teg. No. 10,917 Pee Faid 36.50

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And a start of the second s	55045 Book 108
Chis Indentu . D. 19 55., between	re , Made this 15th day of Pebruary. O.M. Blevins and his wife, Fay I. Blevins
and the second state of th	, in the County of Douglas and State of Kansas
Witne Twenty Six Hundred a	esseth, That the said part 10.8 of the first part, in consideration of the sum of and no/100 DOLLARS
them, duly paid, the recei	ipt of which is hereby acknowledged, ha ^{v e} sold and by these presents do ge to the said party of the second part, its heirs and assigns forever, all that
Beginning at a point North Half of the So part of the City of North 80 feet them	in the County of Douglas and State of Kansas, described as follows, to wit: t 75 feet North of the South West corner of the outh West Quarter of Block No. Eleven (11), in that Lawrence, formerly known as North Lawrence, thence ce East 330 feet, thence South 80 feet, thence e place of beginning, in the City of Lawrence.
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with all the appurtenances, and and the said	all the estate, title and interest of the said part 1es of the first part therein of the first part
	agree that at the delivery hereof they are the lawful owners of
he premises above granted, an	agree that at the delivery hereot they are the lawful owners of a good and indefeasible estate of inheritance therein, free and clear
ne premises above granted, an f all incumbrances	ad seized of a good and indefeasible estate of inheritance therein, free and clear
e premises above granted, an all incumbrances	
e premises above granted, an all incumbrances nis grant is intended as a mort Dollars, according	ad seized of a good and indefeasible estate of inheritance therein, free and clear gage to secure the payment of Twenty StHundred and no/100 to the terms of one certain note this day executed and delivered by the said the said part
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e premises above granted, an all incumbrances his grant is intended as a morty Dollars, according art 10.8. of the first part to t d. But if default be made in such payme a conveyance shall become absolute, and rt, in successor and easigns, at any tim to fall the monys acking from such sale	ad seized of a good and indefeasible estate of inheritance therein, free and clear gage to secure the payment of Twenty S Hundred and no/100 to the terms of one certain note this day executed and delivered by the said the said part
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he premises above granted, an of all incumbrances this grant is intended as a morth Dollars, according part 1eB of the first part to t fied. But if default be made in such payme he compared that become absolve, and pert, its successors and assigns, at any time to of all the moreys arking from such all used sale, and the overplut, if any there part 1eB of the first In Witness Whereof, The hand g and seal g the day and Signed, sealed and delivered in pr STATE OF KANSAS Douglas County Be 1	ad seized of a good and indefeasible estate of inheritance therein, free and clear gage to secure the payment of Twenty S Hundred and no/100 to the terms of one certain note this day executed and delivered by the said the said part. Y. of the second part and this conveyance shall be vidi if such payments be made as herein spec- ents, or any part thereof, or interest thereon, or the saxes, or if the insurance is not kept up thereon, the the whole amount shall become due and payable, and it shall be lawful for the said party of the second to the terms of one certain note this conveyance, shall be vidi if such payments be made as herein spec- ents, or any part thereof, or interest thereon, or the saxes, or if the insurance is not kept up thereon, the the whole amount that low for principal and interest, together with the costs and charges of making to retain the amount then due for principal and interest, together with the costs and charges of making to retain the amount then due for principal and interest, together with the costs and charges of making to retain the amount then due for principal and interest, together with the costs and charges of making to retain the amount then due for principal and interest, together with the costs and charges of making to retain the amount then due for principal and interest, together with the costs and charges of making to retain the amount then due for principal and interest, together with the costs and charges of making to retain the amount then due for principal and interest, together with the costs and part. 108 of the first part ha v.e. hereunto set the 1r year first above written. The understigned for said County and Sare, came O.M. Blevins and his wife, Fay T. Blevins to me paramely known to be the same person B who associed the foregoing instrument of writing and duy achnowledged the association of the same.
he premises above granted, an of all incumbrances this grant is intended as a morth Dollars, according part 1eB of the first part to t fied. But if default be made in such payme he compared that become absolve, and pert, its successors and assigns, at any time to of all the moreys arking from such all used sale, and the overplut, if any there part 1eB of the first In Witness Whereof, The hand g and seal g the day and Signed, sealed and delivered in pr STATE OF KANSAS Douglas County Be 1	ad seized of a good and indefeasible estate of inheritance therein, free and clear gage to secure the payment of Twenty S Hundred and no/100 to the terms of one certain note this day executed and delivered by the said the said part. Y. of the second part and this conveyance shall be vold if such payments be made as herein spec- ents, or any part thereof, or interest thereon, or the fazes, or if the insurance is not kept up thereon, the d he whole amount shall become due and payable, and it shall be lawful for the said party of the second are thereafter, to sail the premises hereby graned, or any part thereof, in the manner prescribed by law; and to retain the amount then due for principal and interest, to said get Dart, their heirs part ha VE, hereunto set their version the above written. The shall be paid by the party making such sale, on demand, to said get Dart, their heir vear first above written. The said part is above written. The same bered, that on this is a second device the formation get of the first part ha VE, hereunto set their get get first above written. The undersigned device the formation (SEAL Togy 9, Blevins (SEAL Togy 1, blevins) as a compared State, came O.M. Blevins and his wife, " Togy 1, Blevins to me personally known to be the same person. B who executed the foregoing instrument of writing

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The dote derein less posed Couldry C enclosed in full, this montpage is hereby released, and the lienobere concreted discourges. As withest my racial this obtoday of August 1961. And a couldry Association, concessor to use AN mon SaViNKESA, 10AN R. S. MADIN. Formariy.