Reg. No. 20,015

THIS INDENTURE Made this 21st	day of September	าที่รับเป็นสามารถเป็นประเทศ 1
THIS INDENTURE, Made this 24st thousand sine hundred Sixty-four	, between Medary L. Christie and	in the year of our Lord on Julia Nadine
Christie, his wife		
in the County of Douglas State Bank , Richland, Kansas, a Corr	and State of Kansas, of the first part, and[]	he Richland of the second part
WITNESSETH, That the said part les of the		
Hundred adn no/100	DOLLARS, to US	duly paid, the receip
	br these presents do grant, bargain, sell and assigns, forever, all that tract or parcel of lan	and mortgage to the sai
DATE T & C	sas, described as follows, to-wit:	I seconted in the County of
The North 100 feet of Lots One (1	1) and Two (2) in Block 22 in the 1	town of
Clinton, Douglas County, Kansas;		JU.
with the appurtenances, and all the estate, title and Medary L. Christie and Julis Nadim		rt therein. And the sale
do hereby covenant and agree that at the delive of the premises above granted, and seized of a good a brances. / in the event of sale of this		the lawful owner 5
brances, / in the event of sale of this	s property by parties of the first	part this entire
and that they will warrant and defend the	due and payable, same against all claims whatsoever. This grant	is intended as a Mortgage
to secure the payment of the sum of Two Thousan according to the terms ofOB	cartain promissory note	this day executed by the
said Medary L. Christie and Julia Nadin	e Christie, his wife to the said part	
said note being given for the sum of Two Thousa	and Five Hundred and no/100	baginning May
dated April 16, 1964 , due and 16, 1964, to be applied to interest and with intera heroon from the data theroot until and ald in "Ull, interest at the fate of the of And this conveyance shall be void if such payme	and the second s	HEREECC EVENCIES, BRA ME
hereinafter specified. And the said parties of the fore any penalties or costs shall accrue on account the	he first part hereby agree to pay all taxes ass reof, and to keep the said premises insured in favo	eased on said premises be-
in some insurance company satisfactory to said mortg	1/100	DOLLARS,
ing penalties, interest and costs, and insure the same taxes and accruing penalties, interest and costs, and in under this mortgage upon the show-described premises fault be made in such payment or any part thereof, or in at heart without the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state same state of the same state of the same state of the same state state of the same state of the same state of the same state of the same state same state of the same state	at the expense of the part 105 of the first part surance, shall from the payment thereof be and s, and shall bear interest at the rate of ten per ce.	; and the expense of such become an additional lien at per annum. But if de-
is not appe up thereon, then this conveyance shall becor	me absolute, and the whole principal of said note	and interest themen
and all taxes and accruing penalties and interest and co of the second part, and all sums paid by the part y	osts thereon remaining unpeld or which may have	been naid by the next
option of the part y of the second part; and it shall	I be lawful for the part Y of the second part C	T its successors
and administrators and assigns, at any time thereafter, prescribed by law, appraisement hereby waived or not	to sell the premines hereby manied an owner	
prescribed by law, appraisament hereby waived or not, administrators, or assigns; and out of all the moneys cording to the conditions of this instrument, together w	arising from such sale to retain the amount then with the costs and charges of making such sale,	due or to become due ac- and the overplus, if any
heirs or assigns.	sale, on demand, to the said	
And as additional and collateral security for the p the undersigned hereby transfers, sets over and convey	payment of this mortgage, the interest thereon an a to the mortgagee, all rents, royalties, bonuses d	d the taxes on said land,
that may hereafter be executed or come into existence, to collect the same, and the undersigned hereby agrees	able under any oil, gas, mineral or other lease/s of covering the land described herein, or any portion to gravite, seknowlader, and deliver a	any kind now existing or a thereof, with authority
assigns, such deeds or other instruments as the mortgas said rents, royalties, bonuses, delay rentals or other in of deliverance default is seen in the same set of the same s	gee may now or hereafter require in order to facili acome, which rights are to be exercised by said mo	tate the payment to it of rtrages only in the synt
And as additional and collateral security for the p the undersigned hereby transfers, sets over and convey come that may from time to time become due and pays that may hereafter be executed or come into existence, to collect the same, and the undersigned hereby agrees assigns, such deeds or other instruments as the mortgan said rents, royaltins, bouuses, delay results or other in of delinquency or default in compliance with the berms of any the same and upon the payment and release of many structure the same and the the the same same ar movement of upon the payment and release of become due and paymble.	of this mortgage and the note/s thereby secured of this said mortgage. Should operation under any eneral farming purposes, all notes secured by this r	this assignment to ter- oil, gas, mineral or other nortgage shall thereupon
IN TESTIMONY WHEREOF, The said part - and seal , the day and year first above written.	of the first part ha hereunto set	hand
Signed and delivered in the presence of	in enitrolit.	
-	Medary L. Christia	(Seal.)
	Julia Madine Chr.	(Seal.)
180 141	equit Madine Christie	(Seal.)
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