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This Indexture, Mode this 2nd		(NO. 52C) Boyles Legal Blanks-FORE PRINTING COLawrence, Kansas
Donald H, McConnell and Bertie G. McConnell. Hushand and Wife of Douglas County, in the State of Kansas of the first part, and Douglas County, in the State of Kansas of the second part Douglas County is the State of Kansas of the second part of Douglas county, in the State of Kansas of the second part DOULAR Thirty-Five Hundred and no/100		137
of Douglas County, in the State of Kansas of the first part, and of Douglas County, State Bank, a Corporation of of Douglas County, in the State of Kansas of the second part, and its the receipt of which is herely achonoledged, do by these presents, grant, banain, sell and convey and the following PEAL ESTATE situated is the County of Douglas and State of Kansas towint in the City of Law rence, in Douglas County, in the State of Kansas towint towint In New and Teild the Same, Toggether with all and singular, the renements, herediaments and apputence theremute belonging, or in anywes appertaining, forever. Towe with all and singular, the renements, herediaments and apputence theremute belonging, or in anywes appertaining, forever. Provided Always, And these presents are upon this express condition, that whereas said To New and Teild the Same, Toggether with all and singular, the thermatics and there are not withing to said party. of the second part, of which the following PEAL STATE situated is the transmitter of the second part, of which the following PEAL STATE situate of the first part. Date: July 2, 1964 Amount: \$3500.00 Maturity: Situate County, and there of the transmit he to the second part, of which the following	Donald H. Mc	Connell and Bertie G. McConnell,
of Douglas County, in the State of Kansas of the second part. Winescell, That said parties of the first part, in consideration of the sum OLD Thirty-Five Hundred and no100 The second part. and the state wood assign, all the following REAL ISTATE situated in the Cauny of Douglas and State of Kansas towith aid party of the second part. and State of Kansas towith Lot Thirty-Six (36) on Rhode Island Street. in the City of Law rence, in Douglas County. Kansas. Provided Always, And these presens are upon this express condition, the whereas aid parties of the first part ha We thid we second and dolorer on the second part, of which the followin IS A MEMORANDUM: Date: July 2, 1964 Amount: \$3500.00 Maturity: Six years (Prin & Int. payable \$57, 19 Augus: 10, 1964, and \$57, 19 Augus: 10, 1964, and \$57, 19 the John day of each menth- upont in second part of the second part, of which the followin the second part of when the second rest on the second second part of the second part of when the second part of the second part of when the second part of when the second part of the second part of the second part of when the second part of the principal. Now, If seid parte 4 of the first part shall pay or cause to be paid to said part? of the second part second part shall be whend tof the second part of whe	of Douglas Cour	nty, in the State of Kansas of the first part, and
Whenesh, that said paries of the first part, in consideration of the sum of Thirty-Five Hundred and no/100		
the receipt of which is hereby acknowledged, do by here prevents, grant, fargain, sell and convey unit aid party of the record part, and its takes and sains all the following REAL ESTATE shunded in the County of Douglas and Stars of Kainsas to with Lot Thirty-Six (36) on Rhode Island Street. In the City of Law rence, in Douglas County. Kansas. To Have and To Hold here prevents are upon this activity, for tenements, hereditaments and apput contrast thereconto belonging, or in anywise apperianing, forever. Provided Alveys, And there prevents are upon this express condition, that whereas said mattices of the first part. In the City of Law rence, in Douglas County. Markets of the first part. In the City of Law rence, in the second part, of which the following IS A MEDMORANDUM: Date: July 2, 1964 Amount: \$3500.00 Maturity: Six years (Prin, & Int, payable \$57, 19 August 10, 1964, and 557, 19 the loft day of each month thereafter until maturity; balance at maturity. From each installatment interest shall first be deducted & the remainder applied toward reduction of the principal.) Now, If said parts of the first part shall bay or cause to be paid to said party of the second part for the second part, and the same is described none. Maturity: Six years (Prin, & Int, payable \$57, 19 August 10, 1964, and 557, 19 the loft day of each month thereafter until maturity; balance at maturity. From each installatment interest shall free instare bay deducted & the remainder applied toward reduction of the principal.) Now, If said parts of the first part hall bay or cause to be paid to said party of the second part for the second part for a day of each day of each month the react day of the same and the said party or the sace and a first bay deducted & the remainder applied toward the same second day the first appert and and same and the same and the same are the under signed where the under signed where the same and said party or the second part shall be entited to the possesion of and the same and the same and the same and th	Witnesseth,	That said parties of the first part, in consideration of the sum of
<pre>state part y of the second part, and itstate word assigns, all the following REAL ESTATE situated is the County of Douglas and State of Kansastowin Lot Thirty-Six (36) on Rhode Island Street. in the City of Law rence, in Douglas County. Kansas. To Have and To Hold the Same, Together with all and singular, the tenement, hereditaments and apput sensences thereaution belonging, or in anywise experisioning, forever. Provided Always, And these presents are upon this express condition, that whereas said </pre>		
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Names. A layer and To Hold the Same, Together with all and singular, the tenements, hereditaments and appurs shrended belonging, or in anywise appertaining, forever. Image: Shrended Always, And these presents are upon this expected and delivered to the center promisers of the first part in the writing to said part is of the second part, of which the following to said part is of the first part in the writing to said part is of the second part, of which the following to said part is of the second part, of which the following to said part is of the second part, of which the following to said part is of the second part, of which the following to said part is of the second part, of which the following to said part is of the second part, of which the following to said part is of the first part has the second part, of the second part is of the second part is of the first part has the second part is of the second part is of the first part has the first part in the second part is of the second part is said part is of the first part hall pay or cause to be paid to said part I. of the second part is of the first part is of the first part is of the second part is of the	Lot Thirty	-Six (36) on Rhode Island Street,
To Have and To Hold the Same, Together with all and singular, the tenements, hereditaments and appur tenances thereunto belonging, or in anywise appertaining, forever: Provided Always, And these presents are upon this express condition, that whereas said parties to the first part have this day executed and delivere one certain promissory note. In writing to said party of the second part, of which the following IS A MEDMORANDUM: Date: July 2, 1964 Amount: \$3500.00 Maturity: Six years (Prin, & Int, payable \$57, 19 August 10, 1964, and \$57, 19 the 10th day of each month the reafter unit in maturity: balance at maturity. From each installment interest shall first be deducted & the remained rapplied toward reduction of the principal.) Now, if said parties of the first part shall gay or cause to be paid to said party of the second part is thereas and noney in the above described note. mentoned, together with the indices and otherwise shall remain in full force and effect. But if and turn or same of more, y of the second part is thereas, econd, is not paid when the same is due and if the same date the same and be world where of a constant of sever nature with date of and barvise shall remain in full force and effect. But if aid turn or same of more, y and there of the same date the same date in the same at the origin and interest thereon, sciences, theil, and by these presents become due and payable, and said party of the second part shall be world whether gas and become due and payable, and said party of the second part shall be world whether gas and become due and payable, and said party of the second part shall be entitled to the possession of said combines. Executed in the presence of Dualtal mentions of the target shall be entitled to the possession of said combines. The or kanness Multices and and wilf the under raigned date and will the under raigned date and will the under raigned date and will the under said common was the mean party. The or kanness Wy commission expire August 26,	in the City	of Lawrence, in Douglas County,
To Have and To Hold the Same, Together with all and singular, the tenements, hereditaments and appur tenances thereunto belonging, or in anywise appertaining, forever: Provided Alvays, And these presents are upon this express condition, that whereas said parties of the first part have the day executed and delivere One certain promissory note in writing to said party of the second part, of which the following IS A MEDMORANDUM: Date: July 2, 1964 Amount: \$35500.00 Maturity: Six years (Prin. & Int. payable \$57.19 August 10, 1964, and \$57.19 the 10th day of each month there after unit in mutrity: balance at maturity. From each installment interest shall first be deducted & the remained rapplied toward reduction of the principal.) Now, it said parties of the first part shall pay or cause to be paid to said party of the second part is textex expressions, said sum of money in the above described note. methods, and said party of the same dent haves and assessions of every nature which are are duction of the principal.) Now, it said parties of the first part shall pay or cause to be paid to said party of the second part is textex expressions, said sum of money in the above described note. methods and above write. Methods and above diverse of the first part shall pay to fit be same at the three of the same are the years are doubted the whole of said sum and sum and interest thereon, shall, and by these presents become due and payable, and said party of the second part shall be whole diverse Muthods whole conditions and sum and interest thereon, shall, and by these presents become due and payable, and said party of the second part shall be entitled to the possession of said are used to and payable, and said party of the second part shall be entitled to the possession of said methods and avaid parties of the first part have hereunto set their hand the dow Dualt H. NetConnell Muthods where can be and avaid the same area of the same area of the same and was first or konsest the memory here many	Kaneas	
Amount: \$3500.00 Maturity: Six years (Prin. & Int. payable \$57.19 August 10, 19(4, and \$57.19 the 10 th day of each month thereafter until maturity, balance at maturity. From each installment interest shall first be deducted & the remainder applied toward reduction of the principal.) Now, if soid partes of the first part shall pay or cause to be paid to said part 4. of the second part & deducted & the remainder applied toward reduction of the principal.) Now, if soid partes of the first part shall pay or cause to be paid to said part 4. of the second part 4. of the first part 4. of the second 4. of the seco	Provided Always, And these press parties of one certain promissory note	vise appertaining, forever: ents are upon this express condition, that whereas said the first part have this day executed and delivered
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Maturity: Six years (Prin. & Int. payable \$57. 19 August 10, 1964, and \$57. 19 the 10th day of each month the reafter until maturity; balance at maturity. From each installment interest shall first be deducted & the remainder applied toward reduction of the principal.) Now, If said parties of the first part shall pay or cause to be paid to said part Y. of the second part & thereon, according to the downer, in the above described note		
1964, and \$57.19 the 10th day of each month thereafter until maturity; balance at maturity. From each installment interest shall first be deducted & the remainder applied toward reduction of the principal.) Now, if sold parties of the first part shall pay or cause to be poid to sold part Y. of the second pair & therem, according to the terms and tenor of the same, then these presents shall be wholly disharged and vold in the whole of said same at the same at same sime of every, or any part thereof, or entities of a payable; then the whole of said sam and sums and interest thereon, scored pay and here the second part thered, according to the terms and tenor of the same and sums and interest thereon, is not paid when the same is due, and if the taxes and assessments of every haure which are or here the and payable; then the whole of said sum and sums and interest thereon, shall, and by these presents and interest thereon, shall, and the day become due and payable; then the whole of said sum and sums and interest thereon, shall, and the day are first above written. In Witness Whereof, The said part, i.e.s of the first part ha ve hereunto set their hand the day and year first above written. In and the day of		
AssAz Azasigns, said sum of money in the above described note	Maturity:	1964, and \$57.19 the 10th day of each month thereafter until maturity; balance at maturity. From each installment interest shall first be deducted & the remainder applied toward
Douglas County, Be It Remembered, That on this 2nd day of July A. D. 19.0 before me, the undersigned * Notary Pub in and for isid County and State, came Donald H. McConnell and Bertie O McConnell, husband and wife in and for isid County and State, came Donald H. McConnell and Bertie O McConnell, husband and wife in and for isid County and State, came Donald H. McConnell and Bertie O McConnell, husband and wife in and for isid County and State, came Donald H. McConnell and Bertie O McConnell, husband and wife in and for isid County and State, came Donald H. McConnell and Bertie O McConnell, husband and wife in and for isid County and State, came Donald H. McConnell and Bertie O My advertise isin above write. My commission expires August 26, 19 65 G. M. Clem Notary Pub McConnelisting been paid in full, this mortgage is hereby releted the in thereby created discharged. As Witness my hand this 8th day of June, DOUCLAS COUNTY STATE BANK	Hereo, according to the terms and tenor indereon, according to the terms and tenor and otherwise shall remain in full force ar interest intereon, is not paid when the sam may be assessed and levied against said p made due and payable; then the whole of become due and payable, and said part premises. In Winess Whereof, The said part, is and year first above written.	above described note mentioned, together with the interes of the same, then these presents shall be wholly discharged and void deffect. But if said sum or sums of money, or any part thereof, or any le is due, and if the taxes and assessments of every nature which are or remises or any part thereof, are not paid when the same are by law said sum and sums and interest thereon, shall, and by these presents y of the second part shall be entitled to the possession of said cas of the first part ha ve hereunto set their hand the day Donald H. McConnell Bertie G. McConnell
Douglas county, Be It Remembered, That on this 2nd day of July A.D. 19.0 before me, the undersigned * Notary Public Records and the secure of the state of the sta	STATE OF KANSAS	ланолиетлонопонопоноводододододододододододододолого
RELEASE The note herein described having been paid in full, this mortgage is hereby rele d the lien thereby created discharged. As Witness my hand this 8th day of June, DOUGLAS COUNTY STATE BANK	Douglas county, s. Be It before in and MC to me of du My and My Commission expires Augu	me, the undersigned . * Notary Pub for 'said County and State, came Donald H. McConnell and Bertie G Connell, husband and wife personally known to be the same person ⁸ who executed the within instrument of writif ity acknowledged the execution of the same. WINESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on t d year last above written.
DOUCLAS COUNTY STATE BANK		RELEASE
TEST: Russell A. Watkins, Vice President By: Joseph Kelly, Vice President &	The note herein described havi i the lien thereby created disc	ng been paid in full, this mortgage is hereby rele harged. As Witness my hand this 8th day of June.
	TEST: Russell A. Watkins, Vice	President By: Joseph Kelly, Vice President &

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