This Indenture, Made this       25.00.       day of		Reg. No.
Description of the Difference of the second part of the second par		
This Indenture, Made this	Ū.	
This Indenture, Made this		(No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kensa
of LOUTENES		This Indenture, Made this
part 10 20 of the first part, and Thus instruments initial inclusion and Annual Markan.  part V. of the second part.  Winesseth, that the said part. Lett. of the first part, in consideration of the sum of  Constant Markan Annual Markan Annual Markan Annual Markan Annual Markan  Down down and the said part. Lett. of the first part, in consideration of the sum of  Minesseth, that the said part. Lett. of the first part, in consideration of the sum of  Second part, and Markan Annual Markan Annual Markan Annual Markan  Note the said part Lett.  Second part, and Markan Annual Markan Annual Markan Annual Markan  Winnesseth and the said part in the said part. Lett of the first part therein.  And the said part in the said and the said is goed and indexellate sum and part and the discreptoreal Markan Annual Markan  Markan Annual Markan Annual Markan Annual Markan  Markan Annual Markan Annual Markan  Markan Annual Markan Annual Markan  Markan		
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Diamanda and a state of the second of which is hereby acknowledged, ha "M. sold, and this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part, " of the second part, following described real estate situated and being in the County of	STATUS SE	Witnesseth, that the said part. 2010. of the first part, in consideration of the sum of
this indenture do GRANT, BARCAIN, SELL and MORICAGE to the said part of the second part, following described real estate situated and being in the County of		Seven tangestilla all a laterreneration community of the seven seven to the seven tangest the seven seven tangest the seven seven tangest the seven seven seven tangest the seven s
With the appurtenances and all the estate, title and interest of the said part 10.00° first part therein.         And the appurtenances and all the estate, title and interest of the said part 10.00° first part therein.         And the appurtenances and all the estate, title and interest of the said part 10.00° first part therein.         In a premise above granted, and velocid of a good and indefensible estate of inhoritance therein, first and clear of all incombance.         In a speed between the profiles barred optimits of and enter the theorem of an estate appart to a second part, the incur is and income the said premise. The estate and the terms of the said of the terms of terms of teeten terms of terms of terms of terms of the terms of te		this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part, applied for the second part, following described real estate situated and being in the County of the book block and State
with the apportenances and all the estate, title and interest of the said part 1::::::::::::::::::::::::::::::::::::		Lot Timme (?) in Dieda Commerciae (D.), is Single Lete & differences to the Strength States.
of the premise above guard, and willed of a good and induferuible erate of hibrithme therein, fore and clear of all incombrance.         and the       will warrant and defend the same against all parties making lawful claim there are become due on gravities herato that the part 1 of the first part hall at all times during the life of this informer, pay all the same finderuce, pay all the same finderuce in the same become due not payles or the same of 10% from the date of payle or the same of 10% from the date of payle or the same of 10% from the date of payle or the same of 10% from the date of the same same data life the same same of 10% from the date of payle or the same of 10% from the date of payle or the same data life the same same of 10% from the date of payle or the same of 10% from the date of payle or the same same data life the same same of 10% from the date of payle or the same same of 10% from the date of payle or the same same data life the same same data life the same of 10% from the date of payle or the same same same data life the same same same same same same same sam		with the appurtenances and all the estate, title and interest of the said part in cof the first part therein.
It is spreed between the parties hereto that the part is done that a set times during the life of this indenter, pay all here assumes is hare may be levided or accessed against field real estate hundred is not hundred in use in many by the indenter. The set of the second part is the part is and that is the participation of the second part is the part is the participation of the second part is the pa	ECECCE	And the said part $1.95$ of the first part do hereby covenant and agree that at the delivery hereof $0.139$ $3.23$ (the lawful own of the premises above granted, and seized of a good and indefeasible estate of Inheritance therein, free and clear of all incumbrances,
It is speed between the parties hereto that the part is of the first part shall at all times during the life of this indenter, pay all the second part is and that is indenter, pay all the second part is the indenter, pay all the second part is the part is and that is participated directed by the part. If is all the second part is the part i		and that the will warrant and defend the same analist all parties making lawful claim there
and assessments that may be belief or second splot that lead state when the same become due and payble and that light of the periods in such same and by uch interact company as that the period of the second part, the base of the first part table to the part.         and periods       of the second part, the base of any, ander payble to the part.       of the second part, the base of any of the first part table or payse.       of the second part, the part of the first part table or payse.         and permise insured as herein provided, then the part is and table or payse and table payses of the base of the bas		It is agreed between the parties hereto that the part is the of the first part shall at all times during the life of this indenture, pay all t
day of	CHURCH CHURCH	Interest. And in the event that said part. If will be the first part than tail to pay both takes when the said become a said premises interest as herein provided, then the part of the tecond part may pay said takes and insurance, or either, and the ar so paid shall become a part of the indebtedness, secured by this indenture, and shall become a part of 10% from the date of pay until fully repaid.
day of	10020	according to the terms of
said part	B	day of <u>Contraction</u> 19.50, and by <u>Linear terms made payable to the part.</u> part, with all Interest accounts thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by
And this conveynes whall be void if such payments be made as herein specified, and the obligation contained "herein, folly disch it defaults made in such payments or any part thereof or any obligation created therein, or if the buildings on the state are not pair to a good repet as they are now, or if wasts is committed on ald permites, then this conveynes thall become base and the whole sum remaining unpaid, and all of the obligation provided for in said written obligation, for the security of which this inde- tis given, hall immediately generation and appable at the option of the holder hereid, without-notics, and it hall be based is given, hall immediately generation and any part thereof, in the amount then unpaid of pincipal and interest, together with the costs and charges includent therein, somethy of which this inde- thell be paid by the part. — making such asle, on demand, to the first part	DEG	said part. J. of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the
If ideault be made in such payments or any pair thereof or any pair thereof, or inferent thereon, or if it he buildings on real estate are not pair whole sum remaining unpair and and all of the obligation provided for in adjust whiten obligation for the sculpt of which this information in the manner provided pair. If was an adjust which is the pair of the sculpt period of the sculpt period is the scone pair. If was an adjust which is the pair of the sculpt period of the sculpt period of the sculpt period of all modes are scone pair. If was a scone pair which is the pair of the sculpt period of all modes. The sculpt period of the sculpt period of all modes are scone pair. If any period of principal and interest, together with the costs and charges incident thereto, and the overplut, if any there is and scone had and funct to any do be any constrained for the sculpt period which there is a period of the sculpt period period. The manner provided period and inverse to and be pair. The maxing such sale, on demand, to the first part. 2003. If any there is a mount then unpair of principal and inverses to and be point therein, administrator, period and funct to any do be and and the period period and inverse to and be point whether and every obligation therein contained, are sculpt period by the part. If any there is a point therein the science of the respective parties herein.         If is agreed by the part. Science is a down working a science of the respective parties herein.       If is agreed by the part. If is a period of the first part. 2003. If is a science is a down working and science is a science of the respective parties herein.         If is agreed by the part. Science is a science is a scin addition therein contained, are science is		a state any shall be used if such asymptets be made as herein specified and the obligation contained therein fully discha
asigns and successors of the respective particles hereto.         In Witness Whereof, the part 10.5. of the first part ha. N.G. hereconic set. 510.1.0. hand 3. and seal		etable are not paid when the same become due and payable, or if the insurance is not kept up, as provided nervin, or in the buildings on real estate are not kept in as good repair as they are now, or if ywasts is committed on said premises, then this conveyance shall become abu- and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this inder is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful to take provided are not kept in the security of which the security of the security of which the security of the security of which this inder the security of the security of th
asigns and successors of the respective particles hereto.         In Witness Whereaf, the part 10.5. of the first part ha. 15; hereconto set		ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefit account intercount and relit the premises hereby granted, or any part thereof. In the manner prescribed, by law, and out of all moneys arising from such su retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any ther shall be paid by the part. J making such sale, on demand, to the first part. 1991.
Lest above written. Lest above written. State of Kanaas Douglas COUNTY, A BE IT REMEMBERED, That on this 2200 day of Septonaker A D, 1 before me, s. Hotary Public in the sforesald county and came Ban D. Sill, ach and dang A. Shapaon, huchand Witness Whereof, I have hereanto subscribed my name, and afficed my offiged seal on the de year last above written. My commission expires April 21 19 58	DEIO1	benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal represent
STATE OF       Kanaas       (Si         STATE OF       Kanaas       (Si         Douglas       county,       Ss.         State OF       E       State OF         L       Douglas       County,         State OF       E       State OF         L       Douglas       State OF         L       Do	OHOL	in the product of the product of the second se
STATE OF       Kanaas       (Si         STATE OF       Kanaas       (Si         Douglas       county,       Ss.         BE IT REMEMBERED, That on this       22200, day of	Diraci	Den V. Jempson (SE
STATE OF       Kanaas         Douglas       county         SS.       Douglas         BE IT REMEMBERED, That on this       2200 day of	5000	(SI
SX.       Douglas       SS.         Be if REMEMBERED, That on this       2200 day of	<b>DEVEO</b>	And An - 2200 M
BALLE COUNTY,         SS.         Douglas         COUNTY,         SE IT REMEMBERED, That on this         2200         day of         SE IT REMEMBERED, That on this         Description         before me, a.         No TA         COUNTY,         SE IT REMEMBERED, That on this         Description         Description         Se IT REMEMBERED, That on this         Description         Se IT REMEMBERED, That on this         Description         Description         Se IT REMEMBERED, That on this         Description         County, I         Be IT REMEMBERED, That on this         County, Public         In the aforesaid County and         County, I         VICC,         VICC,         VICC,         VICC,         VICC,         No me personally known to be the same person B, who executed the foregoing Instrument and acknowledged the execution of the same.         NY Commission Explices         My commission Explices         April 21       10 58	1 20	
BE IT REMEMBERED, That on this       22nd_day of		STATE OF Kansas
before me, s. <u>Hotary Public</u> in the aforesaid County and came <u>Ban Ds. Sild</u> ; <u>Acta And Janes A. Simpion</u> , <u>hurband</u> , <u>wife</u> , <u>volta</u> .		Douglas county,
came       BOT       Da       State		
WITHES, WITE C., B L 1 C to me personally known to be the same person 5, who executed the foregoing instrument and acknowledged the execution of the same. IN WITHESE WITEROF, I have berevinto subscribed my name, and affixed my officiel seal on the day year last above written. My -commission Explice. April 21 10 58	•	came Bon D. Sill; ach and Jang A. Shapaon, huchand
April 21 19 58		a spin a finanti La Cana and a sure a su
My Commission Explice. April 21 19 58		ecknowledged the execution of the same,
		year tait above written.
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