<form>  Automate DOD 101 20332 9.00 Description of the second period of th</form>		
Dots 124       PLODE         This Indenture, Made this       27th       day of       May       , 10 60 between Vermon R. Volkew and Betty A. Yokay, husband and stra         A. LAWFMORD       . in the County of Dowglas       and Stee of Kansas         cardias of the first part, and       The Lawrence Katlenal Bank, Lawrence, Kansas         part J. of the second part.       Port J. of the second part.         Winnesselh, that the said part las. of the first part, in consideration of the un of       Port J. of the second part.         Gerondy-sight Kandreds and no/LOO       Port J. of the second part.       POLLAGE         O these divertee do GRANT, BARCAIN, SEL and MORTGAGE to the said part J of the second part.       POLLAGE         Sin Indenture do GRANT, BARCAIN, SEL and MORTGAGE to the said part J. of the second part.       Pollage       and Stee of Cansa.         Gauss. own:       The Savet Kall of the Southwest Caarter of Soction 6, Township 13 South, Range JP East of the Sixth Principal Meridian, containing 80 acres, and Slow of Caarter of Soction 7, Township 13 South, Range JP East of the Sixth Principal Meridian.       And the work of the first part herein.         A flad did the part do b the first part of the scottion 7, Township 13 South, Range JP East of the Sixth Principal Meridian.       And the work of the first part of the scottion 7, Township 13 South, Range JP East of the Sixth Principal Meridian.       And the work of the first part of the scottion 7, Township 13 South, Range JP East of the first part of the first part of the first part of	CHUCK AND AND THE OTHER WAS AN	
Name of the Northward Metty A., Yokay, hasband and strand         A. Lawrance	MORTOAGE BOOK 124 73532 M	a, 528) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kanasa
Name of the Northward Metty A., Yokay, hasband and strand         A. Lawrance	This Indenture, Made this 27th	day of May 19.60 between
A. LANNON In the County of Donglas and State of Kansas   and State of the first part and The Lanzance Katsland Rank, Lanzance, Kansas part J of the second part in   County of Donglas part J of the second part in DOLLARS   So Ma duly paid, the receipt of which is hereby exchanginged to the second part, here Donglas and State of the second part in   Blowing described real exists sinuated and boing in the County of Donglas and State of the second part, here   Blowing described real exists sinuated and boing in the County of Donglas and State of the Stath Principal Kardian, Sostian & Donglas   and State of the Stath Principal Kardian, Sostian & Sostian & Donglas and State of the Stath Principal Kardian, Sostian & Donglas   and State of the Stath Principal Kardian, Sostian & Sostian & Sostian & Sostian & Donglas and State of the Stath Principal Kardian, Sostian &		
<pre>entless of the first part, and</pre>		
<pre>arties of the first part, and The Lawrence National Bank, Lawrence, Kansas</pre>	of Lawrence , in the County of	Douglas and State of Kansas
Nensesh, hut hus heid port is a of hu first part, in consideration of the sum of Servicy-sight Handred and no/100		
<pre>Strenty-sight Hundred and no/100 OULARS them duty said, the receipt of which is hereby acknowledged, have sold, and by his indenture do GRANT, BARGAIN, SEL and MORIGAGE to the said party of the second part, the olowing described real extents situated and being in the County of Douglas and State of cases, nowl:  The East flaif of the Southwest Quarter of Section 6, formability 13 South, Range 20 a creas, in Douglas County, Kansas.  Influding the rents, issues and profits thereof provided, however, that the Mortgegore shall be entitled to collect and retain the runts, issues, and profits until default horeunder.  Whith the apputenances and all the estate, tills and innerest of the said parties of the first part therein.  No County is until default horeunder.  Whith the apputenances and all the estate, tills and innerest of the said parties of the first part therein.  No County is until default horeunder.  Whith the apputenances and all the estate, tills and innerest of the said parties of the first part therein.  No County is until default horeunder.  No County is until default horeunder is the defent here and deel allowates are the defent here is allowates are the there is the defent here is a county is until default horeunder is the defent here is allowates are the defent here is a defent he</pre>	and the second	° part J of the second part.
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the Mortgagore shall be entitled to collect and retain the rents, issues, and profits until default horeunder.	Habar Windstein and	a las Barada an in Tanàn ang
And he add par 108 of the first part of the second and indefeasible areas of inheritance therein, free and clear of all incurdersmose. In Carcentines, includer and the second and indefeasible areas of inheritance therein, free and clear of all incurdersmose. In Carcentines, includer and the part 108, of the first part and the first part and the part 108, of the first part and the first part and the part 108, of the first part and the first part and the part 108, of the first part and the first pa	the Mortgagors shall be entitled t	to collect and retain the rents. issues.
The preview above granted, and setted of a good and indefeasible extent of inheritance therein, there and clear of all incrumerance. <b>No Exceptions</b> . In the the New York warrant and defend the same against all parties making leaved taken there in the parties there the there in the there that the there that is all interest ones due and paytole, and that finder uses paytole and the same become due and paytole on the term of the same become due and paytole to be partied by the part of the incrumerance on the parties there are a finder of the term of the same become due and paytole to be partied by the part of the incrumerance on the parties the term of the parties the term of the parties the term of the same become due and paytole to be partied by the part of the incrumerance on the same terms and the terms and paytole and the finder on the terms of the terms of the parties of the paytole the terms of terms terms of the terms of the terms of terms		
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concling to the term of <u>ODB</u> certain written obligation for the pariment of said sum of money, ascurad on the <u>27th</u> by of <u>May</u> <u>10.60</u> and by <u>118</u> terms mode payable to become any sum or sums of money schemated by the set, with all interest accroling thereon according to the terms of said obligation and bits to become any sum or sums of money schemated by the all part <u>J</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In the event are said part <u>188</u> of the first part shall fail to pay the same as provided in this indenture. And the one-more shall be wold if such payments the mode as because to the said obligation contained therein fully discharged and the one-more shall be wold if such payments the mode as because to the said obligation contained therein for discharged and the one-more shall be wold if such payments the mode as because to the said operation. For the said obligation is and a said obligation is and the obligation contained therein for the said discharged on said all estate are not last in as good repair as they are point, or if there is more is not here to pay as provided herein, or if the baladings on said all estate are not last in a good repair as they are point, or if there is more is not here there of, which the biddeness are all the baladings provided for the said grants. For this correspond the hall be leaded for a said part. <u>J</u> of the second part <u>J</u> 1KS <u>ARENES</u> OF <u>ASSIGINS</u> to rates possession of the said premises and all the improves and the works unter said backed and to have a resolver appointed to collect the sector, and if any there has a all be paid by the part <u>J</u> making such sale, on demand, to the first part <u>10.8</u> . If is agreed by the part <u>10.8</u> of the time part he <u>NS</u> hereants sectore therein, sectore, administrates, particular with the costs and charges incident thereto, addinestrates, personal representatives, all be paid by the part <u>10.8</u> of the first part he <u>NS</u> hereants set <u>the 10.</u>		
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at sad part 182. If the first part shall fall in pay the same as provided in this industrue. And this convergence shall be wold if such payments is may address is break averillard, and the colligation contained therein. Will discharged, default be racke in such payments or any plat thereof or any obligation created therein, and the terms on said real at a set on the part is as good repet as they are now, or if weeks is creaked there is not heavy on provided herein, or if the issues on said at easts are not hap if one spood repet as they are now, or if weeks is committed on said up, as provided herein, or if the issues on said at easts are not hap if one spood repet as they are now, or if weeks is committed on said up, as provided herein, or if the balance should be at easts are not hap if one spood repet as they are now, or if weeks is committed on said up, as provided herein, or if the balance should be balance and be able to be address and the balance of the said payments are and become due and payable at the option of the balar balance, and is shall be lareful there as and part. J. of the second part J 153. Agents OT 35321213 to take possession of the said premises are all the improve- ments thereon in the manone provided by laws and to have a receiver appointed to collect the rents and benefits accuring thereform and the if the part the under the optimized to pay there with the costs and charges includent thereto, and its all or where here in the anoth the under of principal and there to pay the obligatory upon the hairs, executors, schelaristors, personal the and paysion the terms and provident with the costs and charge is collect thereto, and its and any there has a all be paid by the part 193. If the terms and provisions of this industrue and each and every collegation therein contained, and all infine accuring thereform, shall increa to, and the obligatory upon the hairs, executors, schelaristers, personal representatives, angent by the part 193. of the first part he N3 hereavise at the 193	id part y of the second part to pay for any insurance or	and loss grant and area to second any sum of some at money advanced by the
a said part Y of the second partY 115 AGENTS OF ASSIGNS. to take possession of the said premises and all the improve- ment threes in the means provided by law and to have a receiver appointed to collect the rent and benefits accoung therefrom and tell all the part Y may are provided by the part Y making the there is the mean provided by law, and out of all moves a single means the even in the mean provided by the part Y making such asle, on demand, to the first part 103. It is agreed by the part Y making such asle, on demand, to the first part 103. It is agreed by the part is making such asle, on demand, to the first part 103. It is agreed by the part is projective particles hereto. In Wilness Wasceof, the part 103 of the first part he VP heremotic set the life of wall as he day and year at above written. In Wilness Wasceof, the part 103 of the first part he VP heremotic set the life of the first part he day and year at above written. Set the part Y was and the first part he VP heremotic set the Set of the	hat said part 1.8.8. of the first part shall fail to pay the same And this conveyance shall be void if such payments be made default be made in such payments or any part thereof or any state are not paid when the same become due and payable, or if sail estate are not kept in as good repair as they are now, or if of the whole sum remaining unpaid, and all of the oblightions	as provided in this indenture, as here in specified, and the obligation contained therein fully discharged obligation created thereby, or laterest thereon, or if the fazes do said rea the insurance is not kept up, as provided herein, or if the buildings on sail wests is committed on said premises, then this conveyance shall become about provided for in said writem obligation, for the security of which this indentum
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