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Main and Margarst Hurley, husband Lea Roy Hurley and Margarst Hurley, husband Lea Roy Hurley and Margarst Hurley, husband	and wife and State of KANSAS t of Lawrence, Lawrence, Kans as part y. of the second part, consideration of the sum of
Minesseth, that he said part 185 of the first part, in Sart 183 of the first part, and The First National Bau Winesseth, that the said part 185 of the first part, in Eleven Thousand and no/100	of July, 1951 between nd wife and State of KANSAS A of Lawrence, Lawrence, Kans as part y of the second part. consideration of the sum of DOLLARS h is hereby acknowledged, havesold, and by GAGE to the said part Y of the second part, the the County of Douglas
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d	and State of KANSAS (of Lawrence, Lawrence, Kans as part y of the second part. consideration of the sum of
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Witnesseth, that the said part 195 of the first part, in Eleven Thousand and no/100	A of Lawrence, Lawrence, Kans as part y of the second part. consideration of the sum of
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them	A is hereby acknowledged, havesold, and by GAGE to the said part X of the second part, the the County ofDouglasand State of seven (27), Township Twelve (12) South, Meridian, less the following: er Section; thence West 208 feet; ence North 208 feet to the point of ing at a point 521.05 feet West of the point being on the Northern boundary he Eastern boundary of said Section, rth 317.98 feet to a point on the North ction line 313.05 feet to the point the said parties of the first part therein. pres that at the delivery bareof they attenties lawful coverds inheritance therein, free and clear of all incombrances then the same against all parties making lawful claim therete.
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with indenture do	GAGE to the said part X of the second part, the the County of <u>Douglas</u> and State of seven (27), Township Twelve (12) South, Meridian, less the following: er Section; thence West 208 feet; ence North 202 feet to the point of ing at a point 521.05 feet West of the point being on the Northern boundary he Eastern boundary of said Section, rth 317.95 feet to a point on the North ction line 313.05 feet to the point of the said parties of the first part therein. pres that at the delivery hereof they are the lawful coverd inheritance therein, free and clear of all incumbrances. The taxes against all parties making lawful claim therete.
bildwing described real estate situated and being in ansas, to-with The Northeast Quarter of Section Twenty- lange Mineteen (19) East of the Sixth Principa leginning at the Northeast corner of said Quart hence South 208 feet; thence East 208 feet; the reginning; and also less the following: Begin for theast corner of said Quarter Section, said f said Section; thence South and parallel to U7.166 feet; thence West 313.05 feet; thence N ine of said Section; thence East along said S f beginning, in Douglas County, Kansas. it he appurtenances and all the estate, title and interes And the said part LES of the first part do hereby covenant and the premises above granted, and saired of a pool and indefessible estate of a section of the said real estate invord against fire and sorreed in and it is agreed between the parties hereto that the part LES of the first part that first part of the least of and sorreed against is the said part of the invord against fire and sorreed in a sect. And in the said part of the invord against fire and sorreed in a sect. And any of the said part of the invord against fire and sorreed in a sect. And any of the said part of the invord against fire and sorreed in a sect. And any of the said part of the invord against fire and sorreed in a sect. And any of the said part of the invord against fire and sorreed in a sect. And any of the said part of the industedness, secured by this indenture, at his GRANT is intended as a mortgage to secure the payment of the sum of a following to the terms af	the County of <u>Douglas</u> and State of even (27), Township Twelve (12) South, Meridian, less the following: er Section; thence West 208 feet; ence North 208 feet to the point of ing at a point 521.05 feet West of the point being on the Northern boundary he Eastern boundary of said Section, rth 317.98 feet to a point on the North ction line 313.05 feet to the point of the said parties of the first part therein. pres that at the delivery hereof they are the lawful covered. Inheritance therein, free and clear of all incumbrances. rend the same against all parties making lawful claim thereto.
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ording to the terms of ORC restain written ablication	
of 19 61, and by it	
	and also to secure any sum or sums of money advanced by the
And this conveyance shall be void if such payments be made as here in an elevit be made in such payments or any part thereof or any obligation or is are not paid when the same become due and payable, or if the instance of estate are not kept in as good repeir as they are mony, or if we have a com- the whole sum remaining unpaid, and all of the obligations provide the com- the whole sum remaining unpaid, and all of the obligations provide the wen, shall immediately matter and become due and such the state.	ified, and the obligation contained therein fully discharged, ted thereby, or interest thereon, or if the taxes on said real is not kept up, as provided herein, or if the buildings on said ted on said premises, then this conveyance shall become abalots said written obligation, for the security of which this indeture
is thereon in the manner provided by law and to have a receiver appointed the premises hareby granted, or any part thereof, in the manner prescrib in the amount then unpaid of principal and interact, together with the costs a	to take possession of the said premises and all the improve- o collect the rents and benefits accruing therefrom, and to d by law, and out of all moneys arising from such sale to d charge incident thereas and does a single from such sale to
be paid by the part_Y making such sale, on demand, to the first part is agreed by the parties hereto that the terms and provisions of this in first accounts therefrom, shall extend and inure to and be obligatory up in and successors of the respective parties hereto.	
ns and successors of the respective parties hereto/ Witness Whereof, the part 123 of the first part have hereunto as above written.	their hands and seals the day and year
x.d	ea Ray Hurley (SEAD
	a Roy Hurley (SEAL)
x.J	argaret Hurlack ISEAU
Ň	rgaret Hurley (SEAL)

ALC: NO

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