ALL TANDAR SALESSER STRATE

dry ef. 392168100F 1755 and by its term med payable of the part. Y	Provide the state of the first part and the farmer is a built, wheahed and state	57413 Book 110	
<form> The indervice. Made this The. day of September</form>	<form> Bindemice, Made mis The day of general A band hurts and learen and be shull be maked and sets</form>	MORTGAGE (No. 52K) Boyles Legel Blanks-CASH STATIONERY COLawrence, Ka	
part 1 and the first part, and The Lawrence is lational stank of Lawrence is kinetas. part y is different indication of the second part. Winnessch, that the said part is is of the first part, inconsideration of the sum of Liftson Hundred & no/LO point y is different indication of the sum of Liftson Hundred & no/Lo It the main is the said part is is of the first part, inconsideration of the sum of Liftson Hundred & no/Lo point y is different indication of the sum of Liftson Hundred & no/Lo It the main is the said part is is different indication of the said part y is of the second part, the following described real entries fluares (WH) of the Northwest Quarter (WH) of the Stath Principal V (2) South of Range Minteesen (19) Bast of the Stath Principal V (2) South of Range Minteesen (19) Bast of the Stath Principal V (2) South of Range Minteesen (19) Bast of the Stath Principal V (2) South of Range Minteesen (19) Bast of the Stath Principal V (2) South of Range Minteesen (2) South of The Stath Principal V (2) South of Range Minteesen (2) South of The Stath Principal V (2) South of Range Minteesen	and stard the first part, and the Guony of	This Indenture, Made this 7th, day of Sentember	
The mean share is a part of a single part of a single first part, in consideration of the sum of Effects minuted as a ph/LOC and by this indentive do GRAM, BARGAIN, SELL and MORTGAGE to the said part of the second part, the following described real exists situated and being in the County of. Davalas	<form></form>	, if the County of Douglas and State of Kansas	
	<form></form>	Witnesseth, that the said part iss of the first part, inconsideration of the sum of Fifteen Hundred & no/100	LARS I by
	<form></form>	The West Ten (10) acres of the West Half (W*) of the Northwest	
the Sixth Principal Voriation in Douglas County, Kansa. with a spourierances and all the state, this and interest of the said part lead of the first part there. Add the state is and all the state, this and interest of the said part lead of the first part there. Add the state is and all the state, this and interest of the said part lead of the first part there. Add the state is and all the state. Add the sta	<form></form>	Quarter (NW_4^1) of the Northwest Quarter (NW_4^1) of Section Thirty-four	
<pre>with the appuretenances and all the estate, this and interest of the said part is a click first part three. As the said part is the part is the the part is a bark interest of the said part is a click interest they. All the membrane description is the click is a click interest of the part is the difference there is they interest end to be it into the membrane description is the click is the part is the difference there is the click is the part is the interest of the said to part is the interest of the said to part is the interest of the part is the interest of the said to part is the interest of the part is the interest of the said to part is the interest of the part is the part is the interest of the part is the interest of the part is the interest of the part is the part is the interest of the part is the interest of the part is the interest of the part is th</pre>	with the appurenances and all the estate, this and interest of the said part is of the first part thrend. All the aid part is not part to be addered and the part is and the delivery head this? All the issue the said the delivery head this? All the best terms is the interest of the said of the		
Alter and per land of the first per de poor de la forder de la construction de la cons	<form>And the field of the first set of the first set of the set of</form>	with the appurtenances and all the estate, title and interest of the said part ies of the first part therein	
The method with the proof branch against add red traits who me has one lacones doe and payable, and that highly will detected by the pay of the second part to first the detected by the pay of the second part to first to have been added by the pay of the second pay to the second pay to the pay of the p	The method and may be load to assess a special and real states when the same because due and special, and the head of the same	And the said part 405 of the first part do hereby covenant and agree that at the delivery hereof thay are the lawful own of the premises above granted, and selzed of a good and indefessible estate of inheritance therein, free and clear of all incumbrances. Side for a prior mortgage dated July 31, 1952, in the amount of \$0,000.00 to The Lawrence National Bank, Lawrence, Kansas, now reduced by payments to \$1,500,000.	apt.
according to the terms of A cartal written chilgston for the payment of said sum of money, accords on the	according to the terms of A	and attestments may be levied or assessed against said real estate when the same becomes due and payable, and that $th \otimes y$ will directed by the part Y . of the second part, the loss, if any, made payable to the part Y . of the second part, the loss, if any, made payable to the part Y . of the second part of the estent of 1 the said premises insured against fire and tornado in such sum and by such insurance, company as shall be specified interest. And in the event that said part 20 of the first part shall fail to pay such taxes when the same become due and payable or to so paid shall become a part of the indebtedness, secured by this indenture, and shall be interest at the rate of 10% from the date of pay THIS GRANT is intended as a mortgage to secure, the payment of the sum of	keep mount ment
<pre>state are not paid when the same become due and payable of the increment and it will be and of the task of all the increments and it will be and of the second part of the task of all the increments of the building of the second part of</pre>	<pre>state an of paid when the same become due and payable or if the increase is not have or indirect intervals, or if the increase or add read and the whole sam remaining ungaid, and all bit the chilingtion provided for in said written chilingtion. For the accrity of which this induction by the said method saw and payable and payable of the said written chilingtion. For the accrity of which this induction be said perf. Y. of the second perf and a show and payable at the option of the said premises and all the improve- tion that memory provided by law and to have a receiver appointed to called the interval. and the overplue, if any there be, here there in the memory provided by law and to be the same prescibed by law, and out of all means acting from sch and a state that the interval of the same second payable to called the interval. and the pay of the part A making such ale, on demand, to the first part 195. In agreed by the part A making such ale, on demand, to the first part 195. The there are all the improve- tion the amount provided by law and such as and the days and all indire add successors of the imports here in a day additionary one the back second. Similar there is realed a second of the same pay addition of the same and second and all indire add successors of the response to and be calledorer upon the back. Second second appresentation, and successors of the response pairs heres. In Where Where, the part 195 of the first part he V0 hereiuno set that if and a and seal the day and year at allow written. State of Kannas J. O Don Shultz and Lorraine B. Shultz, husband and wife the statewe written. Writtes whereaved, the part 195 of the first part he V0 hereiuno set and Lorraine B. Shultz, husband and wife the statewe written. Writtes whereaved, the part 195 of the state the two of back the state of the state and the day and year and statewe written. Writtes whereaved, the part 195 of the state of the</pre>	according to the terms of R certain written obligation for the payment of said sum of money, executed on the 7 th, day of September 19.55, and by its terms made payable to the part. Y of the as part, with all interest accruing thereon according to the terms of said obligation, and also to secure any sum or sums of money advanced by said part. Y of the second part to pay for any insurance or to discharge pay taxes with interest thereon as herein provided, in the e that said part 105 of the first part shall fail to pay the same as provided in this indepute	4 icond / the event
ment fiberon in the manner provided by law and to have a receiver appointed to collect the series that and presentiations and is the improve- self the preside beets granted, or any part thereof, in the manner presided by law, and out of all moneys arking from such also to relating the amount then consolid of principal and interest, together with the costs and charges incident thereto, and the costs and the manner presided by law, and out of all moneys arking from such also to relating the append by the parts beets that there is and interest, and the costs and charges incident thereto, and the costs and interest, together with the costs and charges incident thereto, and the costs and the interest and all moneys arking from such also to benefits accurding thereform, shall extend and inure to, and be obligatory upon the helt, executors, administrate, personality were also and successor of the respective parts here. In Winness Whereal, the part 195, of the first part he V9 hereinto set. their hand 5 and seal the day and year as above written. State of Kansas Douglas country State of the state bow were State of Kansas Douglas country State of Kansas State of Kansas State of Kansas State of States where were State of the states bow were States of the states bow were New Kanses where of the states of the states bow were New Kanses where of the states bow were New Kanses where	ments thereon in the manner provided by law and to have a receiver appointed to collect the series of the law perimeters and lab the improve- define the perimeters hereby granted, or any part thereof, in the manner prescribed by law, and out of all inits accounts there in any three bases held be paid by the part 2. making uch take, on demand, to the first part 1983. It is agreed by the parts been that here and provided by law, and out of all inits accounts there in considered and laws to and be obligatory upon the heir, executors, administrators, personal representatives, law demonstration of the respective parties here. In Winness Whereard, the part 1983, of the first part he V9, hereinto set their hand 8 and seal the day and year and all accessons of the respective parties here. STARE OF Kansas Douglas county 1 STARE OF Kansas Multiple second by the parts 1, 1955, and the interpresentatives, administrators, personal day and year with the personality known to be the same person 8 who executed the foregoing instrument and dury we commission targets withen My Commission Expires kept, 18, 1953 My Commission Expires kept, 18, 1954 My Commission Expires k	etate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on said real exter are not kept in as good repair as they are now, or if waste is committed on taxif premises, then this conveyance shall become absc and the whole sum remeining unpaid, and all of the obligations provided here is not kept up, as provided here to is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawdi	said olute
The served by the parties hereio that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounts of the respective parties hereio. The Witness Whereof, the part 105 of the first part ha V0 hereinto set their hand 8 and seal the day and year tast above written. The Witness Whereof, the part 105 of the first part ha V0 hereinto set their hand 8 and seal the day and year tast above written. STATE OF Kans as	The hargered by the partial barries have been that the terms and provisions of this indenture and each and every obligation therein contained, and ell barries and successors of the respective parties haves. In Winese Whereof, the part 1.95 of the first part ha V9 hereunto set their hand 8 and seal the day and year and a successors of the respective parties haves. STARE OF Kansas Douglas country STARE of Kansas Stare of Kansas Douglas country Stare of Kansas Douglas country Stare of Kansas Douglas country Stare of Kansas Douglas country Stare of Kansas Stare of Kansas Stare of Kansas Douglas country Stare of Kansas Stare of Stare of Kansas My Commission Expires of Lig 1958 My Commission Expires of the within mortgare, and ere by acknowledge the Still symmet of the Stare of Stills Stare of the stare of th	ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accould be therefrom and sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale retain the amount then unpaid of principal and interest, together with the costs and charge incident, thereto, and the overplox, if any there	to d
STATE OF Kansas Douglas county, STATE OF Kansas Douglas county, SE IT REMEMBERED, That on this 7th. day of September A. D., 19.55 before me, a Notary Public in the aforesaid County and State ame J. Don Shultz and Lorraine B. Shultz, husband and wife ame J. Don Shultz and Lorraine B. Shultz, husband and wife the second between the same person S who executed the foregoing instrument and duly exhowledged the execution of the same. IN WINESS WHEERO, I have hereunts subscribed my name, and alized my official sell on the day and year last above writen. My Commission Expires on the MS 19:58 My Commission Expires of Lists A.1. As Sort conter E, 1965 at 10:55 A.1. the undersigned, owner of the within mortrace, so earchy acknowledge the full second for the ecured thereby, and authorize the devisiter of leeds to enter the disconarce of this mortpace ord. Dated this 21st day of eptember 1961.	STATE OF KARSAS Douglas country STATE OF KARSAS Douglas country SE IT REMEMBERED, That on this 7th. day of September A. D. 19.55 before me: a Hotary Public In the aforesaid County and State came J. Don Shultz and Lorraine B. Shultz, husband and wife In the aforesaid Country and State came J. Don Shultz and Lorraine B. Shultz, husband and wife In the aforesaid country and State came J. Don Shultz and Lorraine B. Shultz, husband and wife In the aforesaid country and State came J. Don Shultz and Lorraine B. Shultz, husband and wife In the aforesaid country and State (SEAU) State of A. D. 19.55 before me: a Hotary Public In the aforesaid country and State came J. Don Shultz and Lorraine B. Shultz, husband and wife In the aforesaid the execution of the same New Commission Expires Option 19.55 My	It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representation and successors of the respective parties hereto.	ives,
Douglas country.) Be in Remembered, that on this 7th. day of September A. D., 19 55 before me, a hotary Public in the aforesaid County and State came J. Don Shultz and Lorraine B. Shultz, husband and wife to me personally known to be the same person S who executed the foregoing instrument and duly achnowledged the execution of the same. No WINEESS WHEREO, I have here unto subscribed my name, and atticed my official seel on the day and year last above writen. Ny Commission Expires opt. 18' 10 58 My Commission Expires opt. 18, 1958 My Commission Expires opt. 18, 1958 Automatic the service of the witchin mortrace, so earby acknowledge the full servent of the ecured thereby, and authorize the service of leeds to enter the discnarge of this mortpace ord. Dated this 21st day of eptember 1961.	Douglas country. ⁵⁵⁵ BE IT REMEMBERED, That on this 7th. day of September A. D., 1955 before me, a hotary Public in the aforesaid County and State came J.* Don Shultz and Lorraine B. Shultz, husband and wife to me personally known to be the same person S who executed the foregoing instrument and duly achnowledged the execution of the same. IN WINESS WHEEEOF, I have hereconfo subscribed my name, and allised my official set on the day and year last above written. NY commission Expires Sept. 18, 1958 My Commission Expires Sept. 18, 1958 My Commission Expires Sept. 18, 1958 Md Sectomere 6, 1955 at 10:55 A.*. A Duder Signed, owner of the within mortrage, as aere DV acknowledget the full i smert of the period the section of the article register of loads to enter the discharge of this mortpare Duder Signed, owner of the within mortrage, as aere DV acknowledget the full i smert of the period this 21st day of extender 1901. Lawrence National Bank	H. BETIL AT	
BE IT REMEMBERED, That on this 7th. day of September A. D., 1955 before me; a hotary Publia In the aforesaid County and State came J. Don Shultz and Lorraine B. Shultz, husband and wife to me personally known to be the same person S who executed the foregoing instrument and duly echnowledged the execution of the same. IN WINESS WHEREOF, I have hereunts ubscribed my name, and affixed my official self on the day and year last above write. My Commission Expires Opt. 18' 1958 My Commission Expires Opt. 18' 1958 A Duble Check the same of the witchin mortpace, to ereby acknowledget the full someth of the ecured thereby, and authorize the seriester of leads to enter the discharge of this mortpace ord. Dated this 21st day of eptember 1361.	BE IT REMEMBERED, That on this 7th. day of Saptember A. D. 19 55 before me; a Notary Public in the aforesaid County and Shite came: J.* Don Shultz and Lorraine B. Shultz, husband and wife in the aforesaid County and Shite came: J.* Don Shultz and Lorraine B. Shultz, husband and wife in the aforesaid County and Shite came: J.* Don Shultz and Lorraine B. Shultz, husband and wife in the aforesaid County and Shite in or me personally known to be the same person S who executed the foregoing instrument and duly achnowledged the execution of the same. in the aforesaid county of a duly and year last above written. Wy commission Expire Jept. 18' 19 58 in the same person S who executed the foregoing instrument and duly exer last above written. My commission Expire Sept. 18' 19 58 in the same. My commission Expire Sept. 18' 19 58 in UNDERWOOD Notex, Public My commission Expire Sept. 18, 1958 in UNDERWOOD Notex, Public My commission Expire Sept. 18, 1958 in order of the written mortrage, so were DY acknowledget the full somerit of the court of leads to enter the discharge of this mortpare order of eads to enter the discharge of this mortpare order of the same personal water in the discharge of this mortpare in the discharge of this mortpare My commission Expire Sept. 1901. Lawrence National Pank	STATE OF Kansas	
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he undersigned, owner of the within mortrage, so hereby acknowledge the full payment of the ecured thereby, and authorize the Berlster of Leeds to enter the discharge of this mortgage ord. Dated this 21st day of Leptember 1961.	ne undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the soured thereby, and authorize the Berister of Feeds to enter the disonarge of this mortgage ord. Dated this 21st day of Leptember 1961. Lawrence National Pank	My commission Expires Journes Sept. 18" 19 58	0
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And a second