N		09.00 BOOK 1	u	1. V. 1.
MU	MAMAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	MANAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	nninnninnninninnin	
	(Na. ' 521)		rs, Publisher of Legal Blanks, L	awrence, Kansas
This Indenture, Made this	26th	day of	June 1, 19	62 betwee
HILLY, LICC	prporated, a corporat	ion,		
of Lawrence , I	the County of	Douglas		
part y of the first part, and		Bank of Lawre	and State of	sas
			part y of the seco	
Witnesseth, that the said pa	rt. y of the first part,	in consideration	of the sum of	na pari,
Eighteen thousand and no				- DOLLAR
this indenture do es GRANT	BARCAIN SELL and MA	which is hereby	acknowledged, ha.s	old, and b
this indenture do es GRANT, following described real est	ate situated and being	in the County o	aid part .y. of the sec	ond part, the
Kansas, to-wit:	and and and	in the coonty o		and State o
Lot six (6), in Block two (2),	, in Holiday H	11s, an addition	•
with the appurtenances and a	Il the estate, title and int	terest of the said	part y of the first par	t therein.
And the said part y of the fir	it part doES hereby covenant	and agree that at the	lelivery hereof it is the	Inches announ
of the premises above granted, and seize	d of a good and indefeatible esti	ate of inheritance there	n, free and clear of all incumbr	ances,
It is arread between the sector t	and that It will warrant	and defend the same i	gainst all parties making fawful	claim thereto,
It is agreed between the parties here and assessments that may be levied or as keep the buildings upon said real estate	sessed against said real estate wi	hen the same becomes	due and navable and that I	k wi11
keep the buildings upon said real estate directed by the party	insured against fire and tornado f part, the loss, if any, made pay V of the first part shall fail	in such sum and by su able to the part y	ch insurance company as shall i of the second part to the exte	be specified and int of 115
said premises insured as herein provided so paid shall become a part of the inde- until fully remaid	, then the part. Y of the subtedness, secured by this indentu	econd part may pay sai re, and shall bear intere	I fire same become due and pay I faxes and insurance, or either, at at the rate of 10%, from the	able or to keep and the amount date of neument
THIS GRANT is intended as a mortga	ge to secure the payment of the	um of Eighteen	thousand and no/100	
				DOLLARS,
according to the ferms of one centre of successful and successful	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Second and the second	Service and the set of	
part, with all interest accruing thereon as said party	pay for any insurance or to diact	arge any taxes with h		
that said part of the first part a	hall fail to pay the same as provi	ded in this indenture.		
And this conveyance shall be void if If default be made in such payments or estate are not paid when the same becom real estate are not kept in as good repai	and the second	on created mereby, or	interest thereon, or if the tax	es on said real
real estate are not kept in as good repai and the whole sum remaining unpaid, as is given, shall immediately mature and b the said part. V of the	as they are now, or if waste is not all of the obligations provided become due and payable at the	committed on said prer	lises, then this conveyance shall- ligation, for the security of whic	become absolute h this indenture
ine second part of the second part.	server and the construction of the server of the server and the server of the server o	to take possess	on of the taid premises and .	A share the state of the state
retain the amount then unpaid of principa	I and interest, together with the c	osts and charges incide	out of all moneys arising fro nt thereto, and the overplus if	efrom; and to m such sale to
It is acreed by the parties besate th	such sale, on demand, to the first	at part y		
If is agreed by the parties hereto th benefits accruing therefrom, shall extend assignt and successors of the respective	and inure to, and be obligator parties hereto.	his indenture and each y upon the heirs, ex	and every obligation therein co scutors, administrators, personal	nfained, and all representatives,
In Witness Whereof, the part y-	of the first part haS hereu	nto set	hand end seal	areasty in the pro-
ATTEST		HIRD WORF	ORATED, A CORPORATE	S. Jornin
Maurinte	Require	BY Car	et lind	(SEAL)
Marvih W. Rogers, Sec	retary	Gari nird	, Jr., President	(SEAL)
ACKNOWLEDGEMENT Corporatio	a (No. 21			ICCALL
State of KANSAS		de la companya de la	OYLES, Publisher of Legal Blanks, La	wrence, Kanaaa
Be It Remembered, That or	n this 26th	day of	County, ss.	Active set of the
efore me, the undersigned, a	Notary Public		and for the County and St	19.62
ame Carl Hird, Jr.		ent of Hird,	Incorporated,	a star a star
irtue of the laws of Kans	45	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	worporated and existing u W. Rogers,	PROVIDENT STORE OF THE REAL
ecretary of said corporation, who is be the persons who executed, ich persons dyly, acknowledged the	are personally known to me	to be such officers,	and who are personally ki	nown to me
ich periods duly acknowledged the	execution of the same to be	e the act and deed	of said corporation.	oration, and
In Testimony Whereof, I has	ve hereunto set my hand an itten.	nd affixed my	official	
China State		Wa	poles allade	
COUNTY	Notary Public, Te	rm expires	hodes, Notary Publi June 17, 1965	.c 19
		al.	0.0	
l June 26, 1962 at 2:55 e undersigned, owner of	RELEADE .	Aarolf	4. Ceck Reg	ister of

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Jamie Be