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0. L. Killer and Veim B. Miller, husband and vife of Lawrence 'in the County of Doiplas and State of Kansas perfise of the first pert, and The First National Bank of Lawrence, Lawrence, Kansas perfy. of Lawrence . The First National Bank of Lawrence, Lawrence, Kansas perfy. winnesseth, that the said parf. 453 of the first part, in consideration of the sum of Sever Thousand Pive Hundred and no/100 DOLLAR to Live M duly paid, the receipt of which is hereby acknowledged, ha .ve sold, and be this indenture do GRANT, BARCAIN, SELL and MORTGAGE to the said part y. of the second part, the following described real estate situated and being in the County of Douglas and State of Kensas, towith Lot No. 1, Block /D, in Lawrence Heights, an Addition to the Git yo (jawrence) and the said part 163 of the first part therein. Add he add part 183 of the int pri do herein count of defend the same spate all parts making lawfol diameters. In the defended is aged and diameters the same spate all parts making lawfol diameters. and the defended and a good and disetable and it is the addition the defende is an adjust of the intervence, or all case and parts making lawfol diameters. and the defended and a good and disetable and it is addition the defende is an adjust of the intervence of the same adjust all parts making lawfol diameters. It hay and between the patrise ha	O. L. Miller and Velm B. Miller, husband and wife O. L. Miller and Velm B. Miller, husband and wife O. L. Miller and Velm B. Miller, husband and wife O. L. Miller and Velm B. Miller, husband and wife Derivative definition of the second part. Minesseth, that the said part 100. Dollar Seven Thousand Five Hundred and holicom DOLLAR To them and Velm Hundred and holicom Dollar Add to water and the them and the sector of the said part is of the first part Heroin. Add to water and the them and the sector them and them and the sector them the sector dollar them and the sector them and the sector them them and sector them and sector them and sector them and the sector them them sector them and	MORTGAGE	
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Seven Thousand Five Hundred and no/100 DOLLAR to them duly paid, the receipt of which is hereby acknowledged, ha ve sold, and be this indenture do to GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, the following described real estate situated and being in the County of Douglas	Sever Thousand Five Hundred and no/100OULAGE to Max		first part, and The First National Bank of Lawrence. Lawrence. Kansas.
by them different of the second part the second part of which is hereby acknowledged, ha ve sold, and by this indenture do GRANT, BARGAIN, SEL and MORTGAGE to the said part y of the second part, the following described real estate situated and being in the County of Douglas	to them		Isand Five Hundred and no/100-
the City of Learners and all the estate, title and interest of the said part is of the first part therein. And the usid part is of the first part de leaves to estate, title and interest of the said part is of the first part therein. And the usid part is of the first part de leaves to estate at the delivery hereof they are the leaves leaves of the premises showe granted, and seized of a good and indefeasible state of inheritance therein, free and dear of all incumbrances. In the agreed between the parties have to that the part is of the first part hall at all times during the life of the indefaure, pay all taxe and assessments that may be leaved on the part is and the part is of the first part hall at all times during the life of the indefaure, pay all taxe and assessments that may be leaved or assessed against taid parties making taveling upon sid real estate interest of a state when the same becomes due and payable, and that the save if is a state by the hall the save into the second part to the second of a to be part if is a detected of a second by the indefaure and is part of the second part to the second of a to be add payable or to kee and by the indefaure and is all to be add taxes and insurance, or either, and the end tax and the indefaure and is all to be payable to the part. The second part to the extern of all the second part to the extern of all the end to be the part in a pay and taxes and insurance, or either, and the end tax and the indefaure and is all to be payable to the second part to be add of payable. This DEANH may construct and the indefaure and all take interest at the rate of ICS from the date of paynes. This DEANH is the indefaure and all takes interest at the rate of money advected by the add part is a more add part is a more add the tax and indefaure	the City of Larrence with the approximations and only like estables the files part therein. Add we and services are added in the estables the files part of add we and services are added in the estables of the add we are added by a service of the add we add we like of the add we like of the add we like of the add we like add	to them this indenture following des	duly paid, the receipt of which is hereby acknowledged, ha .ve sold, and do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, cribed real estate situated and being in the County ofDouglas
And the set part 18.5 of the first part do hereby covenant and agree that at the delivery hereof LbCy ATChe lewfol owners of the premises above granted, and esteed of a good and indefeasible estate of inheritance them, free and clear of all incumbrances	And the set of and 182 at the first part do	with the second	the City of Lawrence
It is agreed between the parties hereto that the part 1453 of the first part shall at all times during the life of this indenture, pay all taxe and excessments that may be leaded or assessed against aid real estate when the same become due and payable, and that they will all directed by the part <i>Y</i> of the second part, the loss, if any, made payable to the part <i>Y</i>	It is agreed between the parties have to that the par 145 of the first part dail at all mead outputs, and that Checky Villay Villay and a sense have and parties in the parties of the	And the seld pe	r 183 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful own
THIS GRANT is intended as a morryage to secure the payment of the sum of Seven Thousand Five Hundred and no/10 DOLLARS according to the terms of ODE certain written obligation for the payment of said aum of money, executed on the 30th 30th 10.58 terms nack payable to the part Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even there as id part 125 of the first part shall fall to pay the same as provided in this indentrue. And this conveyance shall be word if such payments be made at herein specified, and the colligation contained therein of if the bolder hered, or if the texas on said residence and there were not kept in as good repairs at they are not and also to secure, then the conveyance shall be word if such payments be made at herein specified, and the colligation contained therein fully discharge at a taxes with interest thereon or if the taxes on said or said the text is committed on asid premises, then this conveyance and become about the option of the bolder hered, without notice, and it shall be leaving for any text thereor in the mater sublice the and payable at the option of the bolder hered, without notice, and it shall be leaving for the said of the solid part of all more saids at the area of a said to have a receiver appointed to collect thereot, and the overplue, if any there be that the amount them unsaid of principal and inderest, together with the costs and charges includent thereot, and the overplue, if any there be that the amount free unsaid of principal and inderest, together with the costs and charges includent thereot, and the overplue, if any there be that the amount the unsaid of principal and inderest, together with the costs and charges includent thereot, and the overplue, if any there be that the amount part diversed in the and provided to be as a receiver appointed to collect thereot, and the overplue, if any there be that the amount the unsaid of principal and inderest, together with the costs and charges	145 GRANT is besended as a marringer to serve the payment of the sum of SEVEN. Thousand Five Hundred and no/10 DOLLAS 200 Control of the serve of .002 certain written obligation. for the payment of aid and nonzey, esculad on the .30th. SOLLAS 201 Interm and payels to the serve of .002 the serve of .002 The second pay to the serve of sum of the second pay to the second serve on the second pay to the second pay to the second pay to the second pay to the second second to the second pay to t	It is agreed ber and essessments the keep the buildings directed by the part interest. And in the said premises insure so paid shall becom until fully seedd	ween the parties hereto that the part 105 of the first part shall at all times during the life of all times to
seconding to the terms of <u>DI2</u> certain written obligation for the payment of said sum of money, executed on the <u>JUX</u> <u>19.58</u> and by <u>IUS</u> terms made payable to the part <u>Y</u> of the second part to pay for eny insuence or to dicharge any taxes with interest thereon as herein provided, in the even there and here the second part to pay for any insuence or to dicharge any taxes with interest thereon as herein provided, in the even there and here the second part to pay for any part mered or any obligation creates thereon, or if the taxes on said or or if the taxes on any part meres of any part thereof or any obligation creates thereon, or if the taxes on said or at definit conveyance thall be world if such payments to made as there in specified, and the colligation contained therein fully dicharges are not hap in as good repair as they are now, or if were is committed on said premises there its on said or a said as any any merit thereof is and all of the obligation creates thereof, or if the taxes on the base good repairs at they are now, or if were is committed on said premises there the corresponde the theory of which this inductor and the whole sum remaining unpaid, and all of the obligation provided for in said written obligation, for the security of which this inductor and the whole sum remaining unpaid, and all of the obligation provided for in said written obligation, for the security of which this inductor ments here in a great, their ments and become abased to have a security of by law, and to have a receive appoint to collect the rents and benefits accuring thereform, and to have a receive appoint to call there the otical all the inverse said the pairs are appresented by the part. Y	<pre>seconding to the isrms of ODE certain within oblighting. for the payment d hald sum of money, second on the</pre>		ntended as a mortgage to secure the payment of the sum of Seven Thousand Five Hundred and no/1
And this convergence shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged framed in such payments or support or any obligation created thereby, or interest thereon, or if the taxs on said rest and state are not paid when the same become due and payable, or if the insurance is not kept to go as provided herein, or if the taxs on said rest and as then the same become due and payable, or if the insurance is not kept to go as provided herein, or if the buildings on said as state are not kept in as pool repaid, and all of the obligations provided for in said written obligation, for the security of which this inderivus a given, thall immediately matures and become abused in a given, thall immediately matures and become abused in the obligation of the bolder hereof, without notice, and it shall be leavible for the said part. Y of the second part thereof, in the manner provided by law and to have a receiver appointed to collect the rents and benefits accuring thereform such all the improvements. The part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to the bold by the part. There has the tax the tax and provisions of this indentrue and each and avery obligation therein contained, and all as and a set of the here here. The part thereof, or and provisions of the here here are stated by the part. There has here the tax the tax and provisions of the here here advected by the part. If the part here here has a provision of the interval tax and provisions of the interval tax and provisions of the interval tax and provisions of the first part here here here has a such and avery obligation therein contained, and all as any and accessors of the part. Set of the first part here tax and provisions of the here here advecting therefore, and and and provisions of the interval tax and provisions of the here tax and the part. Set of the part here tax and tax and acce	And mit demograde dat be vold in such permets is made is berein specified, and the obligation considered theready, or interact theready or interact the obligation or or interact the obligation or interact theready or interact the obligation of the interact theready or interact the obligation or interact the obligation of the interact theready or interact and interact the obligation of the interact theready or interact the obligation or interact the obligation or interact the obligation of the interact theready or interact the obligation or interact the obligation of the interact theready or interact the obligation or interact the obligation or interact the obligation of the obligation or interact the obligation or inter	day of part, with all intere said part Y	t accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ex-
It is agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accurately the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accurately the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accurately the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accurately the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accurately the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accurately the parties hareto that the terms and provisions of the first part he. Ve herewine set the indent parties hared and see and year of the first parties of the first part he. Ve herewine set the indent parties hared and see and see and year of the first parties accurately accur	All of years by the part in manage with all on demand, to the first part. 1283 burding accuracy of the respective parties have to, and be obligated upon the heirs, executors, administrators, personal representatives and we provide the respective parties have to. In Where Where it is a part is a set in the set of the first part is a set of the respective parties have to. In Where Where it is a part is a set of the first part is a set of the first part is a set of the respective parties have to. In Where Where it is a set of the first part is a set	if default be made estate era not paid real estate are not 1 and the whole sum is given, shell imme	nee unall be vold if such payments be made as berein specified, and the obligation consistend therain fully discharge in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said when the same, become due and payable, or if the insurance is not kopt up, as provided herein, or if, the buildings on applin as good repeat as they are now, or if waste is committed on said premises, then this conveyance shall become about remaining unpeid, and all of the obligation; provided for in said varities obligation, for the security of which this indep distay matures and become due and payable at the option of the builder hereof, without onles eved in shall be fundal.
artiges and successors of the respective parties hards. In the boundaries of point me next, executors, administrators, personal representatives, in Whereas, the parties of the first part he Ve hereunto set the ir hand S and seal S. the day and year least above written. SEAL) Ve Ima B. Miller Miller (SEAL)	andpre and accessors of the respective parties herein. In Whereast, the part 23 of the first part he V2, hereinto set the ir. hand 5, and seal. 5, the day and year and the first part he V2, hereinto set the ir. hand 5, and seal. 5, the day and year of the first part he V2, hereinto set the ir. hand 5, and seal. 5, the day and year of the first part 23, of the first part he V2, hereinto set the ir. hand 5, and seal. 5, the day and year of the first part 23, of the first part he V2, hereinto set the ir. hand 5, and seal. 5, the day and year of the first part 23, of the first part he V2, hereinto set the ir. hand 5, and seal. 5, the day and year of the first part 23, of the first part he V2, hereinto set the ir. hand 5, and seal. 5, the day and year All of KANSAS DOUGLAS COUNTY, as in the seamean first on this 30th day of July A, p. 1958 before me. Water finders day of July A, p. 1958 before me. Water finders day of July A, p. 1958 before me. Water finders day of July A, p. 1958 is in the seamean first on this 30th day of July A, p. 1958 before me. Water finders day of July A, p. 1958 before me. Water finders day of July A, p. 1958 is under personally known to be the same person 5 who executed the foregoing instrument of writing, ind duly acknowledge the execution suborthed my name and effixed my official seal on the day and year last above written. Water finders whereas a search of the same. If writers whereas whereas a search of the same. If writers written. REIEA CE the under signed, owner of the station mort finder of weat the discharge of this mort is the thereas whereas of the relation mort finder a search of the discharge of this mort is inst hatomation data of the discharge of this mort is inst hatomation at the day of of the prove the finder water of the stational dark of Lawrence	it is somed by	a park making such sale, on demand, to the first part. 153
Ve Ima B: Miller Miller (SEAL)	Verhauffer GEAL Verhauffer GEAL GEAL GEAL MIDIGLAS COUNTY, St. St. GEAL Matrien Rhodes MIDIGLAS COUNTY, St. Matrien Rhodes MIDIGLAS County and State, came Outgrade Geal State, came Mideland Mide How here provide State, came <td< td=""><td>assigns and successo</td><td>s of the respective parties hereto.</td></td<>	assigns and successo	s of the respective parties hereto.
Volate D. MITTEL	ATE OF KANSAS DOUGLAS COUNTY, III THE BEAMARSEED, Ther on this 30th day of July A.D. 1958 BE IT BEAMARSEED, Ther on this 30th day of July A.D. 1958 BE IT BEAMARSEED, Ther on this 30th day of July A.D. 1958 BE IT BEAMARSEED, Ther on this 30th day of July A.D. 1958 BE IT BEAMARSEED, Ther on this 30th day of July A.D. 1958 BE IT BEAMARSEED, Ther on this 30th day of July A.D. 1958 BE IT BEAMARSEED, Ther on this 30th day of July A.D. 1958 BE IT BEAMARSEED, Ther on this 30th day of July A.D. 1958 BE IT BEAMARSEED, Ther on this 30th day of July A.D. 1958 BE IT BEAMARSEED, Ther on this 30th day of A.D. I. S. MILLER, III WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day and year last above written. If WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day and year last above written. If WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day and year last above written. If WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day and year last above written. If 19 61 WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day and year last above written. If 19 61 WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day and year last above written. If 19 61 WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day and year last above written. If 19 61 WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day and year last above written. If 19 61 WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day and year last above written of the same. If WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day of July 19 (1) WITHESS WHEEKOF, I have hereonto subscribed my name and affixed my official seal on the day of July 19 (1) WITHESS WHEEKOF, I have he	J. Any	O-2 mille
	All or <u>RANSAS</u> DOUGLAS <u>COUNTY</u> IS T REMANANCED, Ther on this <u>Oth</u> day of <u>July</u> <u>A. D. 1958</u> before me. <u>Warren Rhodes</u> <u>a Notary Public in and</u> for said County and State, came <u>O. L. Miller and Velma B. Miller</u> , husband and wife to me personally known to be the same person 5 who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. IN WITHERS WHEELOF, I have become subscribed my name and affixed my official seal on the day and year last above written. Marren Rhodes M WITHERS WHEELOF, I have become subscribed my name and affixed my official seal on the day and year last above written. M WITHERS WHEELOF, I have become subscribed my name and affixed my official seal on the day and year last above written. M WITHERS WHEELOF, I have become subscribed my name and affixed my official seal on the day and year last above written. M WITHERS WHEELOF, I have become subscribed my name and affixed my official seal on the day and year last above written. M WITHERS WHEELOF, I have become subscribed my name and affixed my official seal on the day and year last above written. M WITHERS MARKED, I have become subscribed my name and affixed my official seal on the day and year last above written. M WITHERS MARKED, I have become subscribed my name and affixed my official seal on the day and year last above written. M WITHERS MARKED, I have become subscribed my name and affixed my official seal on the day and year last above written. M WITHERS MARKED, I have become subscribed my name and affixed my official seal on the day and year last above written. M WITHERS MARKED, I have become subscribed my name and affixed my official seal on the day of M WITHERS A subscripter of the second of t		Ve Ima B. Mi fier Miller (SEA
	Image: Second state of the second s	STATE OF	KANSAS)
ATE OF KANSAS	before me. WEITER Rhodes WITTER Rho		
DOUGLAS COUNTY, SS.	Addata husband and wife It is band and wife to me personally known to be the same person 5 who executed the foregoing instrument of writing, and duly aknowledged the execution of the same. IN WITNESS WHEEROF, I have hereouthe obserbed my name and affixed my official seal on the day and year last above written	HL	A before me, Warren Rhodes
DOUGLAS COUNTY, SS. COUNTY, SS	end duly acknowledged the execution of the same. IN WITNESS WHEEROP, I have hereunto subscribed my name and effixed my official seal on the day and year last above written	- NOTA	Ry 6 husband and wife
DOUGLAS COUNTY, S. IN IT REAMEMANEMED, That on this 30th day of July A.D. 1958 before me. Walten Rhodes e Alory Public in and for said County and Sase, came O. L. Miller and Velma B. Miller, husband and wife	v communica Addd June 17 19 61 Warren Rhodes Noter Public REIEAGE REIEAGE Noter Jeck Register of the undersigned, owner of the ultain mortgive, do hereby acknowledge the full payment for undersigned, owner of the ultain mortgive, do hereby acknowledge the full payment for thereby, and authorize the degister of feet to there the discharge of this mort ri. lated this ith day of October 1955.	2 UBL	end duly scknowledged the execution of the same. IN WITHESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day a
DOUGLAS COUNTY, SS. BE IT REMEMBERED, That on this 30th day of July A.D. 1958 before me, WETTER Rhodes a Notary Public in and for said County and State, came O. L. Miller and Velma B. Miller, highland and wife INTARY to me personally known to be the same person by who executed the foregoing instrument of writing, and duly acknowledged the seculion of the same. WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and	RELEASE RELEASE Register Register of the schooled of the full payment thereby, and authorize the Register of teem to sher the discharge of this mort ri. Lated this ith say of October 1955. The first National sank of Lawrence	Ay Commission Repla	year last above written,
DOUGLAS COUNTY, BE IT REMEMBERED, That on this 30th day of July A.D. 1958 before me, WRITTEN Rhodes for said County and State, came 0. L. Miller and Velma B. Miller, and INTARY husband and wilds IN BLIS to me personally known to be the same person b who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.	RELAGE the undersigned, owner of the within mortgine, do hereby acknowledge the full payment three thereby, and outhorize the Register of least to here the discharge of this mort rate this fith day of October 1955. The first National bank of Lawrence	i be	Varren Rhodes
DOUGLAS COUNTY, 5 IN IT REARRAMENED, That on this 30th day of July A.D. 1958 IN IT REARRAMENED, That on this 30th day of July A.D. 1958 IN IT REARRAMENED, That on this 30th day of July A.D. 1958 IN IT REARRAMENED, That on this 30th day of July A.D. 1958 IN IT REARRAMENED, That on this 30th day of July A.D. 1958 a Notary Public in and for said County and Sais, came 0. IN INFREME WITH THE SAME WATCH TO THE SAME OF TH	ri. Lated this 7th day of October 1950. The First National Park of Lawrence	the undersig	RELEASE
DOUGLAS COUNTY, IN TO BENERANARERED, That on this 30th IN TO BENERANARERED, The too the the same person is who executed the foregoing Instrument of writing, and duly acknowledged the execution of the same. IN WITNESS WREEDOF, I have become subscribed my name and affixed my official seal on the day and year last above writing. IN WITNESS WREEDOF, I have become subscribed my name and affixed my official seal on the day and year last above writing. IN Community Alder June 17 9 61- IN Community Alder June 17 9 61- IN WITNESS WREEDOF, All TO THE TO TH		ri. lated t	bla sub scharge of this more

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