TO HAVE AND TO HOLD THE SAME, With all and singular the tensment, hereditaments and apportances thermatic belowing, or in anywise appendix forces.  And the taid part 10.5 of the first part do	72598 MORTGAGE BOOK 124 THIS INDENTURE, Made the 27th any of January , 1960 to Cecil Lee Van Nortwick and Alice Marie Van Nortwick, husband and wi
Thus and ball of Keines, nowless the second part of	WITNESSETW, that the said partles of the first part, in consideration of the soun of Ten thousand five hundred and no/100
In Babcook's Enlarged Addition to the City of Law of the second rates and seven to the city of Law of the second rate to the province of the seven the second rate of the seven the seven the second rate of the seven th	Douglas and State of Kanas, to-wit:
And the said pare_103 of the first part ds	In Babcock's Enlarged Addition to the City of Lawrence. opther with all healing, lighting, and plumbing equipment and figures, including stelears and burners, screens, aumings, storm windows and doors, and w
ad using the series of the first part is interest the part is the same against all arrest making useful claim therets. All is the reset of the second part the part is interest, all the reset of the interpart of the second part the part is interest, all the reset of the same become due and payable to the part of the second part is interest. All is the reset of the same become due and payable to the part of the second part is interest. All is the reset of the same become due and payable to the part of the second part is interest. All is the reset of the same become due and payable to the part of the second part is interest. All is the reset of the same become due and payable to the part of the second part is interest. All is the reset of the same become due and payable to the part of the second part is interest. All is the reset of the same become due and payable to the part of the second part is interest. All is the reset of the same become due at 10% reput is interest. All is the reset of the same become due at 10% reput is interest. All is the reset of the same become due at 10% reput is interest. All is the reset of the same become due at 10% reput is interest. All is the reset of the same become due at 10% reput is interest. All is the same become due at 10% reput is interest at the rate of 10% reput is interest. All is the same become due at 10% reput is the same become due at 10% reput is interest. All is the same become due to 10% reput is interest at the rate of 10% reput is interest. All is the same become due to 10% reput is interest at the rate of 10% reput is interest. All is the same become due to 10% reput is interest. All is the reset of the same become due to 10% reput is interest at the rate of 10% reput is interest. All is the reset of the same become due to 10% reput is interest at the rate of 10% reput is interest at the rate of 10% reput is the reset of the rate at an rate of 10% reput is the	And the said part 105 of the first part do hereby covenant and average that at the difference they area
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according to the terms of ODE	is used are extute insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by ty of the second part, the loss, if any, made papable to the party of the second part to the extent of its interest. And in the event that said part1.01 and part may pay hald taxes and insurance, or either, and the amounts sp add shall become a part of the indubidities provided, then the party of the second part of the indubidities of the provided, then the party of the second part of the indubidities of the provided the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the indubidities of the party of the second part of the party of the party of the second part of the party of th
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Part 1.6.S. of the first part hereby assign to party of the second part the rest and necessit arising at any and all times from the property mortigaid to the second part of its agent, at its optimuon to part of the second part of its agent, at its optimuon to part of the second part of its agent, at its optimuon to part of the second part of its agent, at its optimuon to part of its agent, its its optimuon to part of its agent, its its optimuon to part of its agent, at its optimuon to part of its agent, at its optimuon to part of its agent, at its optimuon the second part of its agent, at its optimuon to part of its agent, at its optimuon to part of its agent, at its optimuon the second part of its agent, at its optimuon thereby secured. This shall cannot in force unit the engal balance of said obligations is fully again the constrained as a where of its right to assert the same at a later shall not a force attrict outplace with all the terms and provisions in said obligations and in this mortagae contained. The failure of the second part is agent to assert the same at a later provision of and obligation and enforce strict compliance with all the terms and provisions in said obligations and in this mortagae contained. The failure of the second part is agent to assert the same at a later provision of and obligation and enforce strict compliance with all the terms and provisions in said obligations and in this mortagae contained. The failur and part 10.5 of the first part for fature and under the terms and provisions of any obligation hereafter incurred by part 10.5 of the first part for fatur for future and provisions of any obligation thereafter incurred by part 10.5 of the first part for future account or otherwise, up to the original amount of the mortage, and any extensions or renewals hered and shall comply with all of the provision of any obligation terverage thereaft active optimic of a shall be added by net, bood in this mortagae contained. The shall be added by net, bood in this mortagae contained and t	the terms of said obligation, also to secure all future advances for any purpose made to part $\Theta$ of the first part by the party of the second part, with all interest accruing thereon account or otherwise, up to the original amount of this mortgage, with all interest accruing on such future advances account of the mortgage with all interest accruing on such future advances account of the mortgage.
time, and to insit upon and enforce strict compliance with all the terms and provisions in said objections and an in this mortage contained. If said part 10.5 of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the terms and provisions of any obligation hereafter incurred by part 10.5 of the first part for future advances, made to the party of the second part, the entire amount due it hereunder and under the terms and provisions of any obligation hereafter incurred by part 10.5 of the first part for future advances, made to the party of the second part, the entire amount due it hereunder and under the terms and provisions of any obligation hereafter incurred by part 10.5 of the first part for future account or otherwise, up to the original amount of this mortgage, and any creations or remeaks hered and shall comply with all of the provisions of future obligations hereby precised, then this conveyage contained, and the providence of future obligations or any part thereof of any the second part whether evidenced by new, book and in this mortgage, contained, and the providence of future obligations or any part thereof or any the second part whether evidenced by new, book and in this mortgage contained.	Part 10.5 of the first part hereby assign to party of the second part the rests and largest adding and the same as provided in the Indent
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therefrom, shall extend and more that the terms and powerions of this indenture and each and every obligation therein contained, and all benefits accruing parties hereto. IN WITNESS WHEREOF, the part 10.5 of the first part is V.A. hereunto set their representatives, assigns and successors of the respective view of the contained of the part 10.5 of the first part is V.A. hereunto set their representatives, assigns and year last above written.	r energy without notice, and it shall be lawful for the side party of the second state is given shall immediately mature and become due and psychie at the control of the sound party of the second party of the second party is due to the party and the point of the sound party of the second party of the second party is due to the point of the point of the second party is due to the point of the poin
Caril Los Van Montwell iseas alle Marie Tay Verturitien	from, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respecti s hereto.
(SEAL) Alice warle van Nortwick (SEAL)	Cecil Lee Van Nortwick (SEAL) Alice Marie Van Nortwick
	DOUGLAS COUNTY, SS.
DOUGLAS COUNTY SS.	A D. 19 O
STATE OF KANSAS DOUGLAS COUNTY SS E 5 S SE IT REMEMBERED. That or this 27th day of January A. D. 19 00 before me, a. Notary Public in the aforesaid County and State. came. Cecil Lee Van Nortwick and Alder	UBLIC is to me personally known to be the same person is who executed the foregoing instrument and duly
STATE OF       KANSAS         DOUGLAS       COUNTY,         SS.       SS.         State of transmisser, that on this 27th       day of January         A. D. 19 60         before me, a Notary Public       In the aforenaid County and State.         Came Cecil Lee Van Nortwick and Alice Marie Van         Nortwick, husband and wife         to me personally known to be the same person S         at one personally known to be the same person S	and apple Apple 1962 - Col
STATE OF KANSAS DOUGLAS COUNTY, SS. SS. SS. SS. SS. SS. SS. SS	
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