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	854'75 BOOK 135		Allen Press, Lawrence, Kans
between Gary F.	Stevart and Favor	14th	·
of Lawrence.	Douglas , County, in ite and Ella White	terre Stewart, his wife	
Calvin T. Wh	ite and Ella White	the State of Aansas	of the first part, an
of Weleetka, O	the second s		·
Witnesseth.	That the said new 108	the State of States, of the second part:	
		it part, in consideration of the sum of $\underline{TWO}$ Thousan	
the receipt of which is I	hereby acknowledged do " hu d		DOLLARS
ond State of Kansas, to	ssigns, all the following describer -wit:	is presents grant, bargain, sell and convey unto said part I Real Estate, situated in the County of	of the second part,
	The west 20 feet	of Lot Nine (9), and the East	53 6
	or hot ten (10),	(said footage to be measured o	n the
	Donen TTHE OI ST.	d Lots), in Block WCH in Court	and the second se
	The second month of the	Four (4), an Addition to the Ci	ty of
-1 - 1	Lawrence.	÷	A. A.
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TO HAVE AND TO HO	LD THE SAME, Together with	all and singular the tenements, hereditaments and ap	
the first new	OVIDED ALWAYS, And these pr	esents are upon this express condition, that whereas said	parties of
said parties	t have this second part, for the sum of (for	Thousand Seven Hundred Simtyer	
			DOLLARS
a sere merewi	in, payable of yaty III I.	Inite residence with the	
		A Contraction and a contraction of the contraction	
Whereas this man	8. 200000000000000	00000000000000000000000000000000000000	on the lat
A of JUDE, 1960 Whereas, this more the interest therean at the account secured by cording to the express to enter the account secured by cording to the express to enter cent, from the time entitled to immediate by And if defaults be a presement waived ar op Naw if said note presement waived ar op Naw if said note and holder of said note presement waived ar op Naw if said note and holder of said note the said and void; and an e mentioned, logether with the said part also the second part sales be to account of the said part of the second part sales be to account of the said part of the second part, executor to sail and covey the to sail and covey the to sail and covey the	B. <b>XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX</b>	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	nn the Lat XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
A of JUNE, 1950 Whereas, this more the interest therean at the arround secured by cording to the express to ender secured hereby bound so pold'shall be a per cent, from the time entitled to immediate ip And if default be read, then all unpold in al holder of said note reads the all unpold in al holder of said note New if said PBU I poy or coust to be po a mentioned, together w harged and void; and of rest thereon, is not permises to the said port 1 a second port shall be a And the said part 1 a second port shall be a And the said part 1 a second port shall be a And the said part 1 a second port shall be a And the said part 1 a special asset	B. XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	on the Lst <b>EXECONTENTION</b> um of 5 12,750.00 made in the poyment mome in the poyment come due and poyoble of this mortgage and l or interest, and the interest at the rate of the threafter and shall when due, or any part the second part or the note until fully poid. The above described ents shall be wholly part thereof, or any may be assessed and the issued part <b>168</b> es, and holy <b>e</b> good
A of JUDE, 1950 Whereas, this more the interest thereon at the conding to the express to ender secured by cording to the express to ender secured hereby conding to the express to ender secured hereby conding to the express to protect, from the time entitled to immediate p And if default beer part in the expression of soid note reast thereon is not point to second part shall be a And the soid part is essecond part, shall be a a special part of a special to sell and convey the conditional convey the	B. XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	<b>XCONCOCCONCOURSE</b> one installment of <b>XCONCOCCONCOURSE</b> and the installment of <b>XCONCOCCONCOURSE</b> and the install be introposed upon the above described real estate, for the su- nt, payable <b>MONTHIN</b> , <b>XCON</b> , now if default shall be thereof or of any interest thereon at the time it shall be arry of the second part or his assigns or the legal holder tion of this mortgage, make sold payments of principal is mortgage and shall be secured hereby and shall draw it cleare this mortgage. If the installments described in this mortgage and note due and payable at any time teleare this mortgage. If the installments described in this mortgage and note we ely due and payable, at the option of the part. <b>IES</b> of it are of then per cent per annum from the date of said or <b>part</b> . If the its and sum assigns, said sum of money in ng to the terms and tenor of the same, then these press and effect. But it said sum g sums of money, or any the tages and assessments of every nature which are con- when the same are by law made due and payable, or if freen, shall and by these presents become due and payable, or if the same are by law made due and payable, or if the same are by law made due and payable, or if the are instruction cells or or only with the y are instruction the and with they are instruction cells. <b>XCEPLING the existing utility easements, re</b> <b>of record</b>	on the lst <b>EXECUTE:</b> A second secon
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