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	666	510 BOOK 1		ee Paid \$21.25
MOITBACK	. (Ne. 521)		-CASH STATIONERY CO.	C.
Tils Inden	ure, Made this 5th O. L. Miller and Velma B. Mi			19. <u>58</u> . between
of	Lawrence, in the County of I	l Bank of Lawren	and State of Kar Ce, Lawrence, rt. Y of the se	Kansas,
	that the said parties of the first part, sand five hundred and no/100 (\$8,5			DOLLARS
this indentur	them. duly paid, the receipt of do GRANT, BARGAIN, SELL and Ma scribed real estate situated and being	ORTGAGE to the sal	d part . y of the s	econd part, the
i Kanses, to-wi	The South 60 (100) feet of Lot se		two (2) in Edmon	ds
Arid the said	addition, an addition to the cit urtenances and all the estate, title and ini art 125 of the first part do hereby covenant	erest of the said pe and agree that at the del	ivery hereof they are	the lawful owner S
analahkan pantatan pantatan sa sa ka	ove granted, and seized of a good and indefeasible est and that they, will werrant feven the parties haveto ther the part 100 min from the f	and defend the same aga	inet all parties making law	vful claim thereto,
end assessments the keep the buildings directed by the pr interest, And In th	at may be levied or excessed against said real estate w upon and real estate insured against fire and tornado rr V of the second part, the loss, if any, made pay a event that said part 125. of the first part shall fail and at herein provided, then the part. Just of the a me a part of the indebtedmas, accured by this indem to	hen the same becomes du In such sum and by such rable to the part. y	e and payable, and that insurance company as at of the second part to the the same become due and	they will all be specified and extent of 115 peyable or to keep
	as a part of the indebianes, secured by this line and the secured by this indebianes.	sum of Eight thous		d and no/100 -
day of part, with all Inte	where of $\underline{D\OmegaC}$ certain written obligation for the $\underline{August}$ 19, 58 , and by are scruling thereon according to the terms of said obligation $\underline{C}$	its terms in ligation and also to secure	ande payable to the part . any sum or sums of mor	y of the second and second by the
that said part And this comm if default be mad entite are not part	of the second part to pay for any insurance or to disc age of the first part shall fail to pay the same as prov yence shall be void if such payments be mide as here in such payment or any part thereof or any obligant when the same become due and payable, or if the ins hept in as good repair as they are now, or if weste is a remaining unpeld, and all of the obligation provide medicately meture and become due and payable at the	harge any taxes with inte ided in this indenture, in specified, and the c ion created thereby, or j urance is not keep up, as	rest thereon as herein pr bligstion contained there iterest thereon, or if the provided herein, or if the	in fully discharged.
ments thereon in 1	of the second part.	olited to collect the rest	n of the said premises a	nd all the improve-
shall be peld by	then unpeld of principal and interest, together with the the part	costs and charges incident	thereto, and the overplu	is, if any there be,
	r the parties hereto that the terms and provisions of heretrong, shall extend and hours to, and be obligate four of the respective parties hereto. med, the part 1955 of the first part ha			
	× ×	Velma B. Miller	aller emicar	(SEAL) (S
		ACCELLAR AN AN AN AN AN	AN DOLLAN MA MA MA MAN	LICOLOGO ALAN
	COUNTY, SS.	5th day cel	August	
A STATE	before me, <u>the un</u> for said County and State, cam	O. L. Miller his wife.	and Velma B. IM	
101.1	to me personally known to be and duly acknowledged the ana M UTTABLE Vyramide, () have hereun year last above written.	cution of the same. to subscribed my name an	affixed my official seal	C
	RELEASE	Warrier .	Philid	Notary Public
d thereby, a	owner of the within mortgage, do to authorize the Register of Leeds of December 1958.			ment of the debt
. Seal)		The Fir	st National Ban	k of Lawrence rence, Kansas Fident Mortgagee.

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