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V. D. Stanton and Veda Stanton, huzband and vice       V. D. Stanton and Veda Stanton, huzband and vice       of	MORTOAGE 90277 Man	
M. D. Stanton and Veda Stanton, husband and vife         of	rais incenture, made this25rd	day of December 10 64 between
<pre>part Ass of the first part, and The Lawrence Rational Bank, Lawrence, Kansss</pre>	W. D. Stanton and Veda Stanton, husl	band and wife
<pre>part Ass of the first part, and The Lawrence Rational Bank, Lawrence, Kansss</pre>		and an analysis of the second se
<form></form>	of Lavrence , in the County of	Douglas and State of Kansas
Winesseth, that the said part. Exe. of the first part, in consideration of the sum of <u>Fire</u> . Thousand Fire, hundred Fifty, and mo/loo		
Elve: Thousand Elve Hundred Fifty and no/100 DOLA to the main during a during and the receipt of which is hereby acknowledged, have and see the indonture do GRANT, BARGAIN, SELL and MORTGAGE to the said part X of the second part, to following described real estate situated and being in the County of	With a second a state of the second s	part. X. of the second part.
to them	Five Thousand Five Hundred Fifty and no	1, in consideration of the sum of
this indenture do	to them duly paid the result of	Los La
following described real estate situated and being in the County of	this Indenture do GRANT, BARGAIN, SELL and	MORTGAGE to the said part V of the second and by
Kansa, towit  Beginning at the Northeast corner of the West Five (5) acres of the East One-Baif of the North Paenty (20) acres of the East One-Baif of the Northeast Quarter of Sociion Twelve (12), Township Thirteen (13) south, Hange Miniteen (13) East, thence South 539,33 feet, thence Rant 150 feet, thence North Yash, Issue that part taken for public highways.  An Including the rents, Issues and profits thereof provided however that the Mortgagors that taken for public highways.  Multiple entitled to collect and retain the cents, issues and profits until default be entitled to collect and retain the cents, issues and profits until default be entitled to collect and retain the cents, issues and profits until default be entitled to collect and retain the cents, issues and profits until default be entitled to collect and retain the cents, issues and profits until default be entitled to collect and retain the cents, issues and profits the dedocers.  Mo the appurtenences and all the esise, tille and interest of the sade parts and the of all boomsears.  No exceptions  Mo exce	following described real estate situated and bein	in the County of Douglas and State of
the East Ten (10) acres of the North Yeanty (20) acres of the Reat One-Hail of the Northwer (11) Foundary (11) Foundary (13) south, Eange Minteen (19) East, thence South 359,33 feet, thence Mest 150 feet, the place of beginning, less that part taken for public highways.  Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereands, and per leg it the feer part de least here parts and agree hat at the dehay head they fill and per leg it he feer part de least here the fee part half at all fies dring the fee of all homestases. No SXCPTION		a set of the set of th
Shaft De chills fee to collect and retain the rents, issues and profits until default dereule. with the apputenances and all the estate, title and interest of the said part 162 of the first part therein. And the said part 169, of the first part de	the East Ten (10) acres of the East One-Half of the Northwest Township Thirteen (13) south, F South 359,35 feet, thence West feet, thence East 150 feet to t	North Twenty (20) acres of the Quarter of Section Twelve (12), lange Nineteen (19) East, thence 150 feet, thence North 359,33 the place of beginning, less that
Shaft De chills fee to collect and retain the rents, issues and profits until default dereule. with the apputenances and all the estate, title and interest of the said part 162 of the first part therein. And the said part 169, of the first part de		
Shaft De chills fee to collect and retain the rents, issues and profits until default dereule. with the apputenances and all the estate, title and interest of the said part 162 of the first part therein. And the said part 169, of the first part de		
Shaft De chills fee to collect and retain the rents, issues and profits until default dereule. with the apputenances and all the estate, title and interest of the said part 162 of the first part therein. And the said part 169, of the first part de		
And the said part ICE of the first part do	shall be entitled to collect and retain the	reof provided however that the Mortgagors rents, issues and profits until default
And the aid part LES of the first part de	with the appurtenances and all the estate, title and i	nterest of the said part les of the first part therein
ed the premises above granted, and assisted of a good and indefeesable state of inhuritance therein, free and clear of all houmbrances, No exceptions and that they will warrent and defend the same against all parties making lawful claim therein. It is agreed between the parties hereto itsi the part 10:0. of the first part shall at all times during the life of this indensity, pay all taxs and essessments the may be lived or averaged against first may that that at all times during the life of this indensity, pay all taxs and essessments the may be lived or averaged against first may that data its in the part 10. If the second part the tax and the part 10. If the second part that fact its in the part 10. If the second part that fact its in the part 10. If the second part that fact its in the part 10. If the second part that fact its in the part 10. If the second part that fact its in the part 10. If the second part is the second of the part 10. If the second part that fact its indensity and taxs and housenes, or sites, and the of paynes that fact its indensity and taxs and housenes, or sites, and the second of the tax is a mortpage to secure the payment of the tax of the tax is an ortpage to secure the payment of the tax of the second part. If the second part is the second part is the second part is the second part. If the second part is the second part. If the second part is the second part. If the second part is t	And the said part 1.08, of the first part do hereby covener	the and areas that at the definer to they are
and they will serven and defend the same against all parties making leached dates therein as a search partial between the parties haven to this the part 105 of the first part shall at all times during the life of this indemture, pay all tags the part of the second part the last in the part of the second part the last intermed to pay be be the part of the last of the last of the part of the last of the last of the last of the last of the part of the part of the last of the part of the part of the part of the last of the part of the last of the part of t	of the premises above granted, and saized of a good and indefeasible a	estate of inheritance therein, free and clear of all incombrances.
and excessions that may be inside or excessed equiting and real estima when the same becomes due and payable, and thus "Lifey Will in the buildings upon real real ended equiting state of real estima in such any addition of the second part to be indexed by the such in such any addition of the second part to be the such and the su	and that they will warran	If and defend the same analost all martine mobiles had a burn
Accessing to the term of	and assessments that may be loved or assured against said real state here the buildings upon each real state insured against said real state here the buildings upon each real state insured against the and tennak directed by the part <u>J</u> of the second <u>against</u> the and tennak interast. And in the event that said part <u>J</u> <u>J</u> <u>J</u> of the first of the first <u>J</u> of the second and premises insured as herein provided, then the part <u>J</u> of the so paid shall become a part of the indebtenes, secured by this lade that <u>J</u>	first part shall as all times during the life of this indenture, pay all taxes when the same becomes due and psychia, and that they will is in such sum and by such toursance company as shall be spacified and ysuble to the part $y$ . If the second part to the artenu of $118$ if to pay such taxes when the same become due and psychia to take so and part to the artenu of $118$ if to pay such taxes when the same become due and psychia to take and the artenu of the same half of the second part is the artenu of the same become and the same half the
by different according therean according to the terms of and obligation and sho to account and paybole to the part $Y$ of the second part to pay for any incurance or to discharge any issue or sound of movey advanced by the said part $125$ of the second part to pay for any incurance or to discharge any issue with interest thereon as herein provided, in the even interest add part $125$ of the second part to pay for any incurance or to discharge any issue with interest thereon as herein provided, in the even interest thereon as herein provided in the second part $125$ of the second part to pay for any incurance or to discharge any issue with interest thereon as herein provided, in the even interest thereon the first part shall fail to pay the same as provided in this indenture. And this conveyance that like wild if outh payments be made as herein specified, and the obligation contained thereis. Subject discharge pay is the same is constituted on and hereins to the same is provided herein, or if the bilding on easi of the interest the same of herein is the same of a south payment, it is the same of any obligation transfer with even of the said paybole. The interest thereon, or if the bilding on easi of the said pay is the same of a south paybole of the discipation contained the shall be lawful for the same same of herein the same shall be create and and the whole same remaining the schere of the said paybole. The same back the same same back the same same schere with the create and the whole the same paybole is the same schere of the same same schere of the same same same set same same same same same same same same	stoording to the terms of the register without a for the	
the analog of the first part shall be provided by how any neurones or to discharge any taxes with interest thereon as bennin provided, in the save that and part IES of the first part shall be topy the same as provided in this indenture. And this compares shall be wold if such payments be made as herein specified, and the displation contained therein fully discharge are the save as provided in the indenture. And this compares shall be wold if such payments be made as herein specified, and the displation contained therein fully discharge at the same as provided for any dollar therein the indenture in the same as good and the save of the bolder in the indenture is a good repeat at they are now, or if wests is committed on said present, then this convergence shall be save and resting the not any part thereof. If the said pay is a provided how, or if the bolder hereof, without notice, and it hall be leaved if the said part is also and resting the save and resting the save and resting the notice hereof, without notice, and it hall be leaved if the said part is any part thereof. If a BSIGINS or as the save are are and the save and the sav	day of December 19 64 , and by	its terms made payable to the part y of the same
that same part 1	per pay tor any insurance or to dia	reliance and found while labour de
and the verses and remaining upskid, and all of the obligations provided for in and written abligation, for the scription with the indexture in green, that immediately matter and become due and payable at the caption of the holder heard, without notice, and it shall be lawful if the the said part Y. of the second part 113. BEOLTS OF BEBIGINS to take possession of the said premises and all the lawful if the ments therean in the meanure part 113. BEOLTS OF BEBIGINS to take possession of the said premises and all the lawful if the relation the meanure there would be been a creative appointed to called the rest of beauting therefrow, and in the relation the anomal deprivated by the part of the word to have a creative appointed to called the rest of beauting from tack take to phot be paid by the part Y. making such sain, on dimmand, to the first part be? It is agreed by the part Y. making such sain, on dimmand, to the first part be? It is agreed by the part A. making and have a do have the sain and beauting thereform, and the sain the anomaly dimension the very applies the take the taken and provisions of this indentive and each and every obligation therein contained, and a sain and successory of the respective parties havets. In Witness Wheever, the part 125 of the first part ha VC, herewrite as ILBEIT had B and real S the day and year M. D. Stanton (SEAD) W. D. Stanton	that said part a coll of the first part shall fail to pay the same as oro	wided in this indentuce
The second secon	and the whole sum remaining unpaid, and all of the obligations provid is given, shall immediately mature and become dia and set of the	led for in seld written obligation, for the security of which this indenture
In Witness Whereof, the part 105 of the first part he VC, hereunto set their head 8 and real 8 the day and year List above perimen. W. D. Stanton (SEAU)	ments therean in the manner provided by law and to have a receiver as nell the prescher bereby glasted, or any part thereal, in the manner retain the anomatic then uppald of principal and interest, logather with the shall be paid by the part $\mathcal{Y}$ mcking such sale, on demand, to the	11.5 to take possession of the aid premises and all the improve- positied to collect the rents and benefits acruing therefore, and to prescribed by law, and out of all moneys arising from such asia to costs and charges incident thereto, and the overplus, if any there be, first per LCS.
In Witness Whereof, the part 105 of the first part he VC, hereunto set their head 8 and real 8 the day and year List above perimen. W. D. Stanton (SEAU)	It is agreed by the parties hereta that the terms and provisions of benefits accounts therefrom, shall sutend and inure to, and be obliger	this indenture and each and every obligation therein contained, and all ory upon the heirs, executors, administrature personal sections,
W. D. Stanton (SEAU	In Witness Whereaf, 'the part LES of the first part ha VC have	
W. D. Stanton	and access further	Lar Story
		W. D. Stanton (SEAL)
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Veda Stanton (SEAL)		Veda Stanton (SEAL)
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