	eg. No. 10,254				
Matterial No. 100 Topic lepic lepic-COM SUDDINGY COM-Immedia Road in the second part. Matterial A lemit lepic, Jps. and Prances Shipley Alamiller, Inshand and wife. of Lawrence in the County of Douglag and Sate of Lawrence. of Lawrence in the County of Douglag and Sate of Lawrence. of Lawrence in the County of Douglag and Sate of Lawrence. of Lawrence in the County of Douglag and Sate of Lawrence. in indenture do. GAANT, BARGAIN, SEL and MORTGAGE to the said part 1.0. DOUARS in indenture do. GAANT, BARGAIN, SEL and MORTGAGE to the said part 1.0. The second part, the following described real estate situated and being in the County of Douglag and Sate of Kanas, towit: The North 100 feet of Lot No. Six (C), in that part the second part, the following described real estate situated and being in the County of Douglag and Sate of Kanas, towit: The North 100 feet of Lot No. Six (C), in East part for the second part 1.0. And the second part 1.0. And take an 1.0. And the second part 1.0. And take and 1.0. And take an 1.0. And the second part 1.0. And take an 1.0. And take an 1.0. And the second part 1.0. And take an 1.0. And take an 1.0. And the se second part 1.0.<	ee Paid \$2.00			52538	
<form><form><form><form><form><form><form></form></form></form></form></form></form></form>	HOPTGAGE			BOOK TOO	1.
Buffard 9, *lamillar, Jap. and Frances Shipley Alemillar, inshand and wife, d				0	ŀ
<form> of Lawrence in the County of Douglas and State of Lawrence part less the first part, and Harpold E., Gulloy part,, of the second part. Bight hundred and no/160 DOUANT In the double of the second part. DOUANT In the county of break of the first part, in consideration of the sun of DOUANT In the double of the second part. DOUANT In the county of break of the first part, in consideration of the sun of DOUANT In the double of the second part. DOUANT In the county of break of the second part. DOUANT In the county of break of the second part. DOUANT In the county of break of the second part. DOUANT In the county of break of the second part. Douant In the county of break of the second part. Douant In the county of break of the second part. Douant In the county of break of the second part. Douant In the county of break of the second part. Douant In the county of break of the second part. Douant In the county of break of the second part. Douant In the county of break of the second part. Douant In the county of break of the second part. Douant In the county of break of the second part. Douant In the coun</form>		smiller, Jp. and France	as Shipley Alsmill	ar, husband and wife.	1.1
<form> part 1 east the first part, and Harold E. Gulley whitesseh, this the said part 5 a. of the first part, in coulderation of the sum of Eight hundred and no/100</form>	of Lawrence				
<form></form>	part is of the fi	irst part, and	ley		
<pre>this indenture do</pre>	Witnesseth, that	at the said part 10 s of the first p	art, in consideration of the	e sum of	
following described real estate situated and being in the County of _Douglas and Sate of Kansa, towit: The North 100 feet of Lot No. Six (6), in that parts parts the Bioch Core Port (100, 100, 100, 100, 100, 100, 100, 100	to them	duly paid, the receipt	of which is hereby acknow	owledged, ha ve sold, and by	
	following describ				
		The North	100 feet of Lot No	. Six (6).	
<form></form>		in Block No of the City	o. Forty (40), in	that part de	
<form></form>				ALL STREET (F. MURCHER, M. C.	2
<form></form>	of the premises above a mortgage	e granted, and seized of a good and indefeasil given to The Lawrence I	ble estate of inheritance therein, fre Building and Loan	e and clear of all incumbrances.Except Association for \$4,000	.00
In the data become as part of the hockbedreder, second by the hockbedred, and all these hockses at the opt of 10% from the data of a part of the second of the same of the sa	It is agreed betwe	een the parties hereto that the part LES o	f the first part shall at all times du	ring the life of this indenture, pay all taxes	
THIS GRANT is intended as a mongage to ascure the payment of the sum of Eleft hundred and no/log	so paid shall become	a part of the indebtedness, secured by this	indenture, and shall bear interest at	the rate of 10% from the date of payment	
etc of	1 THIS GRANT is inte	tended as a mortgage to secure the payment	of the sum of Eight hund	red and no/100	t
etc of	- according to the terms	s of ODE certain written obligation f	or the payment of said sum of mor	ney, executed on the 26 th	
aid part, J	day of May	19 5/4, and t	y its terms may	le payable to the part	
And the conveyance shall be void if such payments be made as herein specified, and the chiligation contained iteration, or if the buildings on and the start are paid when the same become the start of and the chiligation created thready, where the scenario of the shall be converted to and payles are the converted to the chiligation of the said premises and all of the chiligation provided to all operations of the said premises are different in the mane provided by law and to have a receiver application to be the chilication to the said premises and all the improvement the unsult of the said premises and all of the chiligation provided to the part of the said premises and all the improvement the unsult of the said premises and all the improvement the unsult of the said premises and all the improvement the unsult of the said premises and all the improvement the unsult of the said premises and all the improvement the unsult of the said premises and all the improvement the unsult of unsult and the said premises and all the improvements are all been shall be conveloped. In the part of the second part of the said premises and all interact, together of the fait part is and on the part of an all parts and on the said premises and the core and there are all been shall be allowed the said. A present of the said parts and interact, together of the fait part is a VO hereauto set. It all the said of and all all the improvement of the said premises. A present of the said part of the said parts and the same as a section of the said premises. In the part of the said parts and provides of this indentor and each and every chilipstican threads and and are the said intermet. A present of the same are all the said parts and the same are and all the same are all the same are and all the same are all the improvement. The same are all the same are all the same are all	said part J of	the second part to pay for any insurance or	to discharge any taxes with intere		
<pre>state zer on paid when the same become due and payable, or if the insurance in not kept as provided herein, or if the buildings on add and the whole sum remaining unseld, and all of the obligation provided for in add writes the mink on the security of which this indentree is given, that immediately matter and become due and payable at the option obligation. For the security of which this indentree is given, that immediately matter and become due and payable at the option obligation. For the security of which this indentree is given, that immediately matter and become due and payable at the option of the said premises and all the improve matter are many part thereof, in the manner provided by law, and out of all moneys acking from such sale to retain the amount provided by law and to have a receiver applicited by law, and out of all moneys acking from such sale to retain the amount them ungaid of principal and interest, together with the costs and charges indicent thereto, and the overplus, if any there be, that be paid by the part. Y. insking such sale, on demand, to the first part</pre>	And this conveyan	nce shall be void if such payments be made	as herein specified, and the obl	igation contained therein fully discharged.	
ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits account thereon, and to the manner provided by law, and to have a receiver appointed to collect the rents and out of all money axing from such as to the test method. In the manner provided by law, and to have a receiver appointed to collect the rents and out of all money axing from such as to the test method. In the first part is a greed by the part is thereton in the terms and provident of the first part is a greed by the part is hereton the the terms and provident of the first part is a greed by the part is hereton the the terms and provident of the first part is a greed by the part is thereton the the terms and provident of the first part is been and seen and every obligation therein contained, and all therefits accounts therein the terms and provident of the first part is been within and to contained and interest. The part is been to the first part is a view of the respective parties hereto. The Wheney Meersent, the part is is a provident of the colligatory upon the here, executors, administrators, personal representatives, as above written. The Wheney Meersent, the part is is a contained and interest, and be adding to the first part is a View work there is the day and year last above written. State or Kansas Douglas COUNTY, State or Kansas Douglas COUNTY, State or the state part of the second of the account of the accoun	If default be made in estate are not paid wi real estate are not ke and the whole sum r	in such payments or any part thereof or any when the same become due and payable, or if ept in as good repair as they are now, or if remaining unpaid and all of the obligations	obligation created thereby, or into the insurance is not kept up, as 1 waste is committed on said premises provided for in said written obligat at the option of the holder hereof	rest thereon, or if the taxes on said real provided herein, or if the buildings on said , then this conveyance shall become absolute ion, for the security of which this indenture , without notice, and it shall be lawful for	
It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits acruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and uccessors of the respective parties hereto. Is Witness Whereef, the part 19.5. of the first part he. V.O. hereunto set. the dry and seal S. the day and year last above written. State of Kansas Douglas country, state of the sense in the term and provisions of this indenture and each and every obligation therein contained, and all terms above written. State of Kansas State Douglas country, state State of Kansas State NOTAR, State Worked the country is the exercision of the same persons who executed the foregoing instrument and duly acknowledged the execution of the same. Wy Commitsion Expires April 21 19.58	ments thereon in the sell the premises her retain the amount the	manner provided by law and to have a recei- reby granted, or any part thereof, in the m en unpaid of principal and interest, together w	ver appointed to collect the rents senier prescribed by law, and o ith the costs and charges incident	and benefits accruing therefrom; and to at of all moneys arising from such sale to	
saigns and successors of the respective parties hards. Is winness Whereof, the part 19.9. of the first part he V2 hereunto set their hand 5 and seal 5 the day and year last above written. STATE OF KAINSAS DOUGLAS NOTAR: UDINO W Commission Expires April 21 Notery Public Notery Publi	It is arread by t	the parties hereto that the terms and provisi	ons of this indenture and each and	every obligation therein contained, and all	
Lest above written. Lest above written. State of Kansas Douglas Douglas COUNTY, SS. BE IT REMEMBERED, Thet on this 26th day of May A.D. 19.54 before me, a notary public in the atoresaid County and State, came Rufard G. Alsmiller, Jr. and Frances Shiplay Alsmiller, huaband and wife to me perioally known to be the same served. W WITNESS WREEOF, I have berewitten. My Commitsion Expires April 21 19.58 My Commitsion Expires April 21 19.58	assigns and successor	irs of the respective parties hereto.	· · · · · · · · · · · · · · · · · · ·		
(SEAD) STATE OF KAINSAS DOUGLAS COUNTY, SS. BE IT REMANDERED, That on this <u>26th</u> day of <u>May</u> <u>A.D.</u> 19.54 before me, <u>NOTAR</u> , UD110 BE IT REMANDERED, That on this <u>26th</u> day of <u>May</u> <u>A.D.</u> 19.54 before me, <u>NOTAR</u> , UD110 BE IT REMANDERED, That on this <u>26th</u> day of <u>May</u> <u>A.D.</u> 19.54 before me, <u>NOTAR</u> , UD110 BE IT REMANDERED, That on this <u>26th</u> day of <u>May</u> <u>A.D.</u> 19.54 before me, <u>NOTAR</u> , UD110 BE IT REMANDERED, That on this <u>26th</u> day of <u>May</u> <u>A.D.</u> 19.54 before me, <u>NOTAR</u> , UD110 BE IT REMANDERED, That on this <u>26th</u> day of <u>May</u> <u>A.D.</u> 19.54 before me, <u>NOTAR</u> , UD110 BE IT REMANDERED, That on this <u>26th</u> day of <u>May</u> <u>A.D.</u> 19.54 before me, <u>NOTAR</u> , <u>J.S.</u> BE IT REMANDERED, That on this <u>26th</u> day of <u>May</u> <u>A.D.</u> 19.54 before me, <u>NOTAR</u> , <u>J.S.</u> BE IT REMANDERED, That on this <u>26th</u> day of <u>May</u> <u>A.D.</u> 19.54 before me, <u>NOTAR</u> , <u>J.S.</u> BE IT REMANDERED, That on this <u>26th</u> day of <u>May</u> <u>A.D.</u> 19.54 before me, <u>NOTAR</u> , <u>J.S.</u> BE IT REMANDERED, The on the same person <u>S.</u> who executed the foregoing instrument and duly acknowledged the execution to the same person <u>S.</u> who executed the foregoing instrument and duly acknowledged the execution to the same. BE WITHESS WHEELOF, I have berewithe ubtoribed my name, and affixed my official seal on the day and year last above written. Wy Commitsion Expires <u>April 21</u> <u>19.58</u> Wotary Public		of, the part 105. of the first part ha V.	And the second	and the second	
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