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This Indenture, Made this 25th day of February , 19.5th between Louise Desser and Kenneth C. Desser, her husband,	NORTGAGE 87077 BOOK 1	The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kanasa
Louise Deemer and Kenneth C. Desmer, her husband, Lavrence in the County of Douglas and State of Kansas in the first part and the County of Douglas and State of Kansas in the first part, and The First National Bark of Lavrence, Lavrence, Kansas, part Y. of the second part. Witnesselt, that the said part 123. of the first part, in considering of the said oper 1. Witnesselt, that the said part 123. of the first part, in considering of the said part 123. Of the second part, the following described real estate situated and being in the County of Douglas and State of Cansas, nowit: Lot Eight in Bonadview Terrace Second Addition, a Subdivision in the diowing described real state situated and being in the County of Douglas and State of Cansas, nowit: Lot Eight in Bonadview Terrace Second Addition, a Subdivision in the disk of Lawrence, Anassa, as shown by the recorded plat thereof, which first part faces of Second Addition, a Subdivision in the disk of the Southeast corner of the North half of the North Addit to the Southeast of the Southeast corner of Lawrence, Douglas and State of Cansas, nowil: With the apportenance, then set 50 feet, then South 100 feet, including the said part 120 feet, said the said part 120 feet, said the said part 120 feet, said the context of Belford Street produced Res from the disk of the said part 120 feet, North of the Southeast corner of the said part 120 feet, where South 100 feet, where Southeast 100 feet, where Southeast 100 feet, where Southeast 100 feet, where Southeast 100 feet, North 100	87077 BOOK I	25th day of February 19.64 between
Lawrence in the County of Duglas end Stee of _Kansas eritist of the first part, end _ The First National Bank of Lawrence, Lawrence, Kansas,pert Y of the second part. Winsteen thousand and no/100. (SH4,000.00) DOLARS 0. Dea.	This Indenture, Made this	day of the bushand.
entiles of the first part, and	Louise Deemer and Ken	E CIT C. DECERCE , HOL HANNANN,
entiles of the first part, and		Develop and Sub- of Kansas
entiles of the first part, and	E. Lawrence , in the	County of Dougras and State of Managar
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colorving described real estate situated and being in the COUNY UNITED STATES (See 1) (See		
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econding to the terms of ORE. Certain written obligation for the payment of taid sum of money, executed on the 25th day of <u>Pebruary</u> 10, <u>OL</u> , and by <u>its</u> terms made payable to the part <u>J</u> of the second and part <u>J</u> of the second part to pay for any invance or to discharge any taxes with interest thereon as herein provided, in the event that aid part <u>J</u> of the second part to pay for any invance or to discharge any taxes with interest thereon as herein provided, in the event that aid part <u>J</u> of the second part to pay for any invance or to discharge any taxes with interest thereon as herein provided, in the event that aid part <u>J</u> of the second part to pay the same as provided in this indentive. The default be made in such payments be made as herein specified, and the colligation contained therein, or if the taxes on suid or retaile are not paid when the same become due and payable at the colligation contained therein, or if the taxes on suid or the suid part <u>J</u> of the second part and the whole sum remaining one and become due and payable at the collicant there the second result at the second part the suid part <u>J</u> of the second part the suid part <u>J</u> of the second part the subter the number provided by law and to have a receiver appointed by law, and out of all moneys arising from such site areal at whole when remains the remain and provisions of this indenture and each and every obligation therein onside the overplus. If any there the law part <u>J</u> of the second part the subter then unasid of principal and increas, together with the coars and charges inclicant therein, and the overplus, if any there the and by the part <u>J</u> making such has end and payable at the fort part <u>Laws</u> . <u>Laws</u> Laws and the second part <u>Laws</u> and the here <u>Laws</u> are charges inclicant there there <u>Laws</u> and <u>Laws</u> the isother the remains the terms and provisions of this indenture and each and every obligation there in onside, and the subter there there the terms and provisions of this indenture and each and every	keep the buildings optimised the second directed by the part y of the second interest. And in the event that said part 1 said premises insured as herein provided, did built become a part of the indeb	part, the loss, if any, made payable to the part, y or the taclinoine due and payable or to keep 25. of the first part shall fail to pay such taxes when the same becomerco, or either, and the amount then the part of the second part may pay said taxes and taxes for the second part may be interest at the rate of 10%. from the date of payment redness, secured by this indectioner, and shall be an interest at the rate of 10%. from the date of payment
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