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	Reg. No Fee Pai
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	visiters, Publisher of Logal Blanks, Lawrence, Ranas
This Indenture, Made this 29th day of Alico Wells Lassman and William E. Lassman, her h	nh , 19.65 betwee usband
Lawrence , in the County of Douglas miss of the first pert, and The First National Bank of Law	end State of Kansas wrence, Lawrence, Kansas
Witnesseth, that the said part 100 of the first part, in consideratio	perty of the second part.
them	acknowledged, ha Ve sold and b
is indenture do	e said part X of the second part the
inses, to-with	and State o
Beginning at a point 472 feet East and 208.7 feet 3 corner of the Northeast quarker of Section Thirty-Thirteen (13) South, Range Mineteen (19) East of the Meridian; thence East 208.7 feet; thence South 417. 208.7 feet; thence North 417.4 feet to the point of 2 acres, more or less; and also easement for/road of described tract: Beginning at a point 437 feet East corner of the Northeast Quarter of Section 36, Tp. South 626.1 feet; thence East 35 feet; thence West North 173.7 feet to the North 11s of said Quarter 70 feet to place of beginning, said road to be used grantors, their heirs and assigns.	<pre>itx (36), Township e Sixth Principal 4 feet; thence West beginning, containing wer the following t of the Northwest 13, Range 19, thence 417.4 feet; thence 173.7 feet; thence Section: thence</pre>
th the appurtenances and all the estate, title and interest of the said	d part insof the first part therein.
And the said part 105 of the first part dohereby covenant and agree that at the he premises above granted, and setsed of a good and indefeasible estate of inheritance the	e delivery hereof they are the leveful seemer
and that they will warrant and defand the same	egeinet ell perties making lewful claim shereto.
It is spread between the parties hereto that the part_EES. of the first part shall state it assessments then may be levied or assessed against said real astate when the same become to the buildings upon said real estate invaries against firs and tenade in such seen and by the part of the second part, the loss, if any, made payable to the partby with And in the event that said part_EES. of the first part shall fail to pay such same partial become a part of the indebtedness, secured by the indestrue, and shall become a half shall become a part of the indebtedness, secured by the indestrue, and shall been tent	
HIS GRANT is intended as a mortgage to secure the payment of the sum of	
and to the terms of MIRC certain written obligation for the payment of said auro of MIRCh 19.65 and by 11:5 the with all interest accruing thereon according to the terms of said childrane and said the terms.	of money, executed on the 29th ms made payable to the part y of the second
said used 105 of the former to pay for any insurance or to discharge any taxes with	interest thereon as herein provided, in the event
And this conveyance shall be vold it such payments be made as herein apacified, and it result be made in such payments or any part intered or any obligation created thereby, a see not paid when the same become due and payable, or if the insurance is not kept we estate are not kept in as good repair as they are now, or if weste is committed on said p the whole sum remaining unpaid, and all of the obligations provided for to said writem any their behavior.	e obligation contained therein fully discharged, or interest thereon, or if the taxes on asid real 9, as provided herein, or if the buildings on asid remises, then this conveyance shall become absolute obligation, for the security of which this industrue
aid pan 2 of the second pan. The second ove and payable at the option of the hadder to therein in the manner provided by law and to have a receiver seponted to collect the the areant then unpaid of principal and thereart, together with the costs and charges inc be paid by the part 2 making such sale, on demand, to the first part 1000	hereof, without notice, and it shall be lawful for easion of the said premines and all the improve- rents and benefits accruing therefrom, and and out of all moneys arising from such sale to ident thereto, and the overplus, if any there be,
is agreed by the parties hereto that the terms and provisions of this indenture and exe fits according thereafrom, shall extend and inues to, and be obligatory upon the heirs, in and successors of the respective pareties hereto.	ch and every obligation therein contained, and all executors, administrators, personal representatives,
Winess Whereast, the part 108 of the first part he VB hereunto set their bove written.	hand 5 and seas the day and year
* Celica Trade	Jasman (SEAL)
× Williams. William E. I	
	(SEAL)

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