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<pre>aid_with all interest securing thereon according to the terms of abard childration and abard to be access yrun or sums of morey detained by the aid part y of the second part to pay for any interace or to dickarge any taxes with interest thereon as herein provided, in the event ther and part do not fart part to pay for any interace or to dickarge any taxes with interest thereon or as herein provided, in the event ther and part do pay for any part thereof or any childration contained therein fully dickarged interest the made in such parments or any part thereof or any childration created thereby, or interest thereon, of if the taxes on said real interest the made in such parments or any part thereof or any childration created thereby, or interest thereon, of it the buildings con-said and the whole sum remaining unpaid, and all of the childration created thereby, or interest thereon, or if the buildings con-said and the whole sum remaining unpaid, and all of the childration created thereby, or interest thereon, and the building con-said and the whole sum remaining unpaid, and all of the childration created thereby, or interest thereon, and the building con-said and the whole sum remaining unpaid, and all of the childration created thereby or interest thereon, and the building con-said and the whole sum remaining unpaid, and all of the childratic the option of the halter childration for the second part.  The the saced part 1, or the ascend part 1, or the presented by the said cuild of the same second part 1, or the present the under part 1, or the ascend part 1, or the present the under part 1, or the second part 1, or the present the under part 1, or the ascend part 1, or the second part 1, or the second part 1, or the ascend part 1, or the ascend part 1, or the ascend part 1, or the second part 1, or the content provide of the childration the terms and provide of the childration therein, and the interpresent the under the second part 1, or the second part 1, or the first part 1 as 0, or the childration there</pre>	bits indenture, Made this Sixtestit: day of August	0	
<pre>William M. Rovlands and Alloe Kinney Rovlands, husband and wife,  of larrence, in the County of Douglas ord State of Kanas, partles of the first part, and The First National Pank of Larrence, Lawrence, Kanas, partles of the stade part lee of the first part, in consideration of the sum of Conc thousand and no/100</pre>	<pre>Liliam. M. Roulands and Alice Hinney Boulands, hushand and wire,</pre>	MORTOAGE 571,59 Book 110 B	oyles Legal Blanks—CASH STATIONERY CO.—Lawrence, Kansas
<pre>William M. Rovlands and Alloe Kinney Rovlands, husband and wife,  of larrence, in the County of Douglas ord State of Kanas, partles of the first part, and The First National Pank of Larrence, Lawrence, Kanas, partles of the stade part lee of the first part, in consideration of the sum of Conc thousand and no/100</pre>	<pre>Liliam M. Roulands and Alice Minney Roulands, hushand and wire,</pre>	This indenture. Made this sixteenth day of	August 1955 between
parties of the first part, and The First National Bank of Lawrence, Lawrence, Kansas, part of the second part. Witnesseth, that the said part Les. of the first part, in consideration of the sum of Sne. thousand and no/100	<pre>tase of the first part, and The First National Bank of Lawrence, Lawren</pre>		
parties of the first part, and The First National Bank of Lawrence, Lawrence, Kansas, part of the second part. Witnesseth, that the said part less of the first part, in consideration of the sum of Sne thousand and no/100	<pre>tase of the first part, and The First National Bank of Lawrence, Lawren</pre>		
<pre>print de the second part. Witnesseth, that he said part 1:00 of the first part, in consideration of the sum of One. thousand and po/100</pre>	<pre>priv of the second part. Vinesselb, that the said part 190 of the first part, in consideration of the sum of Vinesselb, that the said part 190 of the receipt of which is hereby acknowledged, have, sold, and by indenture do GRANT, BARGAN, SELL and MONTGAGE to the said part of the second part, the owing described real extra studied and being in the Conity of Dauglas</pre>		
Witnesseth, that the said part 148 of the first part, in consideration of the sum of	Winesseh, that the said part 1.00         of the first part, in consideration of the sum of             housand and po/100	parties of the first part, and The First National Bank of	
Give thousand and no/100	thousand and no/100	Witnesseth, that the said part 108 of the first part, in con	
this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, the following described real entate situated and being in the County of Duglas and State of Kansas, towit: Lot Mineteen (19) and the South Half of Lot Twenty (20) and the South Two (2) feet of the North Half of Lot Twenty (20), all in Block FOOT (1) in Haskeell Place, an Addition to the Otty of Lawrence, Duglas County, Kansas. With the appuntenances and all the estate, title and interest of the said parties of the first part therein. And we are and parties of the first part do hereity constant and ages that at the divery hared. Lity 217 the leader ower 8 of the presents above past, and a send of a good and indetedde store of Dayrence (1) and 10, 253, recounted June 23, 101, 101, 101, 101, 101, 101, 101, 10	indenture doGRANT, BARGAN, SELL and MORIGAGE to the said party of the second part, the owing described real estate situated and being in the County ofDRULARand State of sace, lowit:  Mineteen (12) and the South Half of Lot Nenty (20) and the South Two (2) feet of North Half of Lot Nenty (20), all in Block Four (1) in Haskell Place, an Addition the Oty of lawrence, Douglas County, Kansas.  the apput Benara and all the estate, title and interest of the said parties of the first part therein.  A the sade parties		
following described real estate situated and being in the County of Douglas and State of Kanas, towit:       and State of Kanas, towit:         Lot Mineteen (19) and the South Half of Lot Nenty (20) and the South Two (2) feet of the North Half of Lot Twenty (20), all in Block Four (1). In Hackell Place, an Addition         Kan Hang and Half of Lot Twenty (20), all in Block Four (1). In Hackell Place, an Addition         Kan Hang and Half of Lot Twenty (20), all in Block Four (1). In Hackell Place, an Addition         Kan Hang and Half of Lot Twenty (20), all in Block Four (1). In Hackell Place, an Addition         Kan Hang and Half of Lot Twenty (20), all in Block Four (1). In Hackell Place, an Addition         Kan Hang and Half and I he estate, Hile and Interest of the said parlias of the first part therein.         Na Addition of the Place Addition of the Half addition of the Half addition therein.         In Hood Half addition there is the Half addition of the Half addition there is the Half additis the Half addition there is the Half addition there	<pre>Deving described real estate situated and being in the County of Douglas and State of sas, fo-will:  Nincisen (19) and the South Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Two (2) fact of Morth Half of Lot Tventy (20) and the South Half of Lot Tventy (</pre>		
Kanasa, iowiti  Lot Mineteen (12) and the South Half of Lot Nenty (20) and the South Too (2) feet of the Morth Half of Lot Tverty (20), all in Block Four (1) in Haskell Place, an Addition to the City of Lawrence, Douglas County, Kanasa.  With the appurtenances and all the estate, title and interest of the soid parises of the first pari therein.  And is and parises of the first pari and the count of the soid parises of the first pari therein.  And the and parises of the first parises of the first parises of the soid parises of the first parises of the soid parises of the first parises of the first parises of the first parises of the first parises of the soid parises of the first parises of the	<pre>sas, towit:  Ministeen (19) and the South Half of Lot Twenty (20) and the South Two (2) feet of North Half of Lot Yeenty (20), all in Block Four (1) in Heskell Place, an Addition North Half of Lot Yeenty (20), all in Block Four (1) in Heskell Place, an Addition the Gity of Lawrence, Douglas County, Kansas.  h the appurtenance and all the estate, title and interest of the said parties of the first part therein.  a sense above passed, we save it as a methy set sense above passed by the save of source of the same parties.  A grant above passed and save of a goal and indered set at the deform here.  A grant above passed and save of a goal and indered set at the deform here.  A grant above passed and save of a goal and indered set at the deform here.  A grant above passed and save of a goal and indered set at the deform here.  A grant above passed and save of a goal and indered set at the deform here.  A grant above passed and save of a goal and indered set at the deform here.  A grant above passed and save of a goal and indered set at the deform here.  A grant above passed and save of the passed set in the deform and above above and above above and above above and above abov</pre>	the second se	
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<pre>interest. Act in the second part of the interest of the first of the first of the interest. Act in the second part of the</pre>	<pre>end by the part Y</pre>	and assessments that may be lexied on succeed assist and	hall at all times during the life of this indenture, pay all taxes
THIS GRANT is intended as a mortging to secure the payment of the sum of one thousand and no/100 DOLLARS.         seconding to the terms of ONE       certain written obligation       for the payment of table use of money, reducted on the clicktennih.         park, which all interest according to the terms of said deblgation and also to secure any sum of sum of money advanced by the said part 1.       Term make payments to the make a there is a provided in this interest thereon as herein provided, in the event that said part 1.       Term make payment of the same payment of table to a payment of table to secure any sum of sum of money advanced by the said part 1.         And the conceptions of the first part shall fail to pay the same as provided in this interest thereon on the table on advance or to discharge any tasks with interest thereon of the same pares on said resid.       The based part 1.         And the conceptions of any part thereof or any childsion created thereon, or if the baldings on advance and payelle of the base payment, or interest thereon, or if the baldings on advance theread or any childsion created thereon, or if the baldings on advance theread or any childsion created thereon, or if the baldings on advance theread or any childsion created thereon, or if the baldings on advance theread or any childsion created thereon, or if the baldings on advance theread or any childs and all of the terms and pay the pay thepay the pay the pay thepay the pay the pay the pay thepay the pay	All GRAMT is intended as a mortgage to secure the payment of the sum of	directed by the part $\underline{V}_{i}$ of the second part, the loss, if any, made payable to the interest. And in the event that said part $\underline{J}$ of the first part shall fail to pay as said premises inserted as herein provided, then the part $\underline{V}$ of the second part to paid shall become a part of the indirections that part between the the part $\underline{V}$ .	um and by such insurance company as shall be specified and ne part $y$ of the second part to the extent of $155$ such taxes when the same become due and payable or to keep
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