12.

MONTAGE     More and lower 1. Noble and clave 1. Noble his wife     May of December 1.95% between Robert M. Yohle and clave 1. Noble, his wife       Of Subtorn in the County of Douglas and State of Marsas part 4 of the first part, and Naw Valley State Bank, Eudorn, Kanass part 9 of the second part.     Marsas and State of Marsas part 9 of the second part.       Of Subtorn in the County of Douglas and State of Marsas part 9 of the second part.     Marsas and State of Marsas part 9 of the second part.       Minesseth, that the said part 1 as of the first part, in consideration of the sum of Second county flave and motion of Marsas and State of Marsas and State of Marsas and State of Second part.     Mortage and State of Marsas and State of Marsas and State of Marsas and State of Second part.       No them     duly paid the receipt of which is hereby acknowledged, he vs sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part 1 of the second part.       Minesseth, the appurtenances and all the estate, title and interest of the said part 1 of the first part therein.       And the und paid 10 of the first part 1 are to be applies County for Second and the motion and state of a pool and todefacible estate of the said part 100 of the first part therein.       And the und paid 10 of the first part the part 10 of the first part therein.       And the und paid 10 of the first part the part 10 of the first part therein.       And the und paid 10 of the first part the part 10 of the first part therein.       And the und paid 10 of the first part the part 10 of the first part therein.       And the und paid 10 of the first part 10 of the first part the part 10 of the first part the part 10 of	and an	• 04619	BOOK 1	
This Indentury, Made this       1915. dy of       Dutather       , 1917 between         Robert M. Mohle and Clove L. Wolle, Kis mate         of       Suborn       and State of       Tames         part last of the first part, and Law Valley State Dauk, Suborn, Remain       mate 7       of the second part.         Witnesself, that the said part law of the first part, in consideration of the sum of Second part.       Moltantian       OULAR         On them       duty paid, the receipt of which is hereby achnowledged, have said, and by this indentword of CRANT, BARGAIN, SELL and MORTGAGE to the said part and of the sare and State of Kanas, lowif:       Law Nos 'the (i), and care (ii), in the said part and of the first part there.         A dut will part first of the said part is and part and of the first part there.       Add will part first of the first part duty of Dudy's Country, Fanas.         With the appureneases and all the saids, this and law at a duty first of the said part is of the first part there.       Add will part first of the first part duty of the first part there.         Add the suff first of the first part duty of the		· · · · · · · · · · · · · · · · · · ·		
Föhert M. Möhle end Churn L. Hölle, häg mite         of Eudore       in the County of Dougles       and State of Entance         part 1 als of the first part, and Kew Yelley State Bakk, Sutore, Kensel       part 2 of the second part.         Witnesselh, that the said part 1 as of the first part, in consideration of the sum of Seventees, hundred trong Churo and moho       DOLLAR         to them       duly paid, the receipt of which is hereby acknowledged, ha 19 stod, and by this inderture of the Student and Being in the County of . Douglas       and State of Kensel, that the said part 1 as of the said part 1 as of the second part, the Student and the State of the and Inderture of the said part 1 as of the first part there.         to them       Cutor No. 11 ho (5), and Ton (10), in Elock Staty two (20), in the Cutor No. 10 how (20), and the said part 1 as of the first part therein.         And be and pair Son.       Inter and inderture of the baird part 1 as of the first part therein.         And be and pair Son.       Inter and inderture of the baird part 1 as of the first part therein, the and fair of the first part therein, the and fair of the first part therein, the and fair of a good and viderastice error of boharses there and fair of a good the herein and the first part therein, the said part in the said part in the bair of the first part the said part in the first part therein and the said the first part the said part in the said fair in the said part in the said par				
<pre>chart = 0.0 State of the first part, and New Vellay State Back, Budore, Banas part = 0.0 State of the first part, and New Vellay State Back, Budore, Banas part = 0.0 State of the first part, in consideration of the sum of Seventees, hundred trondy first end moliton DOLLAR States, towk Dott States, towk Dot</pre>	Robert M. Noble and Clove L. Noble, his	day of . Pedemb s wife	**	19 / betweer
part 1 of of the first part, and New Valley State Back, Butore, Hennes	, in the County of			lanses
DOULAR: Second can hundred transfer first and and non- second can hundred transfer first and and non- base doing additional and the receipt of which is hereby acknowledged, ha ve add, and by his indenture do GRAN, BARSAN, SELL and MONTAGAE to he said part . of his second part, his following described real estate strated and being in the County of . Douches and State of Kanass, towit: Lots Yan, 'Hino (C),' and Tran (10), in ploto Staty too (22), in the City of Eudora, Doughas County, Finance.  Which de apputromances and all the estate, title and inderest of the said part in the first part therein.  And de said part is of the Transfer is a difference many for and deted the size space at the determines the said for the first part therein.  And de said part is of the Transfer is a difference many for and deted the size space at the determines the determine the said lattice of the said part is a difference many.  I do the said part is of the transfer is a difference many for and the said bard is a determine the said lattice of the said and the said state is the same team of the said part is a difference many for the transfer is a difference many for the said and the said state is the same team of th			Ins	
bits inderiture do granted again the receipt of which is hereby acknowledged, ha ve sold, and by this inderiture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described real estate situated and being in the County of Doubles and Site or Kanasa, Lowit Loto (S), and Tae (L), fur Elaco Sizety two (G2), in the City of Eulora, Douglas County, Krassa. with the apputtenances and all the estate, title and interest of the said part has of the first part therein. And the said grif 16.57 of the first part do there y covers and argues that are delay been and by the first part the first part the makey been and the first part the makey to be and argues the same again at a same days the first part of the interest. I at any the local case again a same again of the said part has doing the life of the contracts. I and the at DNO. Will, warrant and defend the same agains at partial makey level data therein. I at agreed between the partia herdo that the part 15% of the first part that makey to be at the data therein of the big of the said and real case agains at the same agains at the same again at a same again at the same at	Witnesseth, that the said part fee of the first pa	art, in consideration of		econd part.
this indexture do and the second part, the action of the second part, the following described real estate situated and being in the County of Douglas and Site of Sames, now it. Lots Not Nuto (5), and Ton (1), a		entry in the second sec	nowledged by	DOLLARS
Kansas, to with Lots Nos. "Into (2), and Tan (10), in Block Sixty two (62), in the City of Eulons, Dougling County, Kansas." With the apputenances and all the estate like and indices of the said part Las of the first part therein. And the said part 1000 of the first part do Later's covents of age that a the delay here 1 107 With be fold example of the inputes above particle and wined of a good and heldenside exame of inbrinners therein, for and that inform the said age that a the delay here 1 107 With be fold example of the inputes above particle and wined of a good and heldenside exame of inbrinners therein, for and that inform the said age that a the delay here 1 107 With be fold example of the inputes have parties here 0 that the part 1000 of the first part that at it field the same appoint at partie mailing hered data therets. The agreed between the parties here 0 that and the same appoint of the same of page and the data in the same and the same appoint of the interfease and the same appoint of the first part the same appoint of the same appoint	this indenture do GRANT, BARGAIN, SELL and	MORTGAGE to the said	d part y of the	second part, the
with the appurtenances and all the estate, title and interiors of the said part is of the first part therein. And the suid part is if is of the first part therein is a break research and ages that at the delay hereit. "And "With the first part therein is a first part is in the said part is of the first part therein." The first part therein is a first part is in the said part is in the delay herein. "And the said part is in the first part therein is a first part is in the said part is in the delay herein is a first part is in the said part is in the delay herein. "And the said is interimed and the said of a good and indefaultible exists of indefaunce there, free and class of all monthages." The first part is in the said part is in the said part is in the indefault part is the said of a said part is in the indefault part is the said of a part part is the said of part part is the said of part is the said of part is the said of part part is the said of part is the said of part part is the said of part is the said of part is the said of part part is the said part part part is the said part part part is the said part part is the said part part part part part part part part	Kansas, to-wit: Lots Nos: line (S), and Te	an (10), in Block Si		
And the aid part 1.52 of the first part do berefy command and agree that at the delivery harest 1.527 VF. the field count of the premiets along particle, and initial of a good and indefensible disks of along the first part along the first part of the premiets along the part of the			rt 198 of the first	part therein.
In the 10 % will warran a defend the size again is a provide day may be a set of the size	" And the said part 1.05 of the first part do hereby cove	mant and agree that at the deli	very hereof They W	"the lawful owner"
If is agreed between the parties herics that the part 52 of the first part half at all time during the life of this nederator. Yey all taxes and assessment that may be fored or answerd signific for and transfer and the same become due and payable, and that 1123 interest. And in the event that same during the life of this index and the life of the payable of the payable of the payable of the life of the second part, the same during the life of	or me premises above granted, and seized of a good and indefeasibl	e estate of inheritance therein,	free and clear of all in	cumbrances,
and assessment into may be levied or atteased exploit and class when the same becomes due fuel paylar, and the tild? there the building upons and real state inverse digital field of paylar by the part	and that they will want the parties before that the part 195	rrant and defend the same aga	inst all parties making I	awful claim thereto.
Unit fully repaid.       THIS GRANT is intended as a morgage to secure the payment of the sum of 1.         Second son. Nuclear and the anti-second son and the second son and	and assessments that may be levied or assessed against said real esta keep the buildings upon said real estate invend against fire	ate when the same becomes du	e, and payable, and the	at they
THIS GRANT is intended as a morigage to secure the payment of the sum of "		fail to pay such and by such a fail to pay such taxes when the the second part may pay said to identure, and shall bear interest	of the second part to the he same become due an axes and insurance, or a at the rate of 10% from	shall be specified and e extent of the <b>F</b> ad payable or to keep either, and the amoun in the date of paymen
<pre>seconding to the terms at</pre>	until tully repaid.			
c day of				DOLLARS
aid part V       of the second part to pay for any interance or to discharge any taxes with interest thereon as herein provided, in the even that aid part 1000 of the part shall fail to pay the same as provided in this indentue.         And this conveynes all balls be widd if such payments be made as herein specified, and the obligation contained therein fully discharged therein such to work part there is an even be and particle or index or interest thereon, or if the same become due and particle to its advecting of the same there is and become due and particle to its advecting of the same become due and particle to its advecting of the same become due and particle to its advecting of the same become due and particle to its advecting of the same become due and particle to its advecting of the same become due and particle to its advecting of the same become due and particle to its advecting of the same become due and particle to its advecting of the same become due and particle to its advecting of the same become due to advect the text and the overplue, if all the interview is advected to its advecting thereion and its activity thereion, and its and there the same is advected to the holder hereof. In the manner prescribed by law, and out all moneys arising from such sale to take the particle of any part thereof. In the manner prescribed by law, and out all moneys arising from such sale to take the particle advect to advect the rest and the overy obligation there is and the overy obligation there is and the overy obligation there advect the same text advect to a same part there is advected to the sale of all moneys arising from such sale to take the advect to a same particle or and and the overy obligation there is anot the overy advectad above written.	day of Decembor 19.57, and by	its terms in	ade payable to the part	of the secont
And this conveyand, shall be woll if such payments be made as herein specified, and the colliption contained therein fully disappear if default parts are not bein to ago be provided for any obligation created therein, or if the base on said per real estate are not bein to ago on the same become due and payable of if the insurance is not kept up, at provided herein, or if the base on said per is given, that limediated become due and payable of if the insurance is not kept up, at the same of the same on the said or any obligation created therein, or if the base on said per is given, that limediated become, due and payable of the said of the said per fully existing of the second part ments thereon in the meaner provided by law and to have a receiver appointed to collect the rent and benefits accound the that be lawfold to the said part $J$ of the second part ments thereon in the meaner provided by law and to have a receiver appointed to collect the rent and lime one ysisting from such take that the paid by the part $J$ making such sale, on demand, to the first part 100 J. It is agreed by the part $J$ making such sale, on demand, to the first part 100 J. It is uncertained that the terms and provisions of this indenture, and each and every obligation therein contained, and at the sale the rent for shall be traded and linue to, and be obligatory upon the heirs, executor, administrator, personal representatives that above written. Is withereof, the part 100 20 f the first part ha NO hereiuno set the first part due of the day and year last above written. Is the part of the second part is the tork on this 10 th day of Docomber A D, 10 57 before me, a Naterry Public country first advort N. Notice and Dice I. Notice, His 410 to me personally known to be the same person 5 who executed the foregoing instrument and duly acharowledged the execution of the same. N WITNESS WHEED(J, have become subscheded my name, and afficed my official seel on the day and same Robort N. Notice are the same. N WITNESS WHE	said part y of the second part to pay for any insurance or to	discharge any taxes with inte	and the second sec	
and the whole sum remaining unpaid, and all the belightons provided by in tool writen the security of which this indeterms is given, this holder hered, which the lader hered, which the holder hered, which this indeterms ments there in the meaner provided by law and to have a receiver appointed to collect the remin and benefits accoung therefrom, and it so the previous hereby gratefloor on your part thered. In the meaner appointed to collect the remin and benefits accoung therefrom, and it so the previous hereby gratefloor on your part thered. In the meaner provided by law, and out of all moneys arising from two has be to retain the amount then unpaid of principal and interest, together with the cost and charges includent hereto and the overplus, if any there be thall be paid by the part. — making such sale, on demand, to the first part 100. 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 accounds thereform, shall extend and inure to, and the obligatory upon the heirs, executors, administrators, personal representatives assigns and successors of the respective parties hereto. In Winness Whereof, the part 100 20 the first part ha 100 hereinto set the 11 and and seed in the day and year last above written. STATE OF KAUTAS DOUGLAS COUNTY, 55 before me, a totorry callific are Robert M. Yoble and Clause L, Yoble, his 102 to me personally known to be the same person B, who executed the foregoing instrument and duly achnowledged the execution of the same. IN WITNESS WHEEOF, I have beeven observibed my name, and affixed my official seal on the day and was a show written. New Mitter 12th. To the personality known to be the same. IN WITNESS WHEEOF, I have beeven observibed my name, and affixed my official seal on the day and year last a bove written. IN WITNESS WHEEOF, I have beeven observibed my name, and affixed my official seal on the day and was an able written. IN BUTNESS WHEEOF, I have beev	And this conveyance shall be void if such payments he made as	berein specified and the o	bligation contained the	rein fully discharged
the said part $V$ of the second part ments thereon in the meaner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any othere be thall be paid by the part	and the whole sum remaining, unpaid, and all of the obligations pr	ovided for in said written oblig	ation, for the security o	t which this indenture
thall be paid by the part making such sale, on demand, to the first part 100 - 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 thereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives assigns and successors of the respective parties hereto. In Winness Whereof, the part 100 Of the first part have hereunto set their hand and seel the day and year last above written. STATE OF KANTAS DOUGLAS OUNTY, State OF KANTAS DOUGLAS OUNTY, DOUGLAS OUNTY, State OF RATTAN DOUGLAS OUNTY, State OF RATTAN STATE OF RATTAN	the said part J of the second part ments thereon in the manner provided by law and to have a receiver sell the premises hereby granted, or any part thereof, in the man retain the arount then unpaid of principal and interest, together with	to take possession appointed to collect the reni- ner prescribed by law, and the costs and charges incident	a of the said premises and benefits accruing out of all moneys arisi thereto, and the over	and all the improve therefrom; and to ng from such sale to olus, if any there be
benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives assigns and successors of the respective parties thereto. In Winsess Whereof, the part 105 20f the first part have hereunto set their hand and seal the day and year last above written. State or, KATTAS DOUGLAS U & 1 & C U & 1 & C & C U &	shall be paid by the part making such sale, on demand, to	the first part 108		
Last above written. Last abov	benefits accruing therefrom, shall extend and inure to, and be obli	s of this indenture and each an ligatory upon the heirs, exec		
I Die 20 . 1820 (SEAL) (SEAL	In Witness Whereof, the part 102 $\widehat{\mbox{20}}$ the first part have values above written,	hereunto set their	hand 🔄 and seal 🖗	the day and year
STATE OF KATTAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS DOUGLAS COUNTY, SS. BE IT REMEMBERED, That on this 10th, day of Dougnhor: A D, 19 <sup>57</sup> Before me, a Noterry fublic came Robert N. Yohle and Clock I. Yohle, his 109 To me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITHESS WHEREOF, I have berewne subscribed my name, and affixed my official seal on the day and year last above written the contribution of the same. IN WITHESS WHEREOF, I have berewne subscribed my name, and affixed my official seal on the day and year last above written the contribution of the same. IN WITHESS WHEREOF, I have berewne subscribed my name, and affixed my official seal on the day and year last above written WHEREOF, I have berewne subscribed my name, and affixed my official seal on the day and year last above written		Robert m.	noble .	(SEAL)
STATE OF KANTAS DOUGLAS DOUGLAS DOUGLAS COUNTY, SS. AB IN REMEMBERED, That on this 10th. day of Docomber: A.D., 19 <sup>4</sup> 7 Before, me, a. Notery Public in the aforesaid County and State came Robert V. Yohle and Clove I. Yohle, his 129 to me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITHESS WHEREOF, I have berewno subscribed my name, and affixed my official seal on the day and year last above written the commutation of the same. August 12th. To FR P		. Otras t	0° N 1 1 0	
STATE OF KANTAS DOUGLAS DOUGLAS BE IT REMEMBERED, That on this 10tf. day of Doognab r A D. 19 <sup>4</sup> 7 before, me, a. Motory Public in the aforesaid County and State came Robert N. Noble and Close I. Noble, his 129 to me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same. N WITHESS WHEEEOF, I have berewnto subscribed my name, and affixed my official seal on the day and year last above written the communication of the same. the communication of the same.		Cloba d	Vace	
DOUGLAS COUNTY, SS. BE IT REMEMBERED, That on this 10th. day of December A. D., 19 77 BE IT REMEMBERED, That on this 10th. day of December A. D., 19 77 before me, a Motorry Fublic in the aforesaid County and State came Roberts N. Noble and Cloue I. Vable, his 10 a to me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same. N WITNESS WHEREOF, I have berewnte subscribed my name, and affixed my official seel on the day and year last above writer. the county of the same of t				(SEAL)
be IT REMEMBERED, That on this 10th. day of Dogomber A. D., 1957 before me, a Motorry Fublic in the aforesaid County and State came Roberts N. Nollo and Cloue I. Volle, his 1/2 to me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereate subscribed my name, and affixed my official seal on the day and year last above written.	STATE OF KANSAS	1 4	· · ·	
before me, a <u>Notery Public</u> in the aforesaid County and State came Robert N. Noble and Clove I. Noble, his 129 to me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEELOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written the communication of the same.	DOUGLAS COUNTY, SS.	and a second sec		
came Robert V. Yollo and Clove I. Volle, his sites to me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITHESS WHEREOF, I have bereatto subscribed my name, and affixed my official seal on the day and year last above written.	and the state of the state of the state	and the second sec		A. D., 19 57
acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereanto subscribed my name, and affixed my official seal on the day and year last above written. It communicates the same of the same. It communicates the same of the same of the same. It communicates the same of th		and the second se		aid County and State
acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereanto subscribed my name, and affixed my official seal on the day and year last above written. It communicates the same of the same. It communicates the same of the same of the same. It communicates the same of th	J NOTARY E			· · · · · · · · · · · · · · · · · · ·
vear last above written. the complete the second s	acknowledged the executi	ion of the same.	a	
My Commissión Expires 40,0180 1411. 10 59 P N-C.//Purcuss	year last above written.	· · · · · · · · · · · · · · · · · · ·		
	My Commission Expires AUCHED LETIT. 19 55	A A	.c. Marci	Notary Public

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