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This Indenture, Made this       28th       day of       May       , 19 64 betwee         Ralph L. Catlett and       Mildred E. Catlett, husband and wife	The indenture, Mode this       28bh       day of       Hay       19 0 64 betwee         Halterd L., Catlett, Jushand and wire	MORTGAGE 88058 BOOK 137	(No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kanaa
MALAPIE. A. GALLET and Mildred E. Catlett, husband and wife ofLawrence, in the County ofDelglas and State ofKansas part of the first part, andBill Bodin party of the second part. Winesseth, that the said part 168. of the first part, in consideration of the sum of Four thousand one Hundred and ten and 40/100 (44, 110.40) DOLLAR to them duly paid, the receipt of which is hereby_acknowledged, have, sold, and be this indenture do GRANT, BARGAIN, SEL and MORTGAGE to the said part Y of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to with Lots Not, One Hundred and Thirty-One (121) and One Hundred and Thirty-Three (123) on Bin Street in Block lumber Tweive (123) on Bin Street in Block lumber Tweive (123) in that North Lawrence. with the appurtenances and all the estate, this and interest of the said part 1625 at the first part therein. And the said part 05 the first part do	MARMAN, S. GELECK, and         MARMAN, S. CELLEK, Musband and MIPE         d.       Jaurence, . , in the County of Dilglas and Stare of Kansas         part	This Indenture, Made this	day of May 10.6/ http://
of       Lawrence,	<pre>ofAvrences in the County of DuringLass and State ofKansas part of the scond part. Wheneseth, that the said part des. of the first part, in consideration of the sum of Four thousand one hundred and ten and 40/100 (44, 110.40) = = =</pre>	naiph L. Catlett an	id
part	<pre>phil</pre>	Mildred D. Catlett,	husband and wife
party of the second part. Winesseth, that the said part 165. of the first part, in consideration of the sum of Four thousand one hundred and ten and 40/100 (\$4,110.40) DOLAR to this indenture do. GRANT, BARGAIN, SEL and MORTGAGE to the said part 3. of the second part, the following described real estate situated and being in the County of DOUGLAS and State of Kansa, to-wit: Lots Nos. One Hundred and Thirty-Nine (129) and One Hundred and Thirty-Nine (129) and One Hundred and Thirty-Nine (121) and One Hundred and Thirty-One (131) and One Hundred and Thirty-One (131) and One Hundred and Thirty-Three (133) on Elm Street in Block Number Twelve (12) in that so North Lawrence. With the apputenences and all the sate, tile and interest of the said part 1605 the first part therein. Ad the sad part 65. of the first part do herein cover and algore that at the deliver hereit/bity. JThhe level exercise of the parts are added and the sade part 65. of the first part therein. Ad the sade part 65. of the first part do herein cover and adgree that at the deliver hereit/bity. JThhe level exercise of the parts are added at the sade part 65. of the first part therein. Ad the table y-sade and the sade of all incursates of the sade part 165. of the first part therein. Ad the table y-sade and size of a good and indersable exare of inheritance therein, fire and clare of all incursates. In the sade part 65. of the first part is all real times during the file of this indente, part 11 there is bable of the sade part 60. Or (11) the sade part 60. Or (11) the sade part 61. Or (11) the sade part 61. Or (11) the sade part 61. Or (11) the sade part 62. of the term invest during there is no the sade part 61. Or (11) the sade p	party	Part of the first part and Bill	Bodin Bodin
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<pre>source thousand one hundred and ten and 40/100 (\$4,110,40) DOLLAR to them doly paid, the receipt of which is hereby acknowledged, have, sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part Y. of the second part, th following described real estate situated and being in the County of DOULDAS. and State of Kanas, towits Lots Nos. One Hundred and Thirty-One (133) and One Hundred and Thirty-One (133) and One Hundred and Thirty-One (133) and One Hundred, and Thirty-One (133) on Elm Street in Block Humber Twelve (129) in that North Lawrence. with the appurtenness and all the estate, tile and interest of the said part 16850 the first part therein. And the using mailes of the first part of the first part therein. And the using mailes of the first part of the first part therein. I and that the y of Lawrence, Kansas known as</pre>	<pre>source thoughand one hundred and ten and 40/100 (24, 110,40) = DOLA to</pre>	Witnesseth, that the said part 185 of the fi	rst part, in consideration of the sum of
To	<pre>10</pre>	rour thousand one hundred and te	n and 40/100 (\$4.110.40)
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Kansas, to-with Lots Nos. One Hundred and Twenty-Nine (129) and One Hundred and Thirty-One (131) and Die Hundred and Thirty-Three (133) on Bart of the City of Lawrence, Kansas known as North Lawrence. with the appurtenances and all the estate, title and interest of the said part 1850 the first part therein. And the sid part 265 of the first part do. herety coverant and agre that at the deliver hereefthey APOhe leaved one of the sid part 265 of the first part do. herety coverant and agre that at the deliver hereefthey APOhe leaved one of the promise above granted, and side of a good and indefeasible estate of inheritance therein, fire and clear of all inomitences. Mithout exception In the the promise above granted, and side of a good and indefeasible estate of inheritance therein, fire and clear of all inomitences. Mithout exception In the the part 155. of the first part that at the deliver hereafthey. All the specific part is an independent of the independence, part all the specific part of the independence on and by such insurance compary as that be specified part the section of the second parts and matching. Will be appendent on the second part is all of all the second and by such insurance compary as that be appendent on the second and part is all or all the second in such man and by such insurance compary as that be appendent on the second in such man the same bacome doe and particle and the second of the independence, second the second of the independence, issue with in the case of 10% form the date of particle and the second and complete the biddence and a bid biddence and that be appendent of the independence, issue and independence and the second and one part of the independence, second on the second appendence of the independence, second on the second appendence of the independence. The second part is part of the independence, second by this independence of the independence of the independence. The independence of the independence, secon	<pre>Kanas, newdi Lots Non. One Hundred and Twenty-Nine (120) and One Hundred and Thirty-One (131) on Hart of the Block Hundred and Thirty-One (131) on Hart of the Block Hundred and Thirty-One (131) and North I have block of Lawrence, kansae known as North I have block of the State (111) and that Have and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one do. Addee and parl 25 of the Broth one doe and the Broth one and the Broth one of t</pre>	GRANI, BARGAIN, SELL	and MORTGAGE to the said part y of the second part th
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day of       100k       , and by       10.5       terms made payable to the part Y       of the second part, winh all interest accounds to the terms of said obligation and also to secure any sum of sum of money advanced by the said part JO.         said part, Win all interest accounds thereon scoreding to the terms of said obligation and also to secure any sum or sum of money advanced by the same as provided in this indenture.       And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully dickarged if default be made in such payments or any obligation created thereby, or interest thereon, or if the taxes on said rest each each payable, at the insurance is not add rest each each payable, at the digitation created thereby, or interest thereon, or if which this indenture.         And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully dickarged in the issue become due and payable, or if which the insurance is not add rest is provided herein, or if the taxes on said rest each each of any obligation created thereby, or interest thereon, or if the taxes on said rest and the whole where in at good repair as they are now or if wasts is committing on add payable.         is given, shall immediately matter and become due and payable at the option of the holder hereof, within the induction to add principal and all interest, together with the costs and charge induct the rest.         is given, shall immediately matter be that the terms and provided for in its indenture and each it more shall from syst shall be part by making such sale, on demand, to the first part i.ess.       It is agreed by the part is here to that the terms and providens of this indenture and each and every obligation therein co	day of       1002       terms and by       1152       terms made payable to head pays?       of the second part is pay is a second point to pay for any insurance or to dackarge any taxes with interest thereon as herein provided, in the second part idea.         And this conceptions shall be void if such payments be made as herein specified, and the obligation contained therein fully dicknow the second part idea.       And this conceptions that he void if such payments be made as herein specified, and the obligation contained therein fully dicknow the second pays in the same as provided in this indeators.         And this conceptions shall be void if such payments be made as herein appeides.       the interest one of the bibligation contained therein of of the bibligation contained therein of of the bibligation contained therein of of the bibligation contained therein the same pays and the option of the bibligation contained therein of the bibligation therein of the bibligatinen contained therein o	and ten and 40/100 [34,110.40] -	
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eriste are not paid when the same become due and payable, or if the insurance, prof. Kery up, an usan therein, or if the buildings on said are made therein, or if the buildings on said premises therein, and if the buildings on said premises therein, and if the buildings of the said premises and all the indextore appointed to collect the rents and building from such take the premises thereby granted or any part thread, there many previsions of the badder thereon, and the overplus, if any there be shall be paid by the part is agreed by the part is not the terms and provisions of this indextore and each and every obligation therein contained, and all be beligatory upon the heirs, executor, administrator, personal representatives assigns and successors of the respective parties here to, and be obligatory upon the heirs, executor, administrator, personal representatives above written.	<pre>distance are not had when the same become due and payable of it the insurance is not due to its model and the instance is had been up as it is an ended of the its coverage in the limit of the instance is and the vote is and measure and become and been exceeding of whether is coverage in the limit of the instance is and the vote is and payable of it is instance is and the instanc</pre>	that said part 10.0. of the first part shall fail to pay the sam	te as provided in this indenture.
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ments thereon in the majore provided by law and to have a resiver appointed to collect the rents and benefits according thereform, and to retain the amount then unpaid of principal and interest, for the manner prescribed by law, and out of all moneys atting from such sale to retain the amount then unpaid of principal and interest, noted with the instruction of the sale presents and all the improve a costs and charges incident thereto, and the avery set of the rest. The same prescribed by law, and out of all moneys atting from such sale to retain the amount then unpaid of principal and interest, noted the verse incident thereto, and the overplus, if any there be shall be paid by the part is there to that the terms and provides of this indenture and each and every obligation therein contained, and all benefits according thereform, tail extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives in a variable withered. In Winness Whereof, the partIES. of the first part ha Ve: here onto set their hand and seals the day and year last above written.	The procession of the same area of the base into a first part is a constrained of the same provided by her and interest, together with the core same defined bases, and the same provided by the part y.       If the provide same provided by the part y.         shall be paid by the part y.       and generative same provided by the part y.       If the provide same provided by the part y.         a base by the part y.       and the paid by the part y.       and the paid by the part y.       and the paid by the part y.         benefits account the unpaid of principal and interest, together with the core and there indextore and each and every deligation therein, and the part is the part is the part is the core of the part is th	real estate are not kept in as good repair as they are now, or and the whole sum remaining unpaid, and all of the obligation is given thall immediately matters and these the	If waste is committed on said premises, then this conveyance shall become absolute many provided for in said written obligation, for the security of which this indenture
sell the premises hereby granted or any part thereof, is interest appointed to collect the rents and benefits account then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be shall be paid by the part $\mathcal{M}_{\mathrm{eff}}$ making such sale, on demand, to the first part 1005. It is agreed by the part $\mathcal{M}_{\mathrm{eff}}$ making such sale, on demand, to the first part 1005. It is agreed by the part $\mathcal{M}_{\mathrm{eff}}$ making such sale, on demand, to the first part 1005. It is agreed by the parties hereto that the terms and provisions of this indentire and each and every obligation therein contained, and all benefits accounts the toperative parties hereto. In Witness Whereof, the particle S. of the first part ha VO: hereunto set their hands and teals the day and year last above written. In Witness Whereof, the particleS. of the first part ha VO: hereunto set their hands and teals the day and year Raiph 1. Catlett (SEAL) Raiph 1. Catlett (SEAL) Mildred E. Catlett	and the provides hereby granded or any part thereof is in the new applicited to collect the rents and cont of all moments with the first part lacks and cont of all moments with the costs and charges includent therets, and the overplas, if any there is analy be part if any there is analy the part if is agreed by the part is hered to that the terms and provides of this indenture and each and every deligation therein contained, and a basion and varies of the respective parties hereto. The is agreed by the part is the that the terms and provides of this indenture and each and every deligation therein contained, and a basion and varies of the respective parties hereto. The is agreed by the part is indentified to the interval of the interval of the deligatory upon the held, executor, edinisisters, personal representative assigns and varies where it the part is interval. The interval is addition of the interval of the interval of the interval of the interval of the deligatory upon the held. Catlett (SEAL Real ph 1. Catlett (SEAL Real ph	the said part 185 of the second part OF 855igns	to take possession of the said premises and all the improve-
The part of part of the part of the series on demand, to the first part LES. It is agreed by the part of the the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, thall extend and inore to, and be obligatory upon the beits, executors, administrators, personal representatives assigns and successors of the respective parties hereto. In Winess Whereof, the part LES. of the first part ha VC: hereunto set their hands and seals the day and year last above written. In Winess Whereof, the part LES. of the first part ha VC: hereunto set their hands and seals the day and year last above written. Ralph 1. Catlett (SEAL) Wildred E. Catlett (SEAL)	It is agreed by the part in king such sale on demaid, to the first part LES.         It is agreed by the particle here bar and provisions of this indenture and each and every abligation therein contained, and a seasion and successors of the respective parties hereto.         In Witness Whereof, the partIES.       of the first part ha VE. hereunto set their hands and seals the day and year has been written.         In Witness Whereof, the partIES.       of the first part ha VE. hereunto set their hands and seals the day and year has been written.         In Witness Whereof, the partIES.       of the first part ha VE. hereunto set their hands and seals the day and year has above written.         In Witness Whereof, the partIES.       of the first part ha VE. hereunto set their hands and seals the day and year has above written.         In Witness Whereof, the partIES.       of the first part ha VE. hereunto set their hands and seals the day and year has been written.         In Witness Whereof, the partIES.       of the first part has VE. hereunto set their hands and seals the day and year has been written.         In Witness Wareof of the respective parties hereins       Catlett (SEAL Witness of the search of the	sell the premises hereby granted, or any part thereof, in the retain the amount then unpaid of principal and interest, together	ceiver appointed to collect the rents and benefits accruing therefrom, and to manner prescribed by law, and out of all moneys arising from such sale to with the costs and charges incident thereas and the
assignt and successors of the respective parties hereto. In Winness Whereof, the parties of the first part has Ve: hereunto set their hands and seals the day and year last above written. Ralph 1. Catlett (SEAL) Ralph 2. Catlett (SEAL) Mildred 5. Catlett	automi and successors of the respective parties hereto. In Winness Whereof, the parties is a construction of the first part ha Ve: hereunto set their hand and seal 5. the day and year has above written. In Winness Whereof, the parties is of the first part ha Ve: hereunto set their hand and seal 5. the day and year Halph I. Catlett (SEAL Mildared E. Catlett, (SEAL Mildared	anali be paid by the part y making such sale, on demand,	to the first part 1.05.
In Witness Whereof, the partles of the first part ha Ve: hereunto set their hands and seals the day and year Last above written. A catlett (SEAL) Ralph 1. Catlett (SEAL) 	In Whereof, the partIES of the first part ha VC. hereunto set their hand and seal 5 the day and yes bet above written. Halph I. Catlett (SEAL Ralph I. Catlett	It is agreed by the parties hereto that the terms and prov benefits accruing therefrom, shall extend and inure to, and by assigns and successors of the respective parties hereto.	isions of this indenture and each and every obligation therein contained, and all e obligatory upon the heirs, executors, administrators, personal representatives,
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Ralph L. Catlett (SEAL) Mildred E. Catlett (SEAL) Mildred E. Catlett	Ralph 1. Catlett (SEAL Mildred S. Catlett (SEAL Mildred S. Catlett (SEAL (SE		BULLY PTIA
Mildred E. Catlett (SEAL)	Mildred E. Catlett (SEAL (SEAL (SEAL STATE OF Kansas Douglas county) BE IT REMEMBERED, that on this 28th day of May A.D., 100 before me, Notary Public in the aforesaid County and Sta before me, Notary Public in the aforesaid County and Sta Came Ralph L. Catlett and Mildred E. Catlett, husband and wife to me personally hown to be the same person S. who executed the foregoing instrument and d IN WITNESS WHEEO(), have bersunto subscribed my name, and affixed my official seal on the day a ver last above writen. My Commission Expires. October 2, 10 64 (SELENCE ACULAR Register c e undersigned, owner of the within mortyrape, do hereby acknowledge the full pay		Ralph L. Catlett
Nildred E. Catlett	Mildred E. Catlett     (SEAL       (SEAL       State of Kansas       Douglas       Douglas       COUNTY       SS:       Douglas       County and sit       Notary Public       In the storesping instrument and at       IN WITHESS WHEECO; I have becoutoe suba		M. 13 0 - T. T.
	Announcember of the within montpage, do hereby acknowledge the full pay	· · ·	Mildred E. Catlett
	Douglas county.) BE IT REMEMBERED. That on this 28th day of May A.D., 196 before me, Notary Public In the aforesaid County and Str came. Ralph L. Catlett and Mildred E. Catlett, husband and wife to me personally hown to be the same person S. who executed the foregoing instrument and d IN WITNESS WHEEOF, I have bereunto subscribed my name, and affined my official seal on the day a very last above written. My Commission Express. October 2, 10.64 Methods E. Catlett, My Cammission Express. October 2, 10.64 Methods E. Catlett, My Cammission Express. October 2, 10.64 Methods With Methods With Methods With Methods With Methods Clyde F. Mersmann Notery Public Clyde F. Mersmann Notery Public Methods E. Catlett, Methods With Methods With Methods Methods Methods Methods Methods With Methods Methods Methods Methods Methods Methods Methods Methods Methods Methods Methods Methods Methods Methods Methods Methods Methods Methods Met		
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	BE IT REMEMBERED, That on this       28th       day of       May       A.D. 100         before me, a.       Notary Public.       in the aforestal County and Still         came       Ralph L. Catlett and Mildred E. Catlett,         husband and wife       husband and wife         to me personally hown to be the same person S.       who executed the foregoing instrument and distributed the saccution of the same.         My Commission Expires       October 2, 10 64       Ulified F. Mersmann         My Commission Expires       October 2, 10 64       Ulified F. Mersmann         Moltary 29, 1964 at 11:15 A.M.       KELEASE       Harman Low Register commission Register commons and the start of the within mortgrape, do hereby acknowledge the full pay	STATE OF Kansas	
	BE IT REMEMBERED, That on this       28th       day of       May       A.D. 100         before me, a.       Notary Public       In the aforestal County and Sti         came       Ralph L. Catlett and Mildred E. Catlett,         husband and wife         to me personally hown to be the same person S.       who executed the foregoing instrument and d         HW WITNESS WHEEOO, I have become subscribed my name, and affixed my official seal on the day a         Wy Commission Expires       October 2, 10 64         My Commission Expires       October 2, 10 64         Multiplication of the same.       Hown Aresuman Notary Public         ed Hay 29, 1964 at 11:15 A.M.       Harthaff, Borthage, do hereby acknowledge the full pay         Resident of the within morthage, do hereby acknowledge the full pay	Douglas COUNTY,	· · · · · · · · · · · · · · · · · · ·
Douglas	before me, a Motary Public. In the aforesaid County and Sh came Ralph L. Catlett and Mildred E. Catlett, husband and wife to me perionally known to be the same perion S. who executed the foregoing instrument and d in WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day a WY Commission Expires. October 2, 10 64 WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day a Clipde F. Mersmann Notery Public ed May 29, 1964 at 11:15 A.M. KELENSE Hardwith Register c e undersigned, owner of the within mortpage, do hereby acknowledge the full pay	BE IT REMEMBERED, TH	at on this 28th day of May
Douglas county, SST	My Commission Expires. My Com	before me, a	Notary Public
Douglas county, SS De it Remembered, That on this 28th day of May A D. 196 before me, a Notary Public	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day a my commission Expires. October 2, 10 64 October 2, 10 64 ed May 29, 1964 at 11:15 A.M. INCLEASE ADDALLS Register of e undersigned, owner of the within mortpape, do hereby acknowledge the full pay	C	a. Jactett and Mildred K Catlott
Douglas county ( BE IT REMEMBERED, Thet on this 28th day of May A. D., 196 before me, a Notary Public in the aforesaid County and Sta came Ralph L. Catlett and Mildred E. Catlett	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day a my commission Expires October 2, 10 64 Uijele F. Marsmann Notary Public ed May 29, 1964 at 11:15 A.M. RELEASE Hereby Charles Constrained to the within mortpape, do hereby acknowledge the full pay	UBL to me personally kr acknowledged the	nown to be the same person S. who executed the foregoing instrument and du
Douglas county, be it Remembered, That on this 28th day of May A.D. 196. before me. Notary Public in the aforesaid County and Stat come Ralph L. Catlett and Mildred E. Catlett, husband and wife	My commission Expires October 2, 10 64 ed May 29, 1964 at 11:15 A.M. RELEISE Honely Could F. Mersmann Notwy Public Releise Annuly Could Could Could be rely acknowledge the full pay	IN WITNESS WHEREOF,	I have hereunto subscribed my name, and affixed my official seal on the day an
Douglas COUNTY,) BE IT REMEMBERED, That on this 28th day of May A. D. 190 before me, a Notary Public. In the aforesaid County and Sta came Ralph L. Catlett and Mildred E. Catlett, husband and wife to me personally known to be the same person S, who executed the foregoing instrument and du acknowledge the execution of the same.	ed May 29, 1964 at 11:15 A.M. RELEASE Honely Control of the within mortpape, do hereby acknowledge the full pay	My Commission Expires October 2,	1064 Aline The
Douglas county.) Set IT REMEMBERED, That on this 28th day of May A D. 196 before me, Notary Public. In the aforesaid County and Stat Ralph L. Catlett and Mildred E. Catlett, husband and wife to me personally known to be the same person S. who executed the foregoing instrument and du acknowledged the execution of the same. IN WITNESS WHEECO, I have hereunto subscribed my name, and affixed my official seal on the day ar	e undersigned, owner of the within mortgape, do hereby acknowledge the full pay	A CARLES AND A CAR	
STAR OF     Nansas       Douglas     COUNTY,       SE IT REMEMBERED, That on this     28th       day of     May       A D., 190.       before me, a     Notary Public.       in the aforesaid County and Stat       came     Ralph L. Catlett and Mildred E. Catlett,       husband and wife       U B L       to me personally known to be the same person S.     who executed the foregoing instrument and du       athrowledged the escution of the same.       IN WITNESS WHEEGO, I have hereunto subscribed my name, and afficial seal on the day an       wy Commission Expires     October 2, 10 64	undersigned, owner of the within mortgage, do hereby acknowledge the full pay	d May 29, 1964 at 11:15 A.M.	DA- OF C 2
SIAL OF       Nansas         Douglas       COUNTY,         BE IT REMEMBERED, That on this       28th       day of       May       A. D., 190.         before me, a.       Notary Public       In the aloresaid County and State         came       Ralph L. Catlett and Mildred E. Catlett,         husband and wife         UBINC       to me personally known to be the same person S.       who executed the foregoing instrument and du         wither station of the same.       IN WITNESS WHEEGO, I have hereconto subscribed my name, and affixed my official seal on the day and the station of the same.         My Commission Expires       October 2, 10 64       Unit T. Muttheller.	e undersigned, owner of the within mortrage, do hereby acknowledge the full pay t secured thereby, and a thorize the Berister of Deeds to optom the structure	A BLE.	ANE ARBIT
Sink of Nansas       Douglas       county,         BE IT REMEMBERED, That on this       28th       day of       May       A.D. 190         BE IT REMEMBERED, That on this       28th       day of       May       A.D. 190         BE IT REMEMBERED, That on this       28th       day of       May       A.D. 190         BE IT REMEMBERED, That on this       28th       day of       May       A.D. 190         BE IT REMEMBERED, That on this       28th       day of       May       A.D. 190         BE IT REMEMBERED, That on this       28th       day of       May       A.D. 190         BE IT REMEMBERED, That on this       28th       day of       May       A.D. 190         BE IT REMEMBERED, That on this       28th       day of       May       A.D. 190         Commission Expires       To me personally known to be the same parton S.       who executed the foregoing instrument and du         IN WITHESS WHEREOF, These hereonto subscribed my name, and affixed my official seal on the day ar       yes last above writen.         My Commission Expires       October 2, 10 64       Util T. Muttilities         Old F. Mersmann       Notery Public         ed May 29, 1964 at 11:15 A.M.       Mathematical Muttilities		e undersigned, owner of the within r t secured thereby, and a thorize the	mortpape, do hereby acknowledge the full payr
SALE OF       AARSAS         Douglas       COUNTY.)         BE IT REMEMBERED, That on this       28th       day of       May       A. D., 190.         BE IT REMEMBERED, That on this       28th       day of       May       A. D., 190.         BE IT REMEMBERED, That on this       28th       day of       May       A. D., 190.         BE IT REMEMBERED, That on this       28th       day of       May       A. D., 190.         Before me, a       Notary Public       In the aforesaid County and State       came       Ralph L. Catlett and Mildred E. Catlett,         BUBLIC       to me personally known to be the same person S.       who executed the foregoing instrument and du set knowledged the execution of the same.       Who executed the foregoing instrument and du year         Wy Commission Expires       October 2, 19 64       ULL, T. Mattheware       Clipde F. Mersmann         My Commission Expires       October 2, 19 64       Marking T. Mattheware       Clipde F. Mersmann         ed May 29, 1964 at 11:15 A.M.       Mathematical	Bill Bodin Mortgagee.	o or record. Dated and Fige day of	becomber 1904