<form>  The indenture, Made this 181</form>	Same	MURANIMANANANANANANANANANANANANANANANANANAN
of Landzance	THAT AND A DECIMAL OF A	This indenture, Made thislstday ofApril, 19.60 bet
<form>Minesseth, that the and part 1.52. of the first part, in conideration of the sum of Mine mousand Flyss Hondrad and Ap/102. Minesseth, that the and part 1.52. of the first part, in conideration of the sum of Mine mousand Flyss Hondrad and Ap/102. Minesseth, that the and part 1.52. of the first part, in conideration of the sum of Minesseth and Ap/102. Minesseth, that the and part 1.52. of the first part, in conideration of the sum of Minesseth and Ap/102. Minesseth that the and part 1.52. of the first part of the sub part 1. of the second part following described real enters that ded and being in the County of</form>		of Lawrence
<pre>http://discussion.org/initialized initialized ini</pre>	annanan an	Witnesseth, that the seid part. 188 of the first part, in consideration of the sum of
	nin han han han han han han han han han ha	to duly paid, the receipt of which is hereby acknowledged, have sold, and this indenture do.C.R. GRANT, BARGAIN, SELL and MORTGAGE to the said part Mof the second part following described real estate situated and being in the County of
Intrast Starts in the City of Starts   Minimum Starts<td>TATATA</td><td></td>	TATATA	
With Respursements and all the state, this and interest of the sold part. Leads the first part there is a the service and space are space are space are space and space are spa	THINK I	
with the appurtenances and all the estate, the and interest of the said part. Lead the first part therein and the same area and give that a the delivey heard. They, BER de lawed area and the same area and give that a the delivey heard. They define the same area and and below the same area and the same area are and the same area are and the same area and the same area are and the same area are and the same area area area and the same area area area area area. The same area are area are area area area are	mini	
The prove have grant, and sind of a good and hedresche error of shutness hards, free and date of all hourseness, pay all free sorts and the provide the same special of partial ranking head data in the first partial and its and the provide the same special of partial ranking head data in the same special data and the same special data the same special data and the same special dat	<b>Minde</b>	with the appurtenances and all the estate, title and interest of the said part lesof the first part therein
In speed breaks the parks have that the park of the trap park all of the trap park all parks that the leftence, park all the difference is the the park of the leftence is the the park of the leftence is the the left of the leftence is the left	inimi	And the said part 125 of the first part do
A second mean map hand mean has here and the particle. If the first part hall is all times daming the life of this daming the life of	THE	
THIS GRANT is intended as a scripts to scces the payment of the sum of		it is equived between the parties hereto that the part 155 of the first part shall at all times during the life of this indenture, pay all
April 1       100       end in April 1       100         according to the terms of CDC       ends where main and the start of the sta		so paid shall become a part of the indebtedness, secured by this indenture, and shall been interest at the rate of 10% from the date of pay until fully repaid. THIS GRAVE is inserted as
at y cl       April 0	mm	Haus Incusand Five Hundred and no/100
Mar and part_SSE_ of the for part half its pay the new induces or to dickapp any tease with interest thereon as havin provided, in the state and the small be made in such as part of the payments or any share the made in such as a provided in the payment or any part there of any share in the hold means the other as and havin is a pay of the size and have in the hold means the hold means. The hold means the h		
And this conveyance has been with all to pay the same as provided in this indextee.  And this conveyance has been determined on sale a barring sequencies, and the able provided barring, or interest thereases, or if may not been the building of the building of the sale part. As and provide in the instance is not been the building of the sale part. As and provide in the instance is not been the building of the sale part. As and provide in the instance is not been the building of the sale part. As and the building of the sale part. As and the building of the sale part. As of the second part determines the building of the sale part. As of the second part determines the provided is provided in the building of the sale part. As of the second part determines the provided is provided in the building of the sale part. As of the second part determines the provided is provided in the sale part. As of the second part determines the provided is provided in the sale part. As and the barring and the provide is the provide is provided is provided in the sale part. The sale part determines the provided is provided in the sale determines the provide is provided is provided in the sale part. The sale part determines the provide is part determines the provide is provided is provided in the sale part. The sale part determines the part of the sale part determines the provide is part. The sale part determines the provide is part. The sale part determines the provide is part determines the part of the sale part of the sale part is part of the provide is part determines the provide is part determines the provide is part of the part of the part is part of the sale part is part of the part is par	Think .	the second part to pay for any insurance of to discharge any taxes with Interest the
Barb therean in the manner provided by law and to have a restore appointed & Diag Descention of the aid premises and all the important frequencies of the rest and Descents and the restore and Descents and Des		
Barb therean in the manner provided by law and to have a restore appointed & Diag Descention of the aid premises and all the important frequencies of the rest and Descents and the restore and Descents and Des		If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on taid estate are not paid when the same become due and payable, or if the insurance is not keet up, as provided hereby, or interest thereon, or if the taxes on taid and any paid there is not keet in the same become due and payable, or if the insurance is not keet up, as provided hereby or interest thereon, or if the taxes on taid
Barb therean in the manner provided by law and to have a restore appointed & Diag Descention of the aid premises and all the important frequencies of the rest and Descents and the restore and Descents and Des		and the whole sum remaining unpaid, and all of the obligations provided for In said premises, then this conveyance shall become abs is given, shall immediately mature and become due and payable at the option of the holder hereof, without notes and it shall be been
We amount then unpuld of principal and interest, togethe with the zont and Charges incident thering, and the overlap, during from tacks, and tacks, and the overlap, during from tacks, and the overlap, during from tacks, and the overlap, during from tacks, and tacks, and the overlap, during from tacks, and the overlap, during from tacks, and the overlap, during from tacks, and tacks,		To fake postession of the said promises and all at
H. Is agreed by the parties hereto that the terms and problems of this indenture and each and avery obligation therein contained, and assigns and uccessors of the respective parties hereto.       In the association delivery open the here, executor, administrator, personal representation assigns and uccessors of the respective parties hereto.         Intersection, that setting and have the setting and uccessors of the respective parties hereto.       Intersection, the part IEE, of the first part ha VE, herewond est.       Intersection, addition, personal representation assigns and uccessors of the respective parties hereto.         Intersection, the part IEE, of the first part ha VE, herewond est.       Intersection, addition, personal representation.         Intersection, the part IEE, of the first part ha VE, herewond est.       Intersection, addition, personal representation.         Intersection, the part IEE, of the first part ha VE, herewond est.       Intersection, addition, personal representation.         Intersection, addition, personal representation.       Intersection, addition, personal representation.         Intersection, addition, personal representation.       Intersection.         Intersection.       Intersection.         Intersection.		retain the amount then unpeid of principal and interest, together with the costs and charges incident therein and the amount for such sal
and processing of the respective parties barels.       In the first part is a construction of the stead of the first part is 2/2 berewind at the first and S and seal S the day and S.         has above written.       Lean first part is 2/2 berewind at the first part is 2/		It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and
In Your within       Light Authority of the second se	IIIIII	In Winess Wheread, the part 103 of the flat and 5, 1/2
Light       Light <td< td=""><td></td><td>last above written.</td></td<>		last above written.
STATE OF DOUGLAS       STATE OF DOUGLAS       SEA         WANSAS       COUNTY,       SS.         WY COMMINION TO TARLY, PUBLIC       In the storesuid County and SS.         WANSAS       COUNTY,       SS.         WY COMMINION TO TARLY, PUBLIC       In the storesuid County and SS.         WY COMMINION TO TARLY, NOW TO TARLY, PUBLIC       In the storesuid County and SS.         WY COMMINION TO TARLY, INFORMATION TO TARLY, PUBLIC       In the storesuid County and SS.         WY COMMINION TO TARLY, INFORMATION TO TARLY, PUBLIC       In the storesuid County and SS.         WY COMMINION TO TARLY, INFORMATION TO TARLY, PUBLIC <td></td> <td>Icon A Citimada</td>		Icon A Citimada
STATE OF DOUGLAS       KANSAS       COUNTY,         STATE OF DOUGLAS       STATE OF DOUGLAS       A.D. 19.1         AND TARY, VIEW       BUT REMEMBERED, That on this 15t       day of April A.D. 19.1         State OTARY, VIEW       BUT REMEMBERON, That on this 15t       day of April A.D. 19.1         State OTARY, VIEW       BUT REMEMBERON, The on this 15t       day of April A.D. 19.1         WY Commission Explore April 11       It is a securitor of the state.       MW WITHER WERE WORKSON, I have hereunto subsched my name, and stiled my official sed on the day year but above written.         My Commission Explore April 12, 1960 at 10:10 A.N.       Notary Public       Notary Public         Norded April 2, 1960 at 10:10 A.N.       KEIEASE       Notary Public         Count of the within mortgage, do hereby acknowledge the full particle secured thereby, and authorize the Register of Deeds to enter the discharge gage of record. Dated this 23rd day of November 1962.       THE FIRST NATIONAL BANK OF LAWRENCE, LA Warren Rhodes, Pres.		Ear Di Keppant
MANSAS       COUNTY, St.         Image: Country, St.       Image: Country, St.         Image: Country, Country, St.       Image: Country, St.         Image: Country, Country, Country, St.       Image: Country, St.         Image: Country, Country, St.       Image: Country, St.         Image: Country, Country, St.       Image: Country, St.         Image: Country, Country, St.		Eva Gilkerson
Image: State of the state	mmit	22
before me, a Notary Public In the storessid County and St county of the storesside county	IIIIII	(international and international an
to me personally boom to be the same person. S who executed the foregoing instrument and a chowledged the securits of the same. If WITNESS WEREBOOT, have horeuno tobached my name, and efficed my official seal on the day year lest above written. If WITNESS WEREBOOT, have horeuno tobached my name, and efficed my official seal on the day year lest above written. If WITNESS WEREBOOT, have horeuno tobached my name, and efficed my official seal on the day year lest above written. My Commission Explore April 17 1950 Person Work Wereau Relief April 2, 1960 at 10:40 A.M. RELEASE The undersigned, owner of the within mortgage, do hereby acknowledge the full pa debt secured thereby, and authorize the Register of Deeds to enter the discharge gage of record. Dated this 23rd day of November 1962. THE FIRST NATIONAL BANK OF LAWRENCE, LA Warren Rhodes, Pres. Mortgagee.	THINK I	before me, a Notary Public In the aforesaid County and St
My Commission Explore April 17 My Commission Explore April 17 My Commission Explore April 17 To 50 Court Hoover My Commission Explore April 17 To 50 RELEASE The undersigned, owner of the within mortgage, do hereby acknowledge the full pa debt secured thereby, and authorize the Register of Deeds to enter the discharge gage of record. Dated this 23rd day of November 1962. THE FIRST NATIONAL BANK OF LAWRENCE, LA Warren Rhodes, Pres. Mortgagee.	TOTAL OF	BOIAR Leon J. Gilkerson and Eva Gilkerson
My Commission Explore April 17 My Commission Explore April 17 My Commission Explore April 17 To 50 Court Hoover My Commission Explore April 17 To 50 RELEASE The undersigned, owner of the within mortgage, do hereby acknowledge the full pa debt secured thereby, and authorize the Register of Deeds to enter the discharge gage of record. Dated this 23rd day of November 1962. THE FIRST NATIONAL BANK OF LAWRENCE, LA Warren Rhodes, Pres. Mortgagee.	ANTIN .	to me personally known to be the same person. S who executed the foregoing instrument and a acknowledged the execution of the same.
Kelvin Hoover Newy Public Netwy Public Netwy Public Release the undersigned, owner of the within mortgage, do hereby acknowledge the full pa debt secured thereby, and authorize the Register of Deeds to enter the discharge gage of record. Dated this 23rd day of November 1962. THE FIRST NATIONAL BANK OF LAWRENCE, LA Warren Rhodes, Pres. Mortgagee.		IN WITNESS WHEREOF, I have bereunto subscribed my name, and affired my official seal on the day
The undersigned, owner of the within mortgage, do hereby acknowledge the full pa debt secured thereby, and authorize the Register of Deeds to enter the discharge gage of record. Dated this 23rd day of November 1962. THE FIRST NATIONAL BANK OF LAWRENCE, LA Warren Rhodes, Pres. Mortgagee.	,	
RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full pa debt secured thereby, and authorize the Register of Deeds to enter the discharge gage of record. Dated this 23rd day of November 1962. THE FIRST NATIONAL BANK OF LAWRENCE, LA Warren Rhodes, Pres. Mortgagee.	1	Kelvin Hoover Notary Publi
the undersigned, owner of the within mortgage, do hereby acknowledge the full pa debt secured thereby, and authorize the Register of Deeds to enter the discharge gage of record. Dated this 23rd day of November 1962. THE FIRST NATIONAL BANK OF LAWRENCE, LA Warren Rhodes, Pres. Mortgagee.		d April 2, 1960 at 10:40 A.N. Harlf G. Beck Register of
gage of record. Dated this 23rd day of November 1962. THE FIRST NATIONAL BANK OF LAWRENCE, LA Warren Rhodes, Pres. Mortgagee.	I the	RELEASE
THE FIRST NATIONAL BANK OF LAWRENCE, LA Warren Rhodes, Pres. Mortgagee.	aebi	secured unereby, and authorize the Register of Deeds to enter the discharge
Warren Rhodes, Pres. Mortgagee.	-6-6	THE FIRST NATIONAL BANK OF LAWRENCE, LA

A Damana

12111

1.20

Harold By Jan