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: i 	5991.4 Book 112				
•	Stont(LAGR (52K) Boyles Legal Blanks CASH STATIONERY CO., Lawrince, Kans.		2. 2	0 12	4
	This Indenture, Made this lat day of Hay, in the		he u		
	year of our Lord one thousand nine hundred and fifty-six between Leonard L. Hills and Vivian M. Hills, his wife,		. the		
	of Lawrence, in the County of Douglas and State of Kansas		herg.	22	
-	part 108 of the first part, and Bert L. Hills and/or Lois P. Hills, his wife, to either or		ned		
	Burvivor of them, Witnesseth, that the said part les of the first part, in consideration of the sum of		1		
	S1x Thousand (\$6,000.00)		<		
•	tothem duly paid, the receipt of which is hereby acknowledged, havesold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part 1es of the second part, the following described	Ŷį.	224		
	real estate situated and being in the County of Douglas and State of Kansas, to wit: Beginning at the Northeast corner of the South One-half (S) of the		the		
	Northeast Quarter (NEL) of Section Twenty-six (26), Township Twelve (12) South, Range Nineteen (19) East of the 6th Principal Meridian; thence		un i		
	South on the Section line 200 feet; thence West parallel with the North line of said South One-half (St) of said Northeast Quarter (NEt) 217.8		X C L.		
	feet; thence North 200 feet parallel with the said east Section line to		to be a		
	the North line of said South One-half $(S_2^{\pm})$ of said Northeast Quarter (NE4); thence East 217.8 feet to the point of beginning, containing one acre, more		. In	ر میں اور	
	or less,		1 int		
	with the appurtenances and all the estate, title and interest of the said part ies of the first part therein. And the said part ies of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners		the for the		
	of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,		e a		
1	and that they will warrant and defend the same against all parties making lawful claim thereto.	0	2 2		
	taxet and assessments that may be levied or assessed against sail real estate when the same becomes due and payable, and that they will keep the buildings upon said real estate insured against fire and totado in such sum and by such insurance company as shall be specified and directed by the part 108 of the second part, the loss, if any, made payable to the pay ub taxes when the same becomes due and payable, and that they will and directed by the part 108 of the second part, the loss, if any, made payable to the part 108. Of the second part to the extent of the first part shall fail to pay such taxes when the same become due and payable or to keep said shall be too it the second part is the first part shall fail to pay such taxes when the same become a part of the indebtedness, secured by this indenture, and shall be ar interest at the rate of 10% from the date of pay-		ench		
	interest, And in the event that stail part $\mathbf{e}\mathbf{E}$ or $\mathbf{i}\mathbf{e}$ is second part in the first part $\mathbf{e}\mathbf{E}$ or $\mathbf{i}\mathbf{e}$ is second part to the extent of the intermediate intermediat	e la	e a y		
	THIS GRANT is intended as a mortuage to secure the payment of the sum of Six Thousand (\$6,000.00)	e.	rek.	1	
	according to the terms of ODC certain written obligation for the number of usil using of the second se		Xar		
	day of MAY 1956	N.	le .		
	said part 108 of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 108 of the first part shall fail to pay the same as provided in this indenture.	e la companya de			
	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real		el a		
	teal estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately nature and become due and payable at the option of the holder, hereof, without notice, and it shall be lawful for	X	the set		
	the said part 1cm, of the second part to have a receiver appointed to collect the rents and henefits actualing thereform, and to	Jenz	e de		
	be paid by the part 108 making such sale, on demand, to the first part 195		the		
	It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inner to, and be obligatory upon the heirs, executors, administrators, personal representatives, surgest and successors of the respective parties herein.	a	e la		
	In Witness Whereat, the partles of the first part have bereunto set their hand s and seal a the day and year last above written.		men		
	Loonard L. Hills (SEAL) Vivian M. Hills	Gen	the and		;
			and the		-
	COUNTY OF DOUGLAS		e s		
	Bo It Remembered, That on this Lat		led.		۰
	before me, a. Forreat A. Jackson in the aforesaid County and State, came Loonard L. Hills and Vivian M. Hills, his wife,		N etassia		1
	$(\alpha_1^{-1})^{-1}$ to me personally known to be the same person				N
`.#	U II I. V II II WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official		forta -		
	COUNT Stand Seal on the day and year last above written. Finest A four to my	The state	L55' mold a licek		
	My Commission Expires	3	This wille		
45(50)	rded June 22, 1956 at 3:40 P.M. Harold A. Beck, Register of Deeds Frances Majora Deputy		Ŋ	rana ann ar Carth	ĺ
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