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The Real Property lies in the	
and a second	MCMTDAGE BOOK 123 71.3.93 666. 520 The Outlink Printers, Publisher of Legal Blanks, Lavrence, Kanasa
	This indenture, Made this
	of Lawrence , in the County of Douglas and State of Kansas partles of the first part, and Henry R. LeNeve and Mary S. LeNeve, Husband and Wife
	part 195 of the second part. Witnesseth, that the seid part 195 of the first part, in consideration of the sum of Three thousand DOLLARS
P P	to them duly paid, the receipt of which is hereby acknowledged, ha X@ sold, and by this indenture doGRANT, BARGAIN, SEL and MORTGAGE to the said part 105 of the second part, the (following described real estate situated and being in the County of <u>Bouglas</u> and State of Kansas, towit: The South 10 feet of Lot Six (6) and the North 30 feet of
	Lot Eight (8) on Vermont Street, in the City of Lawrence, Kansas. with the appurtenances and all the estate, title and interest of the said part 1986f the first part therein.
e annun e	And the seld part 105 of the first part do
	It is agreed between the parties hereto that the part 105 of the first part shall at all times during the life of this indenture, pay all taxes and assessment that may be lovid or ansased against stald real estate when the same becomes due and payable, and that <u>Chey</u> here the buildings upon said real estate insured against the real of the same becomes due and by such insurance company so shall be specified and directed by the part 105 of the second part, the loss, if any, made payable to the part 105 of the second part to the extent of CHEYP interest. Add in the source that said part-25 of the first part shall all to pay said taxes and insurance, or effect of the amount as paid shall become a part of the indubindense, secured by this indenture, and shall bere interest at the rate of 10% from the date of payment until toly repaid. THIS GRANT is intended as a mortage to secure the payment of the sum of <u>Three Thousand</u> =-
	DOLLARS, according to the terms & a certain written obligation for the payment of said sunt of maney, executed on the 11th day of <u>September</u> , 1959, and by 1ts terms made payable to the part 168 of the second part, with all interest according to the terms of said obligation and also to recover any sum or sums of money advanced by the said part 168. of the second part to pay for any inverse or to discharge any taxes with interest thereon as herein provided, in the event that said part 168. of the first pert shall fail to pay the same as provided in this indenture.
	And this consequence shall be void if such payments be made as herein Specified, and the colligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on a start real estate era not paid when the same become due and payable, or if the insurance is not hapt on said premises, then this conveyance shall be come abuild and the whole sum remaining unpaid, and all of the obligations provided for in aid written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable et the option of the holder hereof, without notics, and it shall be charged within the indenture is there are not hapt in manuely mature and become due and payable et the option of the holder hereof, without notics, and it shall be found and the whole sum remaining unpaid, and all of the obligations provided for in aid written obligation, for the security of which this indenture is given, shall immediately pair thereof. In the manner provided by law, and to have a receiver appointed to collect the rest and benefits according thereform, and its all the improvements thereon in the manner provided by law, and to have a receiver appointed to collect the rest and ill money arising from such alse to restarin the amount thereon any attract and beamf. In the manner provided by law, and to coll all money arising from such alse to restarin the amount thereon any day of the part. Beams, thereas, there are charge includent thereon, and the overplus, if any there be, that the overplus day and charge includent thereon, and the overplus, if any there be, that base and base, and example includent thereon, and the overplus, if any there be, that base and days the part. Also making activations and charges includent thereon, and the overplus, if any there be, that base and the advector thereon is the overplus.
	It is apred by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all bendlin scring therefore, hall extend and hure to, and be obligatory upon the heir, executors, administrators, personal representatives, essigns and successors of the respective parties hereto.
	Byron J. Elark (SEAL)
THINK IN THE REAL PROPERTY OF	Sara J. Olark (SEAL)
(2000)	
	Douglas country, 55. 7
Manan	NOTARY ST EAST AND THE UNdersigned in the storestic County and State. STOTARY ST EAST AND THE Undersigned in the storestic County and State. Stotary and State J. Clark, his wife
Ministeries	PUBLIC to me personally known to be the same person. B. who executed the foregoing instrument and duly execution of the same. In WITHERS WIEREOF, I have herewrite subscribed my name, and affixed my official seal on the day and per last show writen.
	My Commission Explores July 11, 1961 E. J. Goy Horary Public
annan an a	
Record	led September 28, 1959 at 4:15 P.M. RELEASE Register of Deed
I t the de	RELEASE RELEASE Development within mortgage, do hereby acknowledge the full payment bt secured thereby, and authorize the Register of Deeds to enter the discharge of this
I t the de	RELEASE RELEASE Development

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