| Build Based and State of Kangaga A.D. 19 56. between Orland L. Allier and his Xire, Veina B. Aller A.D. 19 56. between Orland L. Allier and his Xire, Veina B. Aller A.D. 19 56. between Orland L. Allier and his Xire, Veina B. Aller A.D. 19 56. between Orland L. Allier and his Xire, Veina B. Aller A.D. 19 56. between Orland L. Allier and his Xire, Veina B. Aller A.D. 19 56. between Orland L. Allier and his Xire, Veina B. Aller A.D. 19 56. between Orland L. Allier and his Xire, Veina B. Aller Ministration of the Douglas County Building and Lan Ascadation of the scond part. Ministration of the Sconge of Douglas Ministration of the Sconge of Douglas County Building and Lan Ascadation of the sconge part. No. Barref, Songe of Douglas County Building and Lan Ascadation of the Sconge Part. No. Fairer(5), in Block wo: Two (2), in Southwest Addition, tow. And the sage uptrates of the first part. Mark Burget Part (as ant first part. Mark Burget Part (as of the first part. Mark Burget Part (as of the first part. Mark Burget Part (as of the first part. <th>55</th> <th>5</th> | 55 | 5 |
|--|--|----------|
| SS90E Book 112 This Indenture, Made this201h | | any. |
| This Indenture, Made hts 201E. day of | | |
| A D. 19 56. between UPLand L., Allier, and Mia Kife, Value B., Allier al. Lawrence. al. Lawren | | 1 |
| of LAMPENDO in the County of DUILING and State of KARABAS of the first part, and The Deuglas County Multifug and Lain Association of the tested of part. State Thousand, and no//100 | ndenture, Made this | |
| at the first part, and The Desglas County Building and Lan. Association of the second part. With all the appurtenances, and all the traits part lass, of the first part, in consideration of the sum of DOLARS (and the receipt of which is hereby acknowledged, hert, sold and by these presents do grant, barring and non-100-00000000000000000000000000000000 | , between Urland L. Miller and his wife, Velma B. Miller | |
| at the first part, and The Desglas County Building and Lan. Association of the second part. With all the appurtenances, and all the traits part lass, of the first part, in consideration of the sum of DOLARS (and the receipt of which is hereby acknowledged, hert, sold and by these presents do grant, barring and non-100-00000000000000000000000000000000 | | |
| Witnesself, The the side part 16% of the first part, in consideration of the sum of DOLARS Six Thousand, and no/100— | nce, in the County of Douglas end State of Kansas | 5.0 |
| Bit Thousand and No/100 DOULASS is them. Adv paid, the receipt of which is hereby achowledged, H#G sold and by these presents do present bard and Mortgage to the sold party of these and asigns forever, all that the test 20 feet of Lot 10. SLX (6) and the Vest 30 fet of Lot The East 20 feet of Lot 10. SLX (6) and the Vest 30 fet of Lot No. Five/(5), in Block io: Two (2), in Southwest Addition io. Five (5), an Addition to the City of Lawrence. With all the appurtenances, and all the state, tills and interest of the said part 10%. of the first part therein. And the soid. parties of, the first, jurt. dohereby covenint and agree that at the delivery hereof. Likey are. the parties above granted, and solzed 5 agoed and indefeesible eitate of inheritance therein, free and dear of all incumbrances. This grant is intended as a mortgage to secure the payment ofSix ThioUsEnfl diald, no/100 | Witnesseth That the raid part 165 state fragments and an and an | 14.7 |
| grant hangen, ball and Mortgage to the said party of the second part, its heirs and assigns forever, all that its rect or parcel of land shueld in the County of Douglas and Shue of Kanasa, described as follows, to-with The East 20 feet of Lot No. Six (6) and the West 30 feet of Lot No. Five/(5), in Block wo. Two (2), in Southwest Addition so. Five (5), an Audition to the City of Lawrence. with all the apportenances, and all the estate, tille and interest of the said part 165. of the first part therein. And the said. parties. of the first part. do | usand and no/100 | |
| mesk of particle of most Submed in the County of Dougles and Sile of Kaness, described as follows, to with The East 20 feet of Lot No. Six (6) and the West 30 f et of Lot No. Five/(5), in Block no. Two (2), in Southwest addition no. Five (5), an Audition to the City of Lawrence. with all the apportenances, and all the estate, tills and interest of the said part 16%. Of the first part therein. And the said particles of the. first, part, do hereby covenient and agree that at the delivery hereof they are | ly paid, the receipt of which is hereby acknowledged, have sold and by these presents do | |
| No. Five((5), in Block wo. Two (2), in Southwest addition no. Pive (5), an Audition to the City of Lawrence. with all the appurtenances, and all the estate, title and interest of the said part 165. of the list part therein. And the said particles of the City to the City of Lawrence. Model are said particles of the City to the City of Lawrence. In the premises above granted, and seized of a good and indefeasible estate of inheritance inherein, free and clear of all incumbrances. This grant is intended as a mortgage to secure the payment of | of land situated in the County of Douglas and State of Kansas, described as follows, to-wit: | |
| Pive (5), an Audition to the City of Lawrence. with all the apportenances, and all the estate, title and interest of the said part 162. So the first part therein. And the said parties of, the Litzt, joint do hereby covering and and agree that at the delivery hereof. the premises above granted, and seized of a good and indefeasible state of inheritance therein, free and clear of all incumbrances This grant is intended as a mortgage to secure the payment of | st 20 feet of Lot No. Six (6) and the West 30 f et of Lot | |
| with all the appurtenances, and all the estate, fille and interest of the said part 1.65. of the first part therein. And the said _part1es_of_the_first_isrt_isrt_ do | | - S. |
| And the said _partles_of_the_first_part | (5), an Audition to the City of Lawrence. | |
| And the saidpartles_of_the_first_part | | |
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| And the saidpartles_of_the_first_part | | |
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| And the saidpartles_of_the_first_part | | |
| And the said _partles_of_the_first_part | | 15 |
| do hereby coveriant and agree that at the delivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances This grant is intended as a mortgage to secure the payment of | | leas |
| the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances This grant is intended as a mortgage to secure the payment of | | S |
| This grant is intended as a mortgage to secure the payment of | bove granted, and seized of a good and indefeasible estate of inheritance therein, free and clear | 1 |
| Dellars, according to the terms of one certain note this day executed and delivered by the said part 165 of the first part to the said part | ances | |
| part 165 of the first part to the said part. N. of the second part. mind Bu if default be made in such payment, or any part thereof, or interest thereon, or the isakes, or if the instance is not kept up thereon, then this convegance shall be sold for the said part of the second part is any time thereafter, to sell the premises hereby granted, or any part thereof, in the instance is not kept up thereon, then do not of all the money sention for and a big for an up there here is half be party making out of all the money sention for and a big for an up there here is half be party making such sale, or demand, to said much be morey senting from such sale to retain the amount she flat be party making such sale, or demand, to said . here senting and sanges. much be coreplay, if any there her, shall be part is part in the senting. . here said part. . here said part. maxt 188. OI of all the money senting from such sale, or first part har. Ve . here units and charges. . here said a sugn. hand B and soal B the day and year first above written. . by Charles. . here units for the same grantes of . Orland L. villler . (SEAU) STATE OF KANSAS . before me. . The under Signed. . sonsy public in and for raid County. . Signed. Sealed and delivered in presence of | | |
| and this conveyance, shall be void if such payments be made as herein spectrum is conveyance shall be contracted by the contract the backer and the whole amount shall be contracted by and the contract shall be void if such payments be made as herein spectrum is a state of the whole and the shall be presented by and the contract shall be presented by and the due for principal and instruct, together with the costs and charges of making out of slit the moneys ariting from such as be a shall be paid by the part, the sale, and the everyba, if any three be, shall be paid by the part, making such as be, or demand, to as a cost and charges of making out of slit the moneys ariting from such as a cost and the due for principal and interest, together with the costs and charges of making out of slit the moneys ariting from such as a cost and the average of the sale and the events. If any three be, shall be paid by the part, making such as be, or demand, to as a cost and exigns. The said part, its above written. In Witness Whereof, The said part, i.e.s. of the first part harve, hereonio set this: heirs and assigns. Statte OF KANSAS Orlaind L. Filller (SEA) Douglabs County, status status county, status status Be it Romembered, that on this Zirif day of June A. D. 19 56 Douglabs County, status status status and diversed of the same person B who executed the foregoing introment of writing, and duly echnowledged the execution of the same. Notary Public in and for status writes. Velina D, rillior the such writes. Notary Public | ollars, according to the terms of one certain note this day executed and delivered by the said | 1024162 |
| This convergence shall become due whole amount shall become due and payable, and it shall be lawful for the said party of the second of all the moneys ariting from such sale to retain the amount then due for principal and interest, together with the costs and charges, of making part, list any there be, shall be paid by the party making such sale, on demand, to taid part, list, and the overplux, if any there be, shall be paid by the party making such sale, on demand, to taid | and this conveyance, shall be void if such payments be made as herein spec- | |
| of of all the money ariting time tails the result the due for principal and interest, together with the costs and charges of making such asle, and the overplus, if any there be, shall be paid by the party making such asle, on demand, to usid much asle, on the | Il become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said name of the second | |
| part les. of the first part, their means their means and anigan. In Witness Whereof, The said part. hands and seal 8 the day and year first above written. Signed, Seeled and delivered in presence of Orland L. Willer State OF KANSAS Dougles County, State OF KANSAS Be It Romembered, that on this The underslamed to raid County and State, came OTARI L. OTARI C. State OF KANSAS Dougles County, State OF KANSAS State OF KANSAS Dougles County, State OF KANSAS State OF KANSAS Dougles County, State OF KANSAS Dougles Dougles Be It R | ys arising from such sale to retain the amount then due for principal and interest, together with the costs and charges of making files and the second s | |
| handB and seal B the day and year first above written. Signed, Seeled and delivered in presence of Statistical and delivered in presence of Signed, Seeled and delivered in presence of Orland L. Hiller (SEAU) STATE OF KANSAS SS. Statistical and delivered, (SEAU) STATE OF KANSAS SS. Orland D. Hiller Douglas County, SS. (SEAU) Be It Romembered, thet on this Ziere day of June A. D. 19 56 before me, The underslamed orland L. Hiller Solary Public in and for raid County and State, came Orland L. Hiller Notary Public in and for raid County and State, came Orland L. Hiller Notary Public in and for raid County and State, came Orland L. Hiller Notary Public in and for raid County and State, came Orland L. Hiller Notary Public in and for raid County and State, came Orland L. Hiller Notary Public in and for raid County active came of the same. PILE IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. Notary Public Intercent would be the same of the same o | rties of the first part, their heirs and anigns. | |
| Signed, Seeled and delivered in presence of Orland L. Hiller (SEAL) STATE OF KANSAS Douglas County, Be it Romembered, that on this 21-55 before me. The undersigned for raid County and State, came. Urland L. Hiller and his wife, Velina B. Hiller OTAR I. Velina B. Hiller To me personally known to be the same person B who executed the foregoing introment of writing, and duty acknowledged the execution of the same. IN WINESS WHEREOF, I have here under subscribed my name and affixed my official seal on the day and year last above written. My Commission expires Multy S. 1950 I Ruth N. Sawyer Notary Public Notary Public | | |
| STATE OF KANSAS DOUGLAS COUNTY, SS. Be It Romembered, That on this 2/1-2 day of June A. D. 10 56 before me, The Undersigned of Notary Public in and for isid County and State, came UP land L. riller and his wife, Velina B. riller to me personally known to be the same person B who executed the foregoing hatroment of writing, and duty acknowledged the saccular of the same. IN WITNESS WHEREOF, I have herewite subscribed my name and affixed my official seal on the day and year lat above writer. My Commission expires Multy S 1960 Ruth N. Salvyer Notary Public The save period | eled and delivered in presence of | |
| Douglas Ss. (SEAI) Be it Romembered, Thet on this 21-5 day of | (SEAL) | |
| Douglas Ss. (SEAI) Be it Romembered, Thet on this 21-5 day of | DE KANSAS (): Veline B. miller (SEAU) | |
| Be It Romembered, that on this 21-25 day of June A. D. 19 56 before me, the underslaned, e Notary Public in and for raid County and State, came Urland L. riller and his wife, Velifia 5. riller to me personally known to be the same person 8 who executed the foregoing instrument of writing, and duly acknowledged the sacculon of the same. IN WITNESS WHEREOF, have herewine subscribed my name and affixed my official seal on the day and year last above writen. My commission expires Multips 1960 Ruth N. Salvyer Notary Public | las County, Ss. | |
| OTARING for raid County and State, came OTARIA L. FILTEP and ALS WITE, Velina D. Filter Velina D. Filter to me personally known to be the same person B who executed the foregoing Intrument of writing, and duly exknowledged the execution of the same. IN WITNESS WRITEOF, I have hereculto subscribed my name and affixed my official seal on the day and year last above written. My Commission expires Mucy S IN WITNESS 1960 | Be It Remembered, That on this clume day of June A. D. 19 36 | |
| to me personally known to be the same person B who executed the foregoing intrument of writing, and duly ecknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My Commission expires Much 1960 Ruth N. Sawyer. Notary Public | for taid County and State, came OFIERIA L. HILLER ENd NIS WILE, | |
| Av Commission expires Much 2 My Com | to me personally known to be the same person B who executed the foregoing instrument of writing, | C.L. |
| My commission expires Muy 5 - 1960 Kuth M Decuyal Notary Public Notary P | IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and | |
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| urded June 22, 1956 at 3105 F.M. Harold A. Beck Register of Deeds Haruld Gur | 1956 at 3:05 P.M. Harold A. Back Register of Deeds Wayld G. | 32 |

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