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William A: Ray and Louella M. Ray, husband and wife	William A. Ray and Louella M. Ray, husband and wire         Lawrence       in the County of Douglas       and State of Kallass         es of the first per, and       Harry A. Puckett       par of the second part.         the second part is       of the first per, and       Marry A. Puckett         That on hundred       (\$300.00)       DOLASS         The M       dup add, the receipt of which is hereby acknowledged, ha Ve sold, and by more the second part.         Mean developed real estate situated and being in the County of Douglas       and State of Tay and the second part.         Street, In the City of Lewrence, Kansa.       The and the state, tille and interest of the said partiels of the first part there.         A that developed a developed add individual to the said partiels of the first part there.       The and the state, tille and interest of the said partiels of the first part there.         A that develope a developed add individual to the said partiels of the first part there.       The and the state, tille and interest of the said partiels of the first part.         A that develope a developed a developed the tax and the said to the individual to the second part.       The and the second part.         A that develope a developed to a tax and the and the said first between the tax and the said to the individual to the second part.       The second part.         A that develope a developed to a tax and the said to the said partiels.       The second part.       The tax and tax and the second part.     <	MORTGAGE	(Ne, 52K) Boyles Legal Bla	nks-CASH STATIONERY COLawrence, Kansas	19 61
s of the first part, and Harry A. Puckett part of the second part. Party one hundred (\$3100.00) DOLLARS Them duly paid, the receipt of which is hereby acknowledged, ha Ve sold, and by denture do GRANT, BARCAIN, SELL and MORTGAGE to the said party. of the second part, the ing described real estate situated and being in the County of Douglas and State" of thowil: To No. One Hundred Twenty Saven (127) on New Jersey Street, in the City of Lewrence, Kansas. The apputenances and all the estate, title and interest of the said parties of the first part therein. The said parties of the first part do herein gove that at the dilvery hered. They Will can be parties above granted, and skind of a can be first part that at the dilvery hered. They Will are set seeming above granted, and skind of a can be first part that at the dilvery here of the said parties making lawfol chim there. The apputenances and all the estate, the first part and the first part and the first part is and the second of the second of the second of the second part is the second of the second of the second of the second of the second part is the first part when the same becomes due and paryshe, and the first part is and first first part is and first part is and first first part is and first first part is and first first part is the first part when first the second of the second of and first part is and part is the second of the second of the second part is the second of the second at an parties of the second of the second of the second pa	<form>  Bet of the first part, and Marry A. Pucket1   parts in the sead parties of the first part, in cosideration of the sum of Think on the mark of the first part, in cosideration of the sum of Think on the mark of the first part, in cosideration of the sum of Think on the mark of the first part, in cosideration of the sum of Think on the mark of the first part, in cosideration of the sum of Think on the mark of the first part, in cosideration of the sum of The mark of the first parties and the state is the sead of the definition of the new of the definition of the second part, in the second part, in the second part, in the second part, in the second part, into a sum of the second part into a sum of the second part into a set of</form>		a tool of the second	the first of the second s	Handler Handler
<pre>messeith, that the Said parties of the first part, in consideration of the sum of Thirty one hundred (\$3100.00) DOLLARS them duly paid, the receipt of which is hereby acknowledged, ha Ve sold, and by denture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, the ing described real estate situated and being in the County of Douglas and State of i to with to tho. One Hundred Twenty Seven (127) on New Jersey Street, In the City of Lewrence, Kansas. the appurtenances and all the estate, title and interest of the said partieBof the first part therein. the said partieS of the first part do bereby covenant and agree that at the delivery hereof. they AT%s lawful cover B remeies above granted, and seized of a good and indefauible estate of interime therein, free and clear of all incombrance. are that they will warrent and defend the same sgenat all parties making lawful claim thereto. agreed between the parties hareto that the partieS of the first part that at all times during the life of this indenture, pry all taxes assements hat may be levied or assessed against said real estate when the same becomes due and have they and that they will be the party of the second part, the parties that all the parties making lawful claim thereto. agreed between the parties hareto that the partieS of the first part that at all times during the life of this indenture, pry all taxes assements hat may be levied or assessed against said real estate when the same becomes due and payable, and that they will be the party of the second part, the pay make payable to the parties thereto the deter of the first part that at limes during the life of this indenture, pay all taxes assements hat may be levied or assessed against said real estate when the same becomes due and have accessed at the second part, and be the party of the second part to be payed at the second and they payed be to be party of the second they the they are that a the payed be the pay will taxe and have accessed at the taxe and they are add tax</pre>	<form>         Interseit in the fait is a line in the trans and in cost idea and in the trans and interes and in the trans and interes and in the trans and interes and int</form>		t, and Harry A. Puckett	anter a province and the second s	A STATE S
denture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y. of the second part, the ing described real estate situated and being in the County of Douglas and State" of the town? Lot No. One Hundred Twenty Saven (127) on New Jersey Street, In the City of Lewrence, Kansas.  The appurenances and all the estate, title and interest of the said partleBof the first part therein.  The and partleB of the first part do bereby covenant and agree that at the delivery hereof they Br%e lawful owner B remiers above granted, and saind of a good and indefeasible entate of inheritance therein. First and clear of all humbrances.  And that they will warrent and defend the same against all parties making lawful claim thereto.  Agreed between the parties hereto that the partleB of the first part thall at all times during the life of this indenture, part all taxes are approxed at the same against all parties of the second part in the esting and the they will warrent and defend the same against all parties making lawful claim thereto.  Agreed between the parties hereto that the partleB of the first part thall at all times during the life of this indenture, pary all taxes assements that may be levided or assessed against said real estate at the defend the same becomes due and parts the estimated. They will and all interest the same becomes due and parts the estimated at a herein provided, then the part Y of the second part may part at the indentified of a second part may be levide to assessed against said real estate and bear interest at the rate of 10% from the date of payment by the against said care and class the maters are avaided to the rate of 10% from the date of payment by real.  GEANT Is lineaded as a mortgage to secure the payment of the turn of Thirty One Hundred (\$3100.00) DOLLARS.  Thirthy One Hundred (\$3100.00) DOLLARS.  Thirthy One Hundred to a mark as the rate of addition contained there fully distanged by the taxet area and as pay be the part of the indead of the turn pay for any insurance or to discharge any taxe	ndenture do GRANT, BARGAIN, SELL and MORTGAGE to the soid party of the second part, the wind described real estate situated and being in the County of Douglas and State of a state of the Not. One Hundred Twenty Saven (127) on New Jersey. Street, In the City of Lewrence, Kansas. The apputenances and all the estate, title and inferest of the soid part 168 of the first part there. The apputenances and all the estate, title and inferest of the soid part 168 of the first part there. The apputenances and all the estate, title and inferest of the soid part 168 of the first part there. The apputenances and all the estate, title and inferest and agree that at the dilvery haved titley dire words are assessed agree to the there are again the same space of all monthmeres. The apputenances are appeted to assessed agree that and effend the same again till part 6 of the first part 4 of the there are again the same become due and payable, and the Liney will be perfided and the bare are appeted to the same day and the same again the same become due and payable to the part of the same due to the same day and the same become due and payable. The same due to the payable of the first pay make the same become due and payable to the pays of the same due to the same		aid parties of the first part, in consideration o	of the sum of	のないないない
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<ul> <li>buildings upon and real events and against the and upons of the second part to the extent of 11.8 and the second part to lease, if any, made payable to the part of the second part may pay said taxes and insurance, or either, and the amount ashall become a part of the indebtedness, secured by this indenture, and shall be arise interest at the rate of 10% from the date of payment is replaced as a morigage to secure the payment of the sum of</li></ul>	The boildings upon said real either involute against the and torneod in both tom and y. the distance concept part is the extern of ThEs of by the part of the second part to be externed to the part of the second part to be part of the indettedness, secured by this indenture, and shall be a interest at the rate of 10% from the dete of payment of at a state is the rate of 10% from the dete of payment of at a state of the second part is pay both to be part of the second part is pay both to be payment of the second part is pay both to be payment of the second part is pay both to be payment of the second part is pay both to be payment of the second part is pay both to be payment of the second part is pay both to be payment of the second part is pay both to be payment of the second part is pay both to be payment of the second part is pay both to be payment of the second part is payment of the second part is pay both to be payment of the second part is payment of the second part is pay both to be payment of the second part is pay both to be payment of the second part is payment be terms of add obligation and also to secure sing sum or sums of money advanced by the part of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the event and part be pay be to the part of the second part is pay be as an expecified, and the obligation contained therein, fully discharged is the payment of sub payment be made as a herein specified, and the obligation contained therein, fully discharged is the second part is any pay both the second part is pay be as the second part is pay be adde as a more pay both to be payment be pay both as the second part is pay be adde pay both to be payment be made as herein specified, and the obligation contained therein, fully discharged is the pay both as the second pay at thereed or any obligation contained therein, fully discharged is the bay both pay at		rties hereto that the partICS of the first pert shall at all time	as during the life of this indenture, pay all taxes	
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g to the terms of ODC critals written obligation for the payment of said sum of money, executed on the 27th. April 10.57 and by its terms made payable to the party of the second th all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the my of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event d parties of the first part shall fail to pay the same as provided in this indenture. This conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, if be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real are nor tapid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on said real are nor tapid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the building on said are are not kept in as good repair as they are now, or if waste is committed on said premises, then this convergence shall become due and payable or if the option of the holder hereof, without notice, and it shall be lawful for the part of the second part. HATTY A. PUCKett to take postention of the said premises and all the improve- to premise hereby granted, or any part thereof, in the manner prescribed by law, and out of all money arising from tuck tabe to premise hereby granted, or any part thereof, in the manner prescribed by law, and out of all money arising from tuck tabe to a money then unpaid of principal and laterest, together with the costs and out of all money arising from tuck tabe to premise hereby granted, or any part thereof, in the manner prescribed by law, and out of all money arising from tuck tabe to premise hereby granted, or any part thereof, with the costs and charge incident thereits, and the overplus, if any there be,	ing to the terms of OIE certain written obligation for the payment of said sum of money, executed on the 27th. April 10.57, and by its terms made payable to the party of the second with all interest accreding thereon according to the term of said obligation and also to secure any sum or sums of money advanced by the party of the second part to pay for any insurance or to discharge any taxes with interest thereon as harsin provided, in the event aid parties of the first part shall fail to pay the same as provided in this indentors. We then the same become bee and payable of it the insurance is not before any sum or sums of money advanced by the party of the second part to pay for any insurance or to discharge any taxes with interest thereon, or if the staces on said real and the analyments or any part thereof or any abligation created thereby, or interest thereon, or if the staces on said real state are not kept in as good repair as they are now, or if wate it committed on aid premises, then this conveynes shall become absolute the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the second of the induction there on the manner provided by law and to have a receiver appointed to colligation of the baid premises and all the improve- the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all money arising there be, the part of principal and interest, together with the curst and charges incident therevel, and the overplus. If any there be, the another bary of the parties hereto that the terms and provisions of this indemure and each and every obligation there in contained, and all its accruing thereform, shall extend and inverse to, and be obligationy upon the heir, executer, administrator, perconal representative, are and uccessor of the repactive parties hereto. Withings Wherever, the parties of the first part have be here not and the second of the analysis hered. Withings Wherever, the parties of the first p	THIS GRANT is intended as		DOLLARS	Name of State
of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event d partIES of the first part shall fail to pay the same as provided in this indentore. This conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, if be made in such payments or any part thereof or any obligation created thereiny, or interest thereon, or if the taxes on said real are 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 whole sum remaining unpaid, and all of the obligations provided for in said verifies on the society of which this indentore to the manner provided all of the obligations provided for in said written obligation, for the security of which this indentore to all immediately mature and become due and payable or the option of the holder hereof, without notice, and it shall be lawful for thereon in the manner provided part. <b>HATTLY A. PUCKELT</b> to take postestion of the said premises and all the improve- premise hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys using from usin to premise hereby granted, or any part thereof, in the costs and charges incident therein, and the overplus, if any there be,	arty of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event and particles of the first part shall fail to pay the same as provided in this indentore. and particles of the first part shall fail to pay the same as provided in this indentore. and this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on shall real are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said the whole sum remaining unpaid, and all of the obligations provided for in said vertices obligation, for the second part is shall be lawful for the whole sum remaining unpaid, and all of the obligations provided for in said vertices obligation, for the said premises that the core absolute even, shall immediately mature and become due and payable at the option of the heref, written obligation and it is hall be lawful for thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accluing therefrom; and to the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus. If any there be, be paid by the part y making such sale, on demand, to the first part 1985. Is agreed by the parties hereto that the terms and providens of this indentures and every obligation therein contained, and all is accruing therefrom, thall extend and inves to, and the obligatory upon the heirs, executor, administrators, personal representatives, and successors of the respective parties hereto. Witness Wheread, the part 168 of the first part ha Ve, hereunto set their hand B and sealB the day and year showe written. Witness Wheread, the part 168 of the first part ha Ve, hereunto set their hand B, and sealB, the day and y	cording to the terms of OD	certain written obligation for the payment of said sum of 10 57 and by 118 term	f money, executed on the 27th.	CORNEL IN CORNEL
d $part 0.8$ of the first part shall fail to pay the same as provided in this indenture. This conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, it be made in such payments or any part thereof or any obligation created therein, or interest thereon, or if the taxes on said real are not paid when the same become due and payable or if the insurance is not kept up, as provided herein, or if the building on said are not paid when the same become due and payable or if the insurance is not kept up, as provided herein, or if the building on said are not paid when the same become due and payable or if the insurance is not kept up, as provided herein, or if the building on said whole sum remaining uppaid, and all of the obligations provided for in said verifies due thereof, without notice, and it shall became absolute whole sum remaining uppaid, and all of the obligations provided for in said written obligation, for the security of which this indenture $t_i$ shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for a party of the second part. <b>HATTY A. PUCKELT</b> to take postention of the said premises and all the improve- to premise hereby granted, or any part thereot, in the manner prescribed by law, and out of all moneys ersing from such take to premise hereby anited, or any part thereot, in the manner prescribed by law, and out of all moneys ersing from such take to the amount then unpaid of principal and interest, together with the costs and charge incident therefo, and the overplus, if any there be,	aid partes of the first part shall fail to pay the same as provided in this indenture. If this converses shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, are not paid when the same become due and payable, or if the insurance is not keep up, as provided herein, or if the buildings on said real are not paid when the same become due and payable, or if the insurance is not keep up, as provided herein, or if the buildings on said the whole sum remaining unpaid, and all of the obligations provided for in said verifien obligation. For the security of which this indenture and paid part of the second part. HATTY, A. PUCKET, to take possession of the said premises and all the improve- timers in the manner provided by law and to have a receiver appointed to collect the rents and benefits accound thereform and to the anound the unpaid of principal and interest, together with the costs and charges incident thereto, and the overplue, if any there be, be paid by the part. When the terms and providents of this indenture and every obligation therein contained, and all its accound pherefrom, that levels all have to all be obligatory upon the here, security, administrators, personal representatives, as and successors of the respective parties hereto. Whitese Wheread, the part 16S, of the first part ha Ve, hereunto set, their hand B, and sealB, the day and year theore written. Whitese Wheread, the part 16S, of the first part ha Ve, hereunto set, their hand B, and sealB, the day and year throw written. William A, Ray, (SEAD) William A, Ray, (SEAD)	int, with all interest accruing	hereon according to the terms of said obligation and also to secu	are any sum or sums of money advanced by the interest thereon as herein provided, in the event	arcano.
If he made in such payment or any part hereot or any contracts in or basic therein metal interact of the buildings on said are are not paid when the same become due and payable or if the instance is not keep up, as provided herein, or if the buildings on said are are not kept in as good repair as they are now, or if wate is committed on said premises, then this conveyance shall become absolute or whole sum remaining uppaid, and all of the colligations provided for in said written obligation, for the security of which this indenture a, shall immediately mature and become due and payable or the option of the holder hered, without notice, and it shall be lawful for a said premised become due and payable at the option of the holder hered, without notice, and it shall be lawful for a pay of the many provided by law and to have a receiver appointed to collect the rents and banefits account thereform, and to premise hereby granted, or any part thereon, in the amount them unpaid of principal and interest, together with the costs and charge incident thereby, and the overplay in the rest, by there be, and the many provided by law and to have a receiver appointed to collect the rents and banefits account the said premises the said premises thereby granted, or any part thereot, in the amount them unpaid of principal and interest, together with the costs and charge incident thereby, and the overplay.	ault be made in such payments or any part thereof or any colligation dealed thereby or as provided herein, or if the buildings on said state are not kept in as good repair as they are now, or if waits is committed on said premises, then this conveyance shall be come absolute he whole are memaining upsaid, and all of the obligations provided for in said vertices, the thousand of the second part. Harry As. PUCKELL to take possession of the said premises and it shall be lawful for and party of the second part. Harry As. PUCKELL to take possession of the said premises and all the improve- there on the manner provided by laws and to have a receiver appointed to collect the rents and benefits accoung therefrom and to prove the amount provided by law and to have a receiver appointed to collect the rents and benefits accoung therefrom and to he premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all money arising from such take to the amount provided by law and to have a receiver appointed to collect the rents and benefits accoung therefrom and to the amount provided by a second part. Here the terms and provident of the said premises here the overplue, if any there be, be paid by the parties here to that the terms and providens of this indenture and every obligation there contained, and all its accoung therefrom, shall extend and intres to, and be obligatory upon the heirs, executor, administrators, percent representatives, and and benefits account of the first part ha VE hereinto set. their head <i>Mary</i> (SEAL) William A. Ray (SEAL) William A. Ray (SEAL)	at said parties of the t	irst part shall fail to pay the same as provided in this indenture.	obligation contained therein fully discharged.	any and
I pary of the second part Harry As Puckett to take possession of the said premises and all the improve- hereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing thereform and to premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys mining from such cale to be amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,	aid party of the second part <u>Harry A. Puckett</u> to take possession of the said premies and all the improve- thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accuing therefrom, and to have a receiver appointed to any part thereof, in the manner prescribed by law, and out of all moneys erising from such sale to the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, be paid by the party making such sale, on demand, to the first part IESs is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all its accruing therefrom, shall extend and incres to, and be obligatory upon the heirs, executors, administrators, personal representatives, is and successors of the respective pariles hereto. Winees Whereof, the partIES of the first part ha VE, hereunto set the IT hand B and sealB the day and year shows written. (SEAL) William A. Ray (SEAL)	default be made in such pa	yments or any part thereof or any obligation created thereby, of	mieres mereon, or it me lakes on seid real	調査
hereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to premises hereby granted, or any part hereof, in the manner prescribed by law, and out of all moneys ensing from such raile to the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,	thereon in the manner provided by law and to have a receiver appointed to collect the rent and benefits accruing therefform, and to the the premise hereby granted, or any part thereof, in the manner preventible by law, and out of all moneys arising from such sale to the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus. If any there be, be paid by the party making such sale, on demand, to the first part IES. is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all its according therefform, the law of be obligatory upon the heir, executors, administrators, personal representatives, is and successors of the respective parties hereto. Whereas Whereast, the partIES of the first part have hereunto set their hand S and sealS the day and year above written. William A, Ray (SEAL) William A, Ray (SEAL)	d the whole sum remaining given, shall immediately mat	unpaid, and all of the obligations provided for in said written o ure and become due and payable at the option of the holder h Duchestat	bligation, for the security of which this indenture second, without notice, and it shall be lawful for	
paid by the part. Y making such sale, on demand, to the first part +	is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all its accruing thereform, shall extend and inove to, and be obligatory upon the heir, executor, administrator, personal representatives, as and successors of the reportive particles hereto. Wilness Whereof, the parties of the first part he Ve. hereunto set their hand 8 and seal8 the day and year above written. William A. Ray (SEAL) William A. Ray (SEAL)	ents thereon in the manner p ill the premises hereby grant itain the amount then unpaid	rovided by law and to have a receiver appointed to collect the r ed, or any part thereof, in the manner prescribed by law, an of principal and interest, together with the costs and charges inclu-	ents and benefits accruing therefromy and to	100 L
agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives,	Winness Wherset, the parties of the first part he Ve hereunto set their hand 8 and seals the day and year above written. William A. Ray (SEAL) William A. Ray (SEAL) Jewelle M. Cary (SEAL)	It is agreed by the parties enefits accruing therefrom, sh	hereto that the terms and provisions of this indenture and eac all extend and inure to, and be obligatory upon the heirs, o	h and every obligation therein contained, and all executors, administrators, personal representatives,	THURSE IN COMPANY
Winess Whereast, the part 105. of the first part ha VC hereunto set their hand 8 and seal8 the day and year	William A. Ray (SEAL) William A. Ray (SEAL) Jaueller M. Key (SEAL)	In Witness Whereat, the prist above written.	cies of the first part have hereunto set their	hand 8 and seal8 the day and year	
Fillian de Ray (SEAU	William A. Ray (SEAL) Jeuilles M. Key (SEAL)	· · ·	Willia	- a. Ray (SEAL)	
William A. Ray			Willie	m A. Ray	COLUMN THE REAL OF
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	Teness ()	Douglas	COUNTY. SS. O	10 · · · · · · · · · · · · · · · · · · ·	The second
Louella M. Ray (SEAL)	SS. 0 0	NK FO	BE IT REMEMBERED, That on this 27th. de	y of April A. D., 19 57	000
Louella M. Ray (SEAU)	Douglas country,) 55. 0 park For at IT REMEMBERED, that on this 27th. day of April A. D., 19 57	TARY	before me, . Notary Public came William: A. Ray and L	in the eforesaid County and State	CONTROL OF
Louella M. Ray (SEAL) * Kanaas Douglas county, 55 * H seasasseed, that on this 27th. day of April A. D. 19.57 before me, a Notary Public in the stockaid County and Spile	Douglas county,) 55. 0 A D. 19 57 before me, a Notary Public in the storadd County and Brate	20 - 0 T	husband and wife	an a	Children of the second
Louella M. Ray (SEAL)	Douglas country,) 55. A D. 19 57 before me. e. Notary Public in the storestid County and State or A RY came William A. Ray and Louella M. Ray husband and wife	and a state			TUTO
Louella M. Ray (SEAL)	Douglas     country.       DAX FO     BE IT REMARANGERED, That on this 27th. day of April A. D., 10.57       Defore me. e. Notary Public in the efforeaid County and Seste came       William A. Ray and Louella M. Ray       Duble       Duble       Douglas       Douglas       Display       Defore me. e. Notary Public in the efforeaid County and Seste came       William A. Ray and Louella M. Ray       Duble       Duble <td>The COUNTRY</td> <td>IN WITNESS WHEREOF, I have hereunto subscribed my ne year last above written.</td> <td>me, and affixed my official seal on the day and</td> <td>THOM IS</td>	The COUNTRY	IN WITNESS WHEREOF, I have hereunto subscribed my ne year last above written.	me, and affixed my official seal on the day and	THOM IS
Kanaas       JSL         Douglas       COUNTY,         Stars       JSL         At the stars       JSL	Douglas country,) 55. 0 A D. 19.57 BE IT EXMEMSERED, That on this 27th. day of April A D. 19.57 before me. a. Notary Public In the sforesaid County and Date came William A. Ray and Louella M. Ray husband and wife TO D' C TO TO T	y Commission Expires J	11y 7 1960 ==	Frank Fox Notery Public	2000