• ÷ .,.

Robert H. Price and Crystal M. Price, husband and Wile, message	HEARD BORD BORD BORD BORD BORD BORD BORD BO		Fee Paid \$12.59	195
<form></form>	MORTGAGE 60450	(No. 52K) Boyles Legal Blanks-CASH STATIONE	RY CD -Lawrence Kansas	
<form></form>				
<form></form>	P Inis Indenture, Made this	humber d and at 2	, 19.56. between	
			KS (
<form></form>	159	 A second sec second second sec	and the second	
<form></form>				
First, thousand, and, no/100 First, thousand, and, no/100 The think indentive do. GRAVI, REAGAN, SEL and ADKIGAGE to the seed party	(120)			
<form></form>			DOLLARS	
<pre>https://www.interface.com/org/interface.com</pre>				
Kanaa, towiii bill No. Ono (1), in Block Ho. Thrue (3), in Schwarz Across Number Two, an addition to the Sty of Lawrence. With the appurtenances and all the estate, thile and interest of the side partice of the first part therein. Additional series grand, and wind all good and holdraids in state of block they have they grand holdraid ower of the series are reader and with a good and holdraids in state of block they have they grand the data ower of the series are reader and with a good and holdraids in state of block they have they grand the data ower of the series are reader and with a good and holdraids in state of block they have they grand the data ower of the series are reader and with a good and holdraids in state of block they have they grand the data ower of the series are reader and with a good and holdraids in the of the block they will be the series the series holdraid of an and holdraid the series of the series of the series of the series the block the series holdraid of the series holdraid the series of the series	this indenture do GRANT, BARGAIN, SEL	L and MORTGAGE to the said part y of	f the second part, the	
		d being in the County ofDouglas	and State of	
Bitly of Lawrence. With the apputeneous and all the estate, tille and interest of the said partia of the first part herein. A grant at the part is the said at a ord said addetails must all interest here is the divery here is they at the divert is the said of all backets. A grant at the partia here is the first part is the said at the said at the interest here is the divert here is the diver		6		
with the appurtements and all the estate, tills and interest of the said parties of the first part therein. Add waid parties. at the said parties. add waid parties. at the the parties down and the said parties of the said parties down and the parties down an	Lot No. One (1), in Block No. Three	(3), in Schwarz Acres Number Two, a	an addition to the	
<form></form>	City of Lawrence.			
	with the appurtenances and all the estate, tit	le and interest of the said parties, of the	first part therein.	
<form></form>	And the said partj.G.g of the first part do here	by covenant and agree that at the delivery hereof that	y are the lawful owners	
	of the premises above granted, and seized of a good and in	defeasible estate of inheritance therein, free and clear of	ali incumbrances,	
It is agreed between the partie houses that the part_less. In the large role at times during the left of the freedware start at the start of the large role at the large ro	and that they	will warrant and defend the same against all parties ma	aking lawful claim thereto.	
<pre>https:// and not carse fource append equal fix and remain in the wind remain of which fourcest company is dull be inserted and prove of the series of t</pre>				
<pre>been device in the second gar. If the term of all being arysels to the party of the second part is the sector of 1.120 memory and the second second by the lockets, second by the lockets, the party of the second of the second of parts the second of the second second by the lockets, second by the locket, second by the locket,</pre>	and assessments that may be levied or assessed against said	real estate when the same becomes due and payable, a and tornado to such sum and by such insurance compar	and that they will .	
market bound as heading provided, then the party of the second part may per statisf trees as the survey of the second part may be been as the provided of the individual second part is provided. The second part is provided by the because the part of the second part is provided by the because the part of the second part is provided by the because the part of the second part is provided by the because the part of the second part is provided by the second part is provided by the part of the second part is provided by the second part is provided by the part of the second part is provided by the part of provided by the second part is provided by the	directed by the part_y of the second part, the loss, if a	my, made payable to the part. Y	t to the extent of	
Into GRAWT is humeded is a mergings is succes the payment of like use of	so paid shall become a part of the Indebtedness, secured b	of the second part may pay said taxes and insurance	ce, or either, and the amount 13	
Image: set in the neuron of		ment of the sum of fit we thousand and no	/100	
<pre>pry</pre>				
<pre>aid party of the second part to pay fixe any incurses or to dicking, any take with interest thereon is haven provided. In the over the aid part of the second part to pay the same as poolded to this inderest.</pre>			. N	
<pre>aid perty of the second part to pay for any insures or to divides, any tasks with interest thereon is haven provided. In the avent the aid perigd of the interparts is made as beaching perigd and the billingt on tasks are an provided by the part of the second pay bills or if the hournes is not beach in the construct and haven the billingt on aid with inderest the billingt on aid with methods are an provided by the part of the second pay bills or provided by the part of the inderest of the second perigd as the part of part of the second perigd as the part of part of the second perigd as the part of the second perigd as the part of part of the second perigd as the part of part of the second perigd as the part of part of the second perigd as the part of part of the second perigd as the part of part of the second perigd as the part of part of the second perigd as the part of part of the second perigd as the part of the second p</pre>	day of	and by <u>1ts</u> terms made payable to the said obligation and also to secure any sum or summ	he part V of the second s of money edvanced by the	
If defaults are not han be void if which has needed to a media is barein percented, not have have and the barein percent have and the barein percent of the barein or the barein percent of the barein or the barein percent of the barein percent	11.38	1	ST 1	
If default be made in uch payment e_rry part thereof, or any obligation cested thereby, or interest more that we not be been about the set of any payment in the interest of the default			ed therein fully discharged.	
The state are not here in a good repair is the are nextly of it wills it committed as the printed its in the state and the state and the state is and payment in the state is and the state is and the state is an intervent in the state is an intervent i	If default be made in such payments or any part thereof of	or if the insurance is not kept up, as provided herein, o	or if the taxes on said teal in the buildings on said in	
<pre>traid party of the iscond part in the near provided by law, and out of all meeting accounts the import of the all of principal and in the near provided by law, and out of all meeting accounts that is to reach the memory parts of principal and interest, togethat with the cent and charges indicate therein, and there is the there is the interest of the series of principal and interest, togethat with the cent and charges indicate meeting administerion, parts of representation therein and all the principal definition of the interest of the series of the series that its term and providen of the interest togethat with the cent and charges indicate meeting administerion, person representative, administerion, person representative, and interest of the series parts beets. Is the series there exists the exists in the first part ha_VG, hereants eri</pre>	and the whole sum remaining ungaid, and all of the oblig	or if waste is committed on said premises, then this conv ations provided for in said written obligation, for the soc	curity of which this indenture	
The relation in the manner provided by law and to have a reader spolind to called the rent and is manner, benefits and the action is during the second of all money minimum and to the read the complete law groups of the second of the money precision is an one of the money precision is an one of the money precision is an one of the second of all money precision is an one of the second of the money precision is an one of the second of the money precision is an one of the second of the money precision is an one of the second of the money precision is an one of the second of the money precision is an one of the second of the second of the money precision is an one of the second of				
real, the amount then unpuld of principal and interest, together with the costs and charges indicate the decomposition, if my there be, and the based by the party making such tasks on demand, to the first part 12.5 Is is agreed by the party herein that the terms and provisions of this indentors and each and every abilitations, personal representatives, is another account, that astend and how to and be obligately upon the hain, executer, administrate, personal representatives, is a decay of the support decay of the party 10.5 of the first part the XPL herein to use the other and the secondary prince herein. Is in above weights. Is in above weights. Is in the secondary person herein herein and the secondary and the secondary and the secondary and the secondary prince herein the secondary person in the secondary prince herein the secondary the same presents the secondary the	ments thereon in the manner provided by law and to have	a receiver appointed to collect the rents and benefits a the manner prescribed by law, and out of all money	accruing therefrom and to to	
It is agreed by the partial herein that it is terms and provident of this indentice and each and every ublightion threats contained, and all the same indentified on the standard control of the standard of the same indentified of the same indentif	retain the amount then unpaid of principal and interest, toge	ther with the costs and charges incident thereis, and the	e overplus, if any there be, .	
In which the repective particle break. Is which at unceries of the repective particle break. Is which it repective particle break. I	It is spread by the parties hereto that the terms and	provisions of this indenture and each and every obligation	ion therein contained, and all	
Int above withen Interface (SEAU) Cuptal M. Drice (SEAU) Cuptal M. Drice (SEAU) Cuptal M. Drice (SEAU) Cuptal M. Price (SEAU) (SEAU) (SEAU)	benefits accruing therefrom shall extend and inure to, an	d be obligatory upon the hairs, executors, administrat	lors, personal representatives,	
Within M. Frice (SEAU Crystal M. Price (SEAU (SEAU (SEAU) (SEAU (SEAU) (SEAU (SEAU) (SEAU (SEAU) (SEAU) (SEAU) <	In Witness Whereof, the part 1.0.5 of the first part	ha. Ve. hereunto set thair hand and	seal.,S the day and year	
The roless SEAU The roless PUBLIAS PUBLIAS PUBLIAS COUNTY A D. 1855 COUNTY A D.		Robert M. Frice	(SFAI)	,
Fait or KANSAS DUBILAS CONNTY.) Status Notary. Public In memory and the second of the same period. A visual contraction of the second of the same period. A visual contraction of the same period. A visual contreation of the same period. A visual contraction of the sa		Cruetal M. Price Rober	t M. Prico (SEAL)	
The release The relation of the within mortgage, do hereby acknowledge the full payment of the debt render 16, 1956 at 2:15 P.M. RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt render this 24th day of August 1962.		Cryst	al M. Price (SEAL)	
The relax of MINSAS DOURTLAS DOURTLAS COUNT./ MINING MIT REMEASEED, has on this fifteenth day of AugustA, D., 1956, and T. Remeaseer, has on this fifteenth day of AugustA, D., 1956, and T. Robert M., Price and Crystal M., Price, husband and wire, and Robert M., Price and Crystal M., Price, husband and wire, the merephonality known to be the same period. who executed the foregoing lastrument and dury the merephonality known to be the same. In untrained to be the same period. who executed the foregoing lastrument and dury the merephonality known to be the same. In untrained to be the same period. Who executed the foregoing lastrument and dury the merephonality known to be the same. In untrained to be the same. Bis of the second of the same. In untrained to be the same. Bis of the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debte ecured thereby, and authorize the Register of Decks to enter the discharge of this mortgage of record. The First National Bank of Lawrence Lawrence, kanases				
DTIDLAS COUNTY! Image: State of the second state of the same of the fifte on the fifte on the store of the same or so the fifte on the store of the same of the same period we second the forspole latriment and duly of the same of the same period we second the forspole latriment and duly of the same period we second the second of the same period we second the forspole latriment and duly of the same period we second the forspole latriment and duly of the same period we second the forspole latriment and duly of the same period we second the forspole latriment and duly of the same period we second the forspole latriment and duly of the same period we second the second the forspole latriment and duly of the same period we second the second subscribed in the day and the day and the second subscribed in a second subscribed in the day and the day and the second subscribed in the same period subscribed in the day and the day and the second subscribed in the second subscribed in the day and the day and the second subscribed in the second subscribed in the day and the day and the day and the second subscribed in the second subscribed in the day and the day and the day and the second subscribed in the day and the day and the day and the second subscribed in the day and the day and the second subscribed in the day and the day and the day and the second subscribed in the day and the day and the day of the within mortgage, do hereby acknowledge the full payment of the debt second thereby, and authorize the kegister of Deeds to enter the discharge of their payment of the debt second thereby, and authorize the kegister of Deeds to enter the discharge of the second day of August 1962.	anala 🔜 (kanala kanala kanala kanala) Manala kanala kanala Manala kanala			
DOTUGLAS county Image: Second Seco	· · · · · · · · · · · · · · · · · · ·		CONTRACTOR OF CONTRACTOR	-
BURLAS COUNTY A DRIVELAS COUNTY A DRIVELAS COUNTY A DRIVELAS A DRIVELAS			4	
The remember of the serve period when the same period 2 who excelled the foregoing hatmannel and white a day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the serve period 2 who excelled the foregoing hatmannel and day of the within mortgage, do hereby acknowledge the full payment of the dabt formed thereby, and authorize the kegister of Deeds to enter the discharge of this mortgage of record. The First National Bank of Lawrence Lawrence, kanses	HATT OF KANSAS			4.)
the store and County and Save and Robert M. Price and Crystal M. Price, Husband and wife, and Robert M. Price and Crystal M. Price, Husband and wife, and the advected by and the method of the same price of the second of the same the method of the same price of the second of the same termine the advected of the same price of the second of the same termine the advected of the same price of the same termine the advected of the same termine termine termin	DOUGLAS COUNTY.			
come: Robert M. Price and Crystal M. Price, Husband and vife, in metperiorally known to be the same perior B, who executed the foregoing hutmannest and duly the metperiorally known to be the same perior B, who executed the foregoing hutmannest and duly the metperiorally known to be the same perior B, who executed the foregoing hutmannest and duly the metperiorally known to be the same perior B, who executed the foregoing hutmannest and duly the metperiorally known to be the same perior B, who executed the foregoing hutmannest and duly the metperiorally known to be the same perior B, who executed the foregoing hutmannest and duly the metperiorally known to be the same perior B, who executed the foregoing hutmannest and duly the metperioral transmit warenest of the same perior B. B. Martin, the same reach the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt pured thereby, and authorize the Hegister of Deeds to enter the discharge of this mortgage of record. The First National Bank of Lawrence Lawrence, kanses				
to me personally known to be the same personal, who executed the foregoing instrument and duly to me personally known to be the same personal, who executed the foregoing instrument and duly the accurate of the second subscribed my name, and afflued my critical seal on the deviated the second August 16, 1956 at 2:15 P.M. RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt pured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. The First National Bank of Lawrence Lawrence, kanses				on the original.
the method of the execution of the same period & who executed the foregoing instrument and duly and the execution of the same. In unmass weeked, I have been had subscribed my name, and affled my ortical seal on the day and the ortical search of the same. In unmass weeked, I have been had subscribed my name, and affled my ortical seal on the day and the ortical search of the same. In unmass weeked, I have been had subscribed my name, and affled my ortical seal on the day and the ortical search of the same. In unmass weeked, I have been had subscribed my name, and affled my ortical search of the day and the ortical search of the day and the same. In unmass weeked, I have been had subscribed my name, and affled my ortical search of the day and the ortical search of the day and the same been had been had been written and the same been had been h	came Hober	LU, RADI, E.K.L. SHAMA, SHAMA, SHEMAL, ELD., EA AND A		ntered •
ecorded August 16, 1956 at 2:15 P.M. RELEASE Antipage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. The First National Bank of Lawrence Lawrence, Kanses		known to be the same person, B, who executed the fo	oregoing instrument and duly	
accorded August 16, 1956 at 2:15 P.M. RELEASE Accorded to the second	acknowledged 1	he execution of the same.		21. 010 8.
acorded August 16, 1956 at 2:15 P.M. RELEASE Hould Concern the second automatic of the debt cured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. The First National Bank of Lawrence Lawrence, kanses		written.		Reg. of Deeds
Lecorded August 16, 1956 at 2:15 P.M. RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt ecured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. ated this 24th day of August 1962. The First National Bank of Lawrence Lawrence, kangas			and a state of the second s	By Jame Bes
I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the dabt soured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. ated this 24th day of August 1962. The First National Bank of Lawrence Lawrence, Kanses	Bepteber 17,	Bester De Marting		G Deputy
soured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. ted this 24th day of August 1962. The First National Bank of Lawrence Lawrence, Kanses	and a second sec			
ated this 24th day of August 1962. The First National Bank of Lawrence Lawrence, Kansas	Recorded August 16, 1956 at 2:15 P.N. R	ELEASE Washer Collect	and the second	
	Recorded August 16, 1956 at 2:15 P.M. R I the undersigned, owner of the within m	ELEASE Hould acknowledge the	full payment of the de	bt

i

. .

Ş

1

۰.

ř. 1

Ŀ

C