> mis made payable to the part \mathcal{J}_{-} of the se ecore any sum or sums of money advanced by a more therein or inf the second of the second or interest thereon, or if the suitage of the generation of the second of the buildings on premises, then this conveyance shall become ab- premises, then this conveyance shall become ab- premises, then this conveyance shall become ab- premises, then this conveyance shall be lawling is provided herein, or if the buildings on premises, then this conveyance shall be become ab- premises, then this conveyance shall be lawling is control of the solid premises and all the imp crents and benefits accruing therefrom and and out of all moneys arising from such ta beck and, every obligation, therein contained, an executors, administrators, perional represents

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