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THIS INDENTURE, Made this 12t thousand nine hundred Sixty nusband and wife, and John B in the County of Douglas and infimum	, between -Robert	The second s
thousand nine hundred sixty nusband and wife, and John B	, between -Robert	we was four or our rota on
	and State of Kansas, of t	. Bryan, husband and wife-
Norman J. Steffey- WITNESSETH, That the said part ies		of the second part f the sum of -Two thousand five
undred & no/100 of which is hereby acknowledged, have sol	DOLLAR Id and by these presents do -	15, to them duly paid, the receip grant, bargain, sell and mortgage to the sai
MANY Douglas and State of	f Kansas, described as follows, to-wi	
Lots 6, 7 and 8, in Bl	ock 35, in the City	of Eudora
with the appurtenances, and all the estate, title parties of the fi	rst part	
do — hereby covenant and agree that at the of the premises above granted, and seized of a brances, — — —	a delivery hereof they are good and indefeasible estate of inhe	the lawful owner S eritance therein, free and clear of all incum
to secure the payment of the sum of -Two t	nd the same against all claims what housend five hundred	
according to the terms of One said parties of the first p	art	a promissory note this day executed by the to the said part Y of the second part
dated April 12,1960 , du	thousand five hundre	ote xyerx from date hereof
with interest thereon from the date thereof unt And this conveyance shall be void if such	payment S be made as in said not	te yand courses thereto attached, and as is
hereinafter specified. And the said part ies fore any penalties or costs shall accrue on accou sum ofTwo thousand & no/l in some insurance company satisfactory to said	of the first part hereby agree int thereof, and to keep the said prem	to pay all taxes assessed on said premises be nises insured in favor of said mortgame in the
ing penalties, interest and costs, and insure the taxes and accruing penalties, interest and costs, under this mortgage upon the above-described p fault be made in such payment or any part ther	same at the expense of the part 1 e and insurance, shall from the paym remises, and shall bear interest at th eof, or interest thereon, or the taxes	satu alorigages may pay the taxes and accru 95 of the first part; and the expense of such sent thereof be and become an additional lier he rate of ten per cent per annum. But if de- assessed on gaid premises, or if the institute of the sector
is not kept up thereon, then this conveyance shall and all taxes and accruing penalties and interest	Il become absolute, and the whole pri and costs thereon remaining unpaid	incipal of said note , and interest thereon, or which may have been paid by the part y
of the second part, and all sums paid by the part option of the part y of the second part; and	it shall be lawful for the part y	ance shall be due and payable, or not, at the of the second part, his executors
and administrators and assigns, at any time ther prescribed by law, appraisement hereby waived administrators, or assigns; and out of all the m cording to the conditions of this instrument, tog there be, shall be paid by the part $\mathcal{Y}$ making between the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the state	or not, at the option of the part y noneys arising from such sale to retare ther with the costs and charges of	granted, or any part thereof, in the manner of the second part, his executors ain the amount then due or to become due ac- f making such sale, and the overplus, if any parties of the first part
neirs or assigns.		
And as additional and collateral security fo the undersigned hereby transfers, sets over and come that may from time to time become due an that may hereafter be executed or come into exit to collect the same, and the undersigned hereby assigns, such deeds or other instruments as the n and rents, royalite, bounces, delay rentals or o of delinquency or default in compliance with the innate and become void upon the payment and r lease seriously depreciate the value of anid land become due and paynhie.	as payable under any oil, gas, miners stence, covering the land described h agrees to execute, acknowledge and nortgages may now or hereafter req ther income, which rights are to be terms of this mortgage and the not elease of this mortgage. Should for general farming purcoses, all a	I or other lease's of any kind now existing or erein, or any portion hereof, with authority if deliver to the morgages, its successors or uire in order to facilitate the payment to it of exercised by asid morgages only in the event lock thereby secured; this sasignment to ter- operation under any oil, gas, mineral or other othes secured by this morganes. As it has an othes secured by this morganes.
IN TESTIMONY WHEREOF, The said	part 185 of the first part ha Ve	hereunto set their hand s.
Signed and delivered in the presence of	Robert 0.	Bryan o (Seal.)
•		Suren (Seal.) Dry an (Seal.)
1500-3-38	John Bry	
	Lois 'P.	Bryan