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park with all interest second part to pay for any laurence or to discharge any taxes with interest therein is herein provided in the that said park LES_ of the first part shall fall to pay the same as provided in this indentive. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein full discht discharges are not paid when the same become due and payable, or if the invariance is not ket up, as provided interest therein, or if the biolidance or and attents are not hald when the same become due and payable, or if the invariance is not ket up, as provided in the same second part of the obligation contained therein, or if the biolidance or and attents are not hald when the same become due and payable, or if the invariance is not ket up, as provided interest therein, or if the biolidance or and attents are not hald when the same provided by law on the have a resolver apploited to or low, and or if shall be karded by a same there on the harden there the color of the hald premises and all the importants there the interest the color of charges indication. For the same provided in the same provided in the same provided by law and to have a resolver apploited to colleci the rest and benefits according thereion, and the same provided by law and to have a resolver apploited to colleci the rest and all premises and all the importants there the the color of charges indicated the same provided in the same are provided by law and there are resolved at the collecity the rest there of the same are provided by law and the average law and the average there are also all premises and all the rest and all contains and and and the rest and all contains the another provided by law and the same are provided by law and the rest are all all contains are assessed at a same are also and average digitation therein contained. Are barries therein and ascesses to the respective parities herein. The rest all bala by the part is all be law and therein ascillate are also and all cot th	<pre>H, with all interest according to the term of old obligation and also to accurs any sum or unit of money tehnned b d parly of the second part to pay for any inverses or to discharge any taxes with interest thereon is herein provided in the stad part 155 of the first part shall fill to pay the same as provided in this docture. And this converses shall be void if such payments be made as herein spacified, and the obligation constanted thereins of the billings on a latter are not paid when the same become due and payable, or if the inverses is not here toy, as provided herein, or if the billings on a latter are not paid when the same become due and payable, or if the inverses is not here toy, as provided herein, or if the billings on a latter are not paid when the same become due and payable is the colling of the helder herein, or if the billings of a latter are not paid when the same become due and payable, or if the inverses is not here toy, as provided herein, or if the billings of a latter are not paid when the same become due and payable is the colling of the helder herein, or if the billings of a latter are not paid when the same become due and payable is the colling of the helder herein, or if the same become due and payable is the colling of the helder herein, and the dowerplus, if any there a labe paid by the party of the second part the maximum particle due to the days lender therein, and the overplus, if any there all be paid by the party making such ask, on demand, to the first part 18.5. If is agreed by the part 18.5. of the first part backs</pre>	day of Batronancy March 19 57 , and by	its terms made payable to the part y	of the sec
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the said part Y of the second part	a had part Y. of the second part	In detault be made in such payments or any part thereof or any oblig estate are not paid when the same become due and payable, or if the real astate are not kept in as good repair as they are now, or if waste and the whole sum remainders unsaid, and all the abilitation	insurance is not kept up, as provided herein, or if the faxe is committed on said premises, then this conveyance shall b def for in said writter obligation for the conveyance shall b	ecome abso
ments thereon in the manner provided by law and to have a resolver appointed to called the rents and basefits accounts the control of an entropy and the manner precision of the law, and out of all money actions from the aster resist the part of principal and interest, together with the costs and charges incident thereto, and the overplot, if any ther shall be paid by the party making avot sale, on demand, to the first part 18.5. It is agreed by the party making avot sale, on demand, to the first part 18.5. It is agreed by the party making avot sale, on demand, to the first part 18.5. It is agreed by the party making avot sale, on demand, to the first part 18.5. It is agreed by the party making avot sale, on demand, to the first part 18.5. It is agreed by the party of the respective parties hereto. Is where the part 18.5. of the first part ba VE. Hereunto set the 17. hand 5 and seals the day and first above written. Is where written. Is where the part 18.5. of the first part ba VE. Hereunto set the 17. hand 5 and seals the day and first above written. Is where written. Is where written. Is where written. Is a manner provided by the party of the party of the first part ba VE. Hereunto set the 17. hand 5 and seals the day and first above written. Is a start or MANSAS DOUGLAS. COUNTY, Starks and Phyllis M. Starks, husband and wife. Is IT REMEMBERED, The on this Stark 1st day of First Starks, husband and wife. Is the appeared by the party. A D, 19 before m. a. Motary. Public. Is the appeared by the party Starks and Phyllis M. Starks, husband and wife. It is map assembly known to be the same persons? who associated the foregoing instrument and acknowledged the assemble persons autocrited my manne, and affined my offel and to the day were first above written. My Commission Express September 17, 19.57 My Commission Express Sep	The period is the manuary provided by law and to have a realiser appointed to collect the rest and bandhis securing thereform and in the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there all be paid by the party making such sale, on demand, to the first part 12.5. It is agreed by the party making such sale, on demand, to the first part 12.5. It is agreed by the party making such sale, on demand, to the first part 12.5. It is agreed by the party making such sale, on demand, to the first part 12.5. It is agreed by the party making such sale, on demand, to the first part 12.5. It is agreed by the parties beers that the terms and providens of this Indenture and each and every oblightor therein contained, and methic accounts the respective parties hereto. It is the respective parties hereto. It is the set of the respective parties hereto. It is withing with every that the part 12.5. of the first part ha V2. Hereunto set the first part ha V2. Hereunto set the first part have the advect within the respective parties hereto. It is above written. The or MANSAS DOUGLAS COUNTY, set on this 2555K 15t day of Respective and county and come. Harry Starks and Phyllis M. Starks , husband and wife, at the storesaid County and come. Harry Starks and Phyllis M. Starks , husband and wife, at the supress September 17, 10.57 Commission Express September 17, 10.57 Here Warris and advect written. A commission Express September 17, 10.57	the said part Y of the second part	to take possession of the said premises and a	I the impr
h is agreed by the parties hereto that the terms and provisions of this indentures and each and every objigation therein contained, as banding accurations, additional and hure to, and be obligatory upon the being account, administrators, personal, represents and the above sortifee. In Winness Whereof, the part 18.5 of the first part ha.V2. Hereunto set their hands and seals the day and the above sortifee. In Winness Whereof, the part 18.5 of the first part ha.V2. Hereunto set their hands and seals the day and the above sortifee. In Winness Whereof, the part 18.5 of the first part ha.V2. Hereunto set their hands and seals the day and the above sortifee. In Winness Whereof, the part 18.5 of the first part ha.V2. Hereunto set their hands and seals the day and the above sortifee. In Winness Whereof, the part 18.5 of the first part ha.V2. Hereunto set their hands. (SE What is the day and the above sortifee.) In Winness Whereof, the part 18.5 of the first part ha.V2. Hereunto act their hands. (SE What is the day and the above sortifee.) In Winness Whereof, the part 18.5 of the first part ha.V2. Hereunto act their hands. (SE What is the day and the day and the day and the day is the day and the above sortifee. In Winness What is the statemaster the day and the day and the day and the day and the statemaster the day and day and the day and day and the day and the day and the day and day and the day and day and day and the day and	It is agreed by the parties hereto that the terms and provisions of this indentiure and each and every obligation therein contained, and the actual data invest to, and be abligatory upon the heir, executor; administrators, personal, represented this adverses of the respective parties hereto. In Winness Wheread, the part IES of the first part ha VE. Hereunto as the IT hands and seals the day and the above swritten. In Winness Wheread, the part IES of the first part ha VE. Hereunto as the IT hands and seals the day and the above swritten. In Winness Wheread, the part IES of the first part ha VE. Hereunto as the IT hands and seals the day and the above swritten. In Winness Wheread, the part IES of the first part ha VE. Hereunto as the IT hands and seals the day and the above swritten. In Winness Wheread, the part IES of the first part ha VE. Hereunto as the IT hands and seals the day and the above swritten. In Winness Wheread, the part IES of the first part ha VE. Hereunto as the IT hands and seals the day and the above swritten. In the above swritten. WH OF KANSAS DOUGLAS COUNTY, Starks Bird Phyllis IS day of Taken and the above and the above and the above and the above swritten. It is the REMEMBERED. There on this 25thk Ist day of Taken and write, and the above and the second County and care in Harry Starks Bird Phyllis Ma. Starks, husband and write, and the above swritten. It is the personally known to be the same person is who executed the foregoing instrument and starbessed written. It is the showe written. It is the above swritten. It is the showe written. It is above swritten. It is ab	ments thereon in the manner provided by law and to have a receiver a	populated to collect the rents and benefits accruing there	from: and
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Int above written. Image: An and the second and th	A above written. Harry Starks (SE Harry Starks (SE Harry Starks (SE Harry Starks (SE Harry Starks (SE Harry Starks (SE Harry Starks (SE SE DOUGLAS COUNTY) E IT REMEMBERED, The on this 20th 1st day of THE HERE ACCAS UNLACED In the storesaid County and came Harry Starks and Phyllis M. Starks, husband and wife, to me personally known to be the same person 3, who executed the foregoing Instrument and schowledged the securitor of the same. IN WITHERS WHERE OF, I have becaute subscribed my name, and affixed my official ased to the day year fast above writen. Commission Expires September 17, 10 57 Honey Public E, B. Martin, Notey Public		that	
Harry Starks (SE Hurry Starks (SE Hurry Starks (SE Hurry Starks (SE Hurry Starks (SE Hurry Starks (SE STAR OF KANSAS DOUGLAS COUNTY) If IT HEMEMARRED, The on this 25th 1st day of TARPY If IT HEMEMARRED, The on this 25th 1st day of TARPY If IT HEMEMARRED, The on this 25th 1st day of TARPY If IT HEMEMARRED, The on this 25th 1st day of TARPY If IT HEMEMARRED, The on this 25th 1st day of TARPY If IT HEMEMARRED, The on this 25th 1st day of TARPY If IT HEMEMARRED, The on this 25th 1st day of TARPY If IT HEMEMARRED, The on this 25th 1st day of TARPY If It HEMEMARRED, The on this 25th 1st day of TARPY If It HEMEMARRED, The on this 25th 1st day of TARPY If It HEMEMARRED, The on this 25th 1st day of Tarpy Hurry A. D. 19 If It It HEMEMARRED, The on the same period. who executed the foregoing Instrument and ischnowledged the execution of the same. If WITHERS WHEREOF, I have been period. who executed the foregoing Instrument and schnowledged the execution of the same. If WITHERS WHEREOF, I have been period. who executed the foregoing Instrument and year fast above writin. My Communication Expire September 17, 19.57 Hotery Put	Harry Starks (SE Hurry Starks (SE Hurry Starks) (SE Hurry Starks) (SE COMMONDATION OF AN ANALOG AN A	last above written.	16 ATT	
WY Commission Expire September 17, 19.57	The of KANSAS DOUGLAS COUNTY, BE IT REMEMBERED, The on this 25th 1st day of FREMEMBERS, A.D. 19 before me, a. Notary Public in the aforesaid County and came Harry Starks and Phyllis M. Starks, husband and wife, to me personally known to be the same person & who executed the foregoing instrument and excountering the security output of the same. IN WITHERS WHEREOF, I have become subscribed my name, and officed my official seel to the chy year last above writen. Commission Expires September 17, 19 57 Honey Public Starks, March Money Public Starks, March March Money Public Starks, March March Money Public Starks, March March March Money Public Starks, March Mar		Harry Starks	(SE/
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DOUGLAS COUNTY,) ^{55.} If IT REARBAGERED, Ther on this 25000 List day of REAR LIST of the series of the second County and came HERTY Starks and Phyllis M. Starks, husband and wife, to me personally known to be the same personal, who executed the foregoing instrument and echnowledged the second of the same. IN WITNESS WHEREOF, I have bereanto subscribed my name, and affined my or the see to the day year fast above written. My Commission Expires September 17, 19.57 E; B. Martin, Notery Put	DOUGLAS COUNTY, BE IT REMEANABLED, That on this 25th 1st day of FRAMELING, A.D., 19 before me, a. Notary Public In the aforesaid County and came Harry Starks and Phyllis M. Starks, husband and wife, to me personally known to be the same person3, who executed the foregoing instrument and schoowledged the execution of the same. IN WITNESS WHEEROF, I have become subscribed my name, and affixed my official seel on the day year fast above writen. Commission Expires September 17, 19 57 E: B. Martin, Notery Pub-			(SE/
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E: B. Martin, Notary Put	E: B. Martin, Notary Put		ersunto subscribed my name, and affixed my official asel c	n the day
at all and		My commission impires September 17, 19 57		lotary Publi

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