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to har_day paid, the receipt of which is hareby acknowledged, ha fin sold and by these presents do fin the barging, sell and Mortrage to the said part <b>y</b> of the second part. his here and assigns, for all that trace or parcel of land situated in the County of Douglas and Sta Kanes, described as follows; to writ: The South Pour-Fitths (4/5) of the East One-Half (1) of the SEE of Hice (2) leas the N. (75) feet thereof, in that part of the City of Lawrence, known as North Lawrence and all the estate, title and interest of the said part <b>y</b> of the first part the And the said Party of the Pirst Part do first part of the advectory of the Pirst Part of the lawful own the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of incumbrances. This grant is intended as a mortgage to secure the payment of Tralve Hundred and Pifty and no. Dollar, Rocching to the Pirst Part of the Strat Part of the Strat Part of the Strat Part of the Strate Part of Strate Part of the Strate St		rm (No, 52 A)	50831 BOOT	K 105 Joyles, Publisher of Legal Blan	o
of the first part, and E. Rice Phalps Party of the second part. Witnesseth, That the said part J of the first part, in consideration of the su susserTwolve Hundred and Pifty and no/100 ***** DOLL to. hor. duty paid, the receipt of which is hereby acknowledged, ha. 55 sold and by these presents do .55 graphs, sold and Nortrages to the said part J. of the second part, his made said part, and the control of and situated in the County of Douglas and Sis Kanss, described as follows, to writ: The South Pour-Pifths (4/5) of the East One-Haif (} of the SE2 of Block (9) less the N. (75) feet thereof, in that part of the City of Lawrence, known as North Lewrence with all the appartenances, and all the estate, title and interest of the soid part of the first part the And the said Party of the Pirst Part do 51, hereby covenant and agree that at the delivery hereof able fig: the lawfol own the premise down granted, and select of a good and indefeasible estate of inheritance therein, free and clear of incumbrances This grant is intended as a mortgage to secure the payment of Traive Fundred and Pifty and no. Dollar, isoching to the Pirst Part and the south to for Pirst Part is and part		nture, Made this	16th	day of <b>Nov</b> e	mber
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setset#Twolve Hundred and P1fty and no/100 *****       DOIL         to. har_duly paid, the receipt of which is hereby acknowledged, ha.55 sold and by these presents do.52 starspin, sold all that trace to pared of land situaded in the Country of DUILSS       DOULSS         that frace to pared of land situaded in the Country of DUILSS       DOULSS       and Sta         The South Pour-Pifths (4/5) of the East One-Half (1)       and Sta         of the SSE of The Dire Difths (4/5) of Lawrence, known as North Lawrence       and the sid       and the sid         with all the appartemanes, and all the setate, title and interest of the seid part y of the first part the And the sid       of the first part of the First Part of all the first part the And the sid       of the first part of the First Part of the First Part of the first part the And the sid         And the sid       Party of the First Part of the countration of the part of the second pa			Party	of the second part.	
to haz duly paid, the receipt of which is hereby acknowledged, ha <b>5.3</b> sold and by these presents do. <b>5.7</b> or the second part, <b>his</b> heirs and assigns, for all that tract or parced of and standard in the County of <b>DORGLAS</b> and <b>Star Kansa</b> , described as follows; to wit:  The South Pour-Pirtha (4/5) of the <b>East One-Half (1)</b> of the SE2 of Block (2) least the K. (75) feat thereof, in that part of the City of Lawrence, known as North Lawrence with all the appartemances, and all the estate, title and interest of the soid part <b>y</b> of the first part the Ang the soid <b>Party of the Pirst Part</b> do <b>6.8</b> herein and estad of a good and indefeasible estate of inheritance therein, free and clear of incombarded as a mortgage to secure the payment of <b>Teelve Hundred and Pifty and no</b> Dollar, isoghing to the pirst <b>Part</b> do the second part <b>1</b> of the	ma confidence The				A REAL PROPERTY AND A REAL
Kanas, described as follows, to-wit: The South Pour-Pirtha (4/5) of the East One-Half (** of the SE2 of Block (9) lass the N. (75) feet thereof, in that part of the City of Lawrence, known as North Lewrence with all the appartenances, and all the estate, uitle and interest of the said part y of the first part the And the said Party of the First Part do 2. hereby covenant and agree that at the delivery hereof <b>she is:</b> the lawful own the premise above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of incumbrances This grant is intended as a mortgage to secure the payment of Tralve Hundred and Pifty and noy Dollar, isoching to the First Part and this conveyance shall become about a good and indefeasible estate of inheritance therein, free and delivered b said Party of the First Part and this conveyance shall become about a good and indefeasible on the taxes of it is insurance is not ald part <u>J</u> of the second part The grant is intended as a mortgage to secure the payment of Tralve Hundred and Pifty and noy Dollar, isoching to the there of the first Part and this conveyance shall become about a good on and the conveyance shall be void if such payments be made as appecified. But if default be made in such payments, or any part there of interest thereatter, to sell the lawful of the des to principal and interest <u>His</u> of the sector His granted, or any part thereod, in the manner prescribed by law, and the overprise, and it is there has a law if here and a sell the day and year first above written. Segned, Saided and delivered in presence of The Mitnesse Whereod, The said part <u>J</u> of the first part ha. <u>5</u> hereantor set <b>hor</b> hand and seal the day and year first above written. Segned, Saided and delivered in presence of the day and year first above written. Segned, Saided and delivered in presence of the day and year first above written. My Commission expires <b>NOTENER 1</b> as <b>5</b> . <b>1</b> Witnesse Whereod, The said part <u>J</u> of the first part ha	o her duly paid, the re pargain, sell and Mortgage't	eccept of which is hereby acknow to the said part $\mathbf{y}$ of the	ledged, ha <b>BS</b> so second part,	ld and by these pres	DOLL! ents do <b>GW</b> gra nd assigns, fore and Stat
of the SE2 of Block (9) less the N. (75) feet thereof, in that part of the Gity of Lawrence, known as North Lawrence with all the appartenance, and all the estate, title and interest of the said part y of the first part the And the said <b>Party of the Pirst Part</b> do <b>28</b> hereby covenant and agree that at the delivery hereof <b>she is</b> ; the havful own the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of incumbrances This grant is intended as a mortgage to secure the payment of <b>Tralve Hundred and Pifty and no</b> , Dollars, keephing to the strong of <b>OB</b> estain <b>Note</b> this day exceuted and delivered b said <b>Party of the First Part</b> and this convergance shall be out if the same payments be made as specified. But if default be make in such payments, or any part thereof of interest thereos, or the insense of the insurance in and the thereon, then his convergance shall be out if and the outpayment between the insense of the insurance in and the thereon, then his convergance and becomparity of the second part and this convergance shall be end that and the wholesament hold have a during and the overplau, if any there be, shall b by the part J of the second part In Witness Whereol, The said part J of the first part in <b>S</b> hereunto set <b>here</b> for and seal the day and year first above written. Signed Seided and delivered in presence of STATE OF KANSAS. Douglas County, im Be If Rennembered, That on this 16th day of November, AD Is before me. D. O. Phelps in and to real County and State, care Roas that J. Dea in the grant day of the first part in the best and there and an in the grant of the section of the same. I'V BILL W TOTENDE WHEREOLO, I. have not subscherded of the same parts. No Counties of WHEREOLO, I. have not subschered in years first above written. I'V BILL My Counties on express WHEREOLO, I. have not subschered on years and afficed my official of the day and year last above written. My Counties on express. My Counties on e	Kansas, described as follows	s, to-wit:		N-10 (1)	
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And the said Party of the First Part do <b>93</b> _hereby covenant and agree that at the delivery hereof <b>ahe is</b> :	Lawrence	144 			
And the said Party of the First Part do <b>93</b> _hereby covenant and agree that at the delivery hereof <b>ahe is</b> :					
And the said Party of the First Part de <b>62</b> _hereby covenant and agree that at the delivery hereof <b>ahe is</b> :					
and this conveyance shall be work in such payments, or any part thereod, or interest thereod, on or the taxes, or if the insurance is not be thereod, then this conveyance shall become abolite, and it shall be lawfuld the payments is on veyance shall become abolite, and it shall be lawfuld the payments or any part thereod, or interest thereod, or if the insurance is not be thereod, or and part thereod, in the manner presented by lawf and out of all the money arise of making such sale, and the shall be lawfuld the part bereby granced or any part thereod, in the manner presented by lawf and out of all the money arise from such sale to retain the an then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be by the part <b>y</b> making such sale, on demaind, to said <b>Party of the First Part</b> here and the overplus, if any there be, shall be by the part <b>y</b> making such sale, on demaind, to said <b>Party of the First Part</b> here and and seal the day and year first above written. Signed, Sealed and delivered in presence of <b>Fart De KANSAS</b> , <b>Douglas</b> County, <b>State OF KANSAS</b> , <b>D</b>	Dollars, according to the ter	runs of one certain Not	of Twalve H	indred and Fif	ty and no/ and delivered by to
specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not ko thereon, then this conveyance shall become absolute, and the wholesamount shall become due and payable, and it shall be lawful f said part	said part y of the	second part	1	Contraction and Contraction	1
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hand and seal the day and year first above written. Signed, Sealed and delivered in presence of STATE OF KANSAS, Douglas County, ss. Be If Remembered, That on this 16th day of November. A D 15 before me. D. O. Phelps a Notary in and for said County and State, came Rozetta J. Dea to me personally known to be the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing, and duy acknowledge the same person who executed the foregoing instrum writing and duy acknowledge the same person who executed the foregoing instrum writing and duy acknowledge the same person who executed the foregoing instrum writing and duy acknowledge the same person who executed the foregoing instrum writing and duy acknowledge the same person who executed the foregoing instrum writing and duy acknowledge the same person who executed the foregoing instrum writing and duy acknowledge the same person who executed the same person who executed the foregoing instrum writing and duy acknowledge the same person who executed the foregoing instrum writing and duy acknowledge the sam	thereon, then this conveyance si said part of the second hereby granted, or any part ther then due for principal and inter-	de in such payments, or any part there shall become absolute, and the wholesa l part <b>bla</b> executors, an reof, in the manner prescribed by law est, together with the costs and charg	eof, or interest there mount shall become dministrators and ass and out of all the m es of making such sa	on, or the taxes, or if the due and payable, and it igns, at any time thereaf oneys arising from such s le, and the overplus, if an <b>First Part</b>	nsurance is not ke shall be lawful fo er, to sell the pre ale to retain the an y there be, shall be heirs and a
Signed, Sealed and delivered in presence of STATE OF KANSAS, Douglas County, s. Be It Remembered, That on this 16th day of November. A D is before me. D.a. O.a. Phelps , a Notary in and for said County and State, came Rose tita. J., Daa to me personally known to be the same person who executed the foregoing instrum writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have herecuto subscribed my name and affixed my official of the day and year last above written. My Commission expires November 14 1957. Notary	In Witness Wi	hereof, The said part J	of the first part		÷.
Signed, Scaled and delivered in presence of (1) STATE OF KANSAS, Douglas County, s. (2) Be It Remembered, That on this 16th day of November A D is before me. D.a. O.a. Phelps , a Notary in and for said County and State, came Rose tita. J. Dae to me personally known to be the same person who executed the foregoing instrum writing, and duy acknowledged the execution of the same. IN WITNESS WHERKOF, I have herecuto subscribed my name and affixed my official of the day and year last above written. My Commission expires November 14 1957. Notary	hand and seal the day		Ra	sette, &	Lee is
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Douglas       County,       Sa.         Be It Remembered, That on this. 16th       day of       November       A. D. 16         Be It Remembered, That on this. 16th       day of       November       A. D. 16         Douglas       Defore me       D. O.       Phelps       a Notary         In and for said County and State, came       Rosetta       J. Dec         to me personally known to be the same person       who executed the foregoing instrum         withing, and duly acknowledged the execution of the same.       IN withings will satisfy will satisfy and adjust acknowledged the execution of the same.       IN with the day and year last above written.         My Commission expires       No Yeamber 14       19.57       For the same the same ind affixed my official of the day and year last above written.         My commission expires       No Yeamber 14       19.57       For the same index in the same index in the same index in the day and year last above written.	Signed, Sealed and delive				(S
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to me personally known to be the same person who executed the foregoing instrum writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have herecunto subscribed my name and affixed my official of the day and year last above written. My Commission expires November 14 19.57. November 14 19.57. November 14 19.57.	STATE OF KANS	County, } <sup>88</sup> . Be It Remembered, T			(SI
Writing, and duly acknowledged the execution of the same. IN WITTERSS WHEREOF. I have hereunto subscribed my name and affixed my official of the day and year last above written. My Commission expires. November 14 19.57. Notary Notary Notary Notary Notary Notary	STATE OF KANS	County, } <sup>58.</sup> Be It Remembered, T before me,D	Phelps		(S
a loves or 19, 1903 at 2019 16 1. 1. Bards a. Beck Script	STATE OF KANS	County, } ss. Be It Remembered, T before me. D. O. in and for said County an	Phelps d State, came	setta J. Dee	(S
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