BAGE Det ND Def ND	014 .00
mass Per Mail April	
<pre>s Indenture, Made this 23rd day of April , 19.59 between Robert J. Noore and Harms J. Moore, husband and vife Robert J. Noore and Harms J. Moore, husband and vife is of the first part, and The Lawrence National Bank, Lawrence, Kansas part y of the second part, messeth, that the said part 185 of the first part, in consideration of the sum of thy-two Hundred and no/100 DOLLARS them duly paid, the receipt of which is hereby acknowledged, ha VE sold, and by nchenture do GRANT, BARGAIN, SELI and MORTGAGE to the said part y of the second part, the ing described real estate situeted and being in the County of Douglas and State of s, to wit: Lot Two (2), Block One (1) in Edgewood Park Addition Mumber Three (3), an addition to the City of Lawrence, Kansas In profits until default hereuniter. the adoput fas of the first part of herein terminer. the adoput fas of the first part of herein terminer. Me adoputented and all the estate, title and interest of the said part 1880f the first part therein. the used ast 188 of the first part do herein coverant and agree that at the delivery hereof they AFE the teach coverant were and all the state, title and interest of the said part 1880f the first part therein. Me adoputentances and all the estate, title and interest of the said part 1880f the first part therein. Me adoputentances and all the state, title and interest of the said part 1880f the first part therein. Me ado ast 168 of the first part do herein coverant and agree that at the delivery hereof they AFE the teach coverant Mo Exceptions Me they will were and defaults at the set of the said part 1880f the first part therein. Mo Exceptions Mo Excepti</pre>	
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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	
t of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event I part 188 of the first part shall fail to pay the same as provided in this indenture.	
per cola or me mix per hai rai to pey the same as provided in this indenture. If is conveynce shall be vold if such apprents be made as herein specified, and the obligation contained therein fully discharged. It is made in such psyments or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on said read and the same become due and psyable, or if the invance is not kept up, as provided herein, or if the buildings on said to and kept in as good repair as they are now, or if wasts is committed on said premises, then this conveyance shall become absolute whole sum remaining unpair, and all of the obligations provided for in said written obligation, for the security of which this indenture shall inmediately mature and become due and payable at the option of the holder brenef, without notice, and it shall be leaved for	
part Y. of the second part 11.8 agents or assigns to take possession of the said premises and all the improve- arean 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 thereof, in the manner prescribed by law, and out of all moneys arising from such safe to a amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,	
paid by the part 3 making such sale, on demand, to the first part 108. agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all	
interiore interiore interiore to, end use congetory upon the heirs, executors, edministrators, personal representatives, and successors of the respective parties hereto.	
inner Wherevit, the part 1.8.8 of the first part ha. VO. hereunto set thoir hand 8. and zeel S. the day and year	
(SEAU)	
Matria "(SEAL)	
Marna J. Moore (SEAL)	
Douglas course 5.	
han before me. Said Notary Public a Notary Public in and State	
for said County and State, came Robert. J., Moore, and Marna. J. Moore,	
to me personally known to be the same person S who executed the foregoing instrument of writing, and duly exhnowledged the execution of the same.	
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and	This release as written
Indon oppres	n the origina prigage untered
1. UNDERWOOD	Sugar
April 24, 1959 at 9:05 A.M. <u>Acaded G. Beck</u> Register of Deed RELEASE	A.A.Lan
indersigned, owner of the within mortgage, do hereby acknowledge the full payment	t As force frey bril Bopity
ward Wiseman, Vice-Pres. By J. Underwood, Vice-Pres. Mortgagee.	Sas
(Corp. Seal)	

125 1. A. S.

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