to	<u>OUNTERONOUNIE</u>		8133 Book 177 Georgia Alberta Control Control	<u> 1010-1010-1010</u>
Donnthy, B. Revell. single.  of. Endors. in the County of Douglas. and State of Kansas.  part W. of the first part, and Donnths. Schenber.  Winesseth, that the said part W. of the first part, in consideration of the sum of State on Hundred & No/Loo. (\$1800.cc).  Donnths. County paid, the receipt of which is hereby exknowledged, he.s. Logis, and this indenture do. (SRANT, BARGAIN, SELL and MORTGAGE to the said part W. of the second part, following described real estate situated and being in the County of Douglas. and State Kansas, to with  Lots Nos. Four (4) and Five (5) in blook No. 65.  in the City of Eudora. Kansas.  It is agreed between the parts, benefor that the part Y. of the first part date that the city of Eudora. Kansas.  It is agreed between the parts, benefor that the part Y. of the first part thall still times during the little of this bedience, you all the city of the first part and the city of the city of the first part and the city of th	MORTGAGE	(No.	52K)Boyles Legal Blanks—CASH STATIONERY CO	D.—Lawrence, Kenses
Donothy B. Revell. Single.  of Budors in the County of Douglas and State of Kansas.  part W. of the first part, and Oberles Sohahrer,  Witnesseth, that the said part W	This Indenture M	de this 11th	day of February	1956 between
Witnesseth, that the said party	可以可以有"数"。 "如果"(A.S. \$10 · 10 · 10 · 10 · 10 · 10 · 10 · 10	경영하다 수 있는 사람들은 사람들이 얼마나 아니라 없다.	보다 그는 사진 한 경에 가장하고 그 학생님이 없다고 하는 것 같은 사람들이 들어 있습니다.	
Witnessells, that the isid party	Control of the Contro	<ul> <li>* 1980. C. C. S. G. Martin, Phys. Rev. B 4802 (1987) 1278; https://doi.org/10.1006/j.</li> </ul>	그는 그는 그 가능한 그는 한 등 사람들이 모르고 되었다면 그는 그 살살이 그 그들은 하는 것이 되었다.	insas.
Witnesseth, that the said party			그는 그 그 이 경우를 하는 것들이 되는 것들이 모든 것들은 것들이 되어 있다면 되었다.	econd part.
this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, following described real estate situated and being in the County of Pouglas and State Kanas, to-with  Lots Nos. Four (4) and Five (5) in blook No. 63.  in the City of Budora Kanasa .  in the City of Budora Kanasa .  with the appurtenances and all the estate, title and interest of the said part y of the first part therein. And the said party of the first part de hereby coverant and agree that at the delivery hered. Site. As the feeded on the premiser, those granted, and sained of a good and indefeable estate of laboritaces therein, free and daz of all incombances.  and that Site will were and and defead the same against all parties making lawful claim them. It is eggent between the parties here's that the party Y of the first part shall at all times desiring the life of this indenture, pay all takes the party Y of the first part shall at all times desiring the life of this indenture, pay all takes the party Y of the second part, the loss, if if you party shape to the party Y of the second party the loss, if if you party shape to the party Y of the second party the loss, if if you party shape to the party Y of the second party the loss, if you want to party to the party Y of the second party the loss, if you want to party the your party you had treat and lineares, and the second party the loss of the party and the second party the loss of the party and the second party the loss of the party and the second party the loss of the party of the life party and the second party the loss of the party of the party of the loss of the party of the los		e said partyof the first p	part, in consideration of the sum of .	DÖLLAR
with the appurtenences and all the estate, title and interest of the said partyof the first part therein.  And the said partyof the first part do	tober this indenture do following described	duly paid, the receipt GRANT, BARGAIN, SELL and	of which is hereby acknowledged, ha.! d MORTGAGE to the said part yof the	second part, th
with the appurtenences and all the estate, title and interest of the said partyof the first part therein.  And the said partyof the first part do		Lots Nos. Four (	4) and Five (5) in block No.	63 <b>.</b> •
With the appurtenances and all the estate, title and Interest of the said party				
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And the said party	را در مترونده در به مروده درست استونیس رود. در این	and and the second parameters of the second	중요. 그 그는 요. 그 그에 걸려야 한 하다는 그것은 일을 하고 못하면서 얼마 없을 때를 입니다.	A Company of the Comp
of the premises, above granted, and setzed of a good and indefeable estate of inheritance therein, free and clear of all incombrances, and that AICC. will warrant and defend the same against all parties making lawful claim there is a segment to the part of the first part shall at all times during the life of this indenture, pay all assessments that may be levied or assessed against taid (real estate when the same becomes due and payable, and that AICC. Will be part AICC. Of the second part, the loss, if any, mode payable to the part AICC. The second part has the estent of ILLS discretely the part AICC. Of the second part, the loss, if any, mode payable to the part AICC. Of the second part has been all premises losived as herein provided, then the part AICC. The second part has the assessment that all parties losived as herein provided, then the part AICC. Of the second part has the same becomes: of either, and the asset premises losived as herein provided, then the part AICC. The second part has the same becomes of the sum of the second part has the same becomes of the sum of the second part has the same becomes of the part of t	with the appurient	ices and all the estate, title at	nd interest of the said partyof the firs	it part therein.
It is agreed between the parties hereto that the party	And the said partY	of the first part do hereby co	ovenant and agree that at the delivery hereof She. 1	LS , the lawful owns
It is agreed between the parties hereto that the party	And the said partY	of the first part do hereby co	ovenant and agree that at the delivery hereof She. 1	LS , the lawful owne
and assessments that may be invited or assessed spaints said real estate when the same becomes due and psyable, and that	And the said partY	of the first part dohereby co	ovenant and agree that at the delivery hereof. S.h.c1.  Ible estate of Inheritance therein, free and clear of all	S., the' lawful owner
THIS GRANT is intended as a mortgage to secure the payment of the sum of \$\frac{\text{E4Rhteen Hundred & no/ICO}\$ (\$\frac{\text{S18CO_sCO}}\$)\$ DOG \$\frac{\text{E4Rhteen Hundred & no/ICO}\$ (\$\frac{\text{E4Chteen Hundred & no/ICO}\$\$ (\$\text{E4Chteen Hundred Hun	And the said party	of the first part dohereby to	ovenant and agree that at the delivery hereofS.M.c	Incumbrances,  Incumbrances,  I lawful claim therete  Indenture, pay all to
according to the terms of. DDB certain written obligation for the payment of said sum of money, executed on the day of FeDruary.  19.56 **, and by terms made payable to the part. Y of the according to the terms of said obligation and also to secure any aum or sums of money advanced be part, with all Interest. accruing thereon according to the terms of said obligation and also to secure any aum or sums of money advanced be said part. Y of the second part to pay for any insurence or to discharge any taxes with interest thereot as herein provided, in the said part. Y of the second part to pay for any insurence or to discharge any taxes with interest thereot as herein provided, in the said part. Y of the second part to pay part thereof or any obligation created thereby, or interest thereon, or if the taxes on said if default be made in each payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said if default be made in each payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said its gloven, shall when the same become due and payable, or if the lawarence is not kept us, as provided herein, or if the buildings of the said and said of the obligations provided for in said writing therein, or if the buildings of the said part is a good repair as they are now, or if waste is committed on visito obligation, for the security of which this the square and the whole sum remaining unpaid, and all of the obligations provided for in said writing therein, and the security of which this the square and become and payable, at the option of the holder hereof, without notice, and it shall be said the whole sum remaining unpaid, and all of the obligation provided for in said writing the said payable, and the overage of the said payable, and the overage of the said payable, and the said payable of the said payable, and the said payable of the said payable of the said payable of the said payable, and the said payable, and the said paya	And the said party of the premises above gra- it is egreed between it and assessments that may keep the buildings upon a directed by the part. y. interest: And in the event said premises insured as a so paid shall become a p	of the first part dohereby to the d, and setzed of a good and indefees	evenant and agree that at the delivery hereof. S.h.c1 while estate of Inheritance therein, free and clear of all warrant and defend the same against all parties making of the first part shall at all times during the life of this estate when the same becomes due and payable, and tornado in such sum and by such insurance company a sade payable to the part. y	incumbrances,  lawful claim therete indenture, pay all to that She Will as shall be specified the extent of that and payable or to 1 or either, and the arm
day of FEDELREY.  pert, with all Interest executing thereon according to the terms of said obligation; and also to secure any sum or sums of money advanced be part. With all Interest executing thereon according to the terms of said obligation; and also to secure any sum or sums of money advanced be part. With all Interest executing the said part of the second part to pay for any insurance or to discharge any taxes with interest; thereon as herein provided, in the said part of the second part to pay the same as provided in this indenture.  And this conveyance shall be void if such payments be made as herein, specified, and the obligation contained therein fully discharge the said part of the such payments or any part thereof or any obligation created thereby, on interest thereon, or if the taxes on said if default be made in such payments or any part thereof or not paid when the same become due and payable, or if the lauvance is not kept up, as provided herein, or if the buildings to estate are not kept in as good repair as they are now, or if waste is committed on, said enterines, than this conveyance shall become at reals estate are not kept in as good repair as they are now, or if waste is committed on, said enterines, for this inconveyance shall become at reals estate are not kept in as good repair as they are now, or if waste is committed on, said premiser, then this inconveyance shall be inconveyance shall be payable, and all of the obligation; for the security of which this industrial and interest in the said payable, as the option; of the holder thereof, without notice, and it shall be limited in the said premiser and all the immens thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and interest, together with the costs and charges incident thereto, and the overplos, if any the retain the amount then unpaid of principal and interest; together with the costs and charges incident thereto, and herein contained, a lit is agreed, by the	And the said perty of the premises, above gra- it is agreed between it and assessments that may keep the buildings upon a directed by the perty Interest: And in the event said premises insured as i so paid shall become a p until fully repaid.	and inst. S.D.C. will in particular the particular that sald real esid real estate insured against sald real esid real estate insured against fire and to fit second part, the loss, if any, must sald party	overant and agree that at the delivery hereof. S.N.C	A, the lawful owne incumbrances,  j. lawful claim therete indenture, pay all te that 3 ho W11 as shall be specified the extent of 10.19, and payable or to be or either, and the amount he date of payable of the company of the compan
said part. I of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the that said part I of the first part shall fall to pay the same as provided in this indenture.  And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharge in the said payments be made as herein specified, and the obligation contained therein, or if the taxes on said if default be made in such payments or early part thereof or any obligation; created thereby, or interest thereon, or if the taxes on said if default be made in such payments or early part thereof or any obligation; created thereby, or interest thereon, or if the backet or said in the said premises, then this conveyance shall be backet and payable, or if the laurance is not kept up, as provided herein, or if the baildings and the whole sum remaining unpaid, and all of the obligation; the violet payments of the said premises, then this conveyance shall become at the ball part. I conveyance shall become at the ball part. I conveyance and backet and payable, at the option of the holds premiser, for the second part is the part of the said premiser and all the interest thereon in the manner previous therefore, and benefits according therefore, and part thereof, in the manner prescribed by law, and out of all moneys arising from such it is premise hereby granted, or any part therefor, and manner prescribed by law, and out of all moneys arising from such it is agreed, by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, a subgrain shall be paid by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, a subgrain and successors of the respective parties hereto.  In Wilmess Whereof, the part y of the first part has hereon set. It is a prediction of the first part has hereon and sections of the part of the day and the subgrain and sec	And the said party  of the premises, above gra-  it is agreed between it and assessments that may keep the buildings upon a directed by the part. Y. interest. And in the event said premises Insured as I ap paid shall become a p until fully repaid.  THIS GRANT is Intered.	of the first part dohereby to ted, and setzed of a good and indefees and that Sine	werrant and agree that at the delivery hereof. S.h.C	1.3. the lawful owner incumbrances.  j. lawful claim therete indentures, pay all to the shall be specified the extent of 1.3. and payable or to be either, and the amount to the common the date of payable to the common th
that said part X	And the said perty	of the first part do hereby to hereby the parties hereto that the part do hereby the part do hereby the first part do first part	werrant and agree that at the delivery hereof. S.N.C	incumbrances,  j. lawful claim therete j. lawful claim the extent of 11 th j. s. shall be specified the extent of 11 th j. s.
If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or it the "state are not paid when the same become due and payable, or if the languance is not kept up, as provided herein, or if the buildings, or a real estate are not paid when the same become due and payable, or if the languance is not kept up, as provided herein, or if the buildings, or and the whole sum remaining unpaid, and all of the obligation; provided for in said written obligation, for the security of which this find and the whole sum remaining unpaid, and all of the obligation; provided for in said written obligation, for the security of which this find is given, shall Immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be law the said part. If of the second part ments thereon in the manner provided by law and to have a scalver appointed to collect the rents and benefits accruing therefrom, such a retain the amount then unpaid of principal and interest; nogether with the costs and charges incident thereto, and the overplus, if any the retain the amount then unpaid of principal and interest; nogether with the costs and charges incident thereto, and the overplus, if any the shell be paid by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, a shell be parties hereto that the terms and provisions of this indenture, and each and every obligation therein contained, a saughts and successors of the respective parties hereto.  In Wilmess Whereof, the part y of the first part half. hereunto set 17.7. hand and seal the day and last above written.	And the said perty	of the first part do hereby to the d, and setzed of a good and indefees and that S DC will be parties hereto that the part Y can be levied or assessed against said real staid r	werrant and agree that at the delivery hereof. S.h.C	i. 3. the lawful owne incumbrances.  j. lawful claim therete.  j. lawful claim therete.  j. lawful claim therete.  j. lawful claim therete.  het. 3 ho. W.1.  s. shall be specified the extent of 10.1.  s. and payable or to be reither, and the arm rom the date of payr.  DOLL  11th  part. Y. of the see money advanced by
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sell the premier hereby granted, or any part thereof, in the manner prescribed by any any any any any any any any any an	And the said party  of the premises, above gra-  it is agreed between it and assessments that may keep the buildings upon a directed by the part. Y. interest. And in the event said premises Insured as I ap paid shall become a p until fully repaid.  THIS GRANT is Intered.	of the first part do hereby to the d, and setzed of a good and indefeat and index and	werrant and agree that at the delivery hereof. S.N.C	incumbrances,  j. lawful claim therein,  j. lawful claim therein,  j. lawful claim therein,  j. lawful claim therein,  that Sho W11  is shall be specified the extent of 111 to 111 is shall be specified the extent of 111 to 111 is shall be specified the extent of 111 to 111 is shall be specified the specified or to it  or either, and the aim rom the date of payr  11th  part. Y of the set money advanced by in provided, in the e  therein fully dischar if the suildings, on  one shall become abu y of which this indee  of the stawful on the set and the shall be stawful  in the stawful on the set and the shall be stawful  in the stawful on the set and the shall be stawful  in the stawful on the set and the shall be stawful  in the stawful on the set and the shall be stawful  in the stawful on the set and the shall be stawful  in the stawful on the set and the shall be stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful  in the stawful of the set and the stawful of the set and the stawful  in the stawful of the set and the set
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Derethy B. Row J. (5)	And the said perty	of the first part do hereby to the stated, and setzed of a good and indefees and setzed of a good and indefees and the setzed of a good and indefees the setzed of the second part, the loss, if any, must setzed the second part, the loss, if any, must setzed provided, then the part. I setzed the indebtedness, secured by this art of the indebtedness, secured the payment on Hundred & no/100.  Ond certain written obligation 19.56., and using thereon eccording to the terms of second part to pay for any insurance of the lists part shall fall to pay the same the second part to pay for any insurance of the lists pert shall fall to pay the same the second part to pay for any insurance of the lists pert shall fall to pay the same the second part to pay for any part thereof or any the second part to pay for any part thereof or any must make the commendation of the colligation of the col	evenant and agree that at the delivery hereof. S.h.C. 1  the estate of Inheritance therein, free and clear of all  warrant and defend the same against all parties making of the first part shall at all times during the life of this  estate when the same becomed us and payable, and  tornade in such sum and by such insurance company a  sade payable to the part 3 of the second part to half fall to pay such, taxes when the same become due  of the iscond part may pay said taxes and insurance, or indenture, and shall bear interest at the rate of 10% of  of the sum of  (\$1800 - 00)  for the payment of said sum of money, executed on the  by terms made payable to the pay  as provided in this indenture.  as provided in this indenture.  as herein specified, and the obligation contained  y obligation created thereby, or interest thereon, or lif the insurance is not kept up, as provided herein, or if the lastrance is not kept up, as provided herein, or if the insurance is not kept up, as provided herein, or  at the option of the holder hereof, without notice, a  "to take postention of the said premiser  after appointed to collect the irents and, benefits accomment prescribed by law, and out of all moneys a  solid part of this indenture, and each and every obligation of bits indenture, and leader thereto, and the o  to the first part.  Jone of this indenture, and each and every obligation of bits indenture, and each and every obligation.	i. 3. the lawful owns incumbrances.  j. lawful claim theret indenture, pay all it that 3 he will as shall be specified the stent of 10 h 3 and payable or to be wither, and the amount of 10 h 3 and payable or to be wither, and the amount of 10 h 3 and payable or to be wither, and the samone of 10 h 3 and payable or to be wither, and the samone y advanced by more y advanced by n provided, in the samone of 10 h 4 h 5 and 10 h 5
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