182

1. Section

Reg. No. 205

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day of <u>April</u> or an write obligation for the payment of said sum of money, executed on the <u>16th</u> pert, with all interest accounting thereon according to the terms of with all interest accounting thereon according to the terms of with all interest accounting thereon according to the terms of with all interest accounting thereon according to the terms of with all interest accounting thereon according to the terms of with all interest accounting thereon according to the terms of with all interest accounting thereon according to the terms of with all interest accounting thereon according to the terms of with all interest accounting thereon accounting the accounting thereon accounting the a	between between ansas
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The Galaxy Product Printing Paiklaber of Lager Backk, Larger This Bademiure, Made this 16th dey of April 1965. Allun J. Underwood, and Betty Smith Underwood, husband, and wife.	between S
Allyn J. Underwood and Betty Smith Underwood, husband and wife. of	Ssert. DOLLARS and by pert, the State of
of. Lawrence in the County of Douglas and State of Kansa part issof the first part, and The First National Bank of Lawrence. Lawrence, Kansa part, y of the second p Winnesseth, that the said part iss. of the first part, in consideration of the sum of Ten. thousand and no/100 (\$10,009/00) Ten. thousand ten. thousand ten. thousand ten. thousand and the ten. ten. thousand ten. thousand ten. thousand ten. thousand ten.	S aDSas ert. DOLLARS and by pert, the State of state of
perf issef the first pert, andThe First National Bank of Lawrence, Lawrence, Lawrence, K	ansas eart. DOLLARS and by part, the State of state of
Part of the second p Winnesseth, that the seld part _i.es of the first part, in consideration of the sum of Ten_thousand_and_no/100 (\$10,000/00)	and by part, the State of Wretn.
Ten. thousand and no/100 (\$10,009/00)	and by part, the State of wein.
 themduly paid, the receipt of which is hereby acknowledged, ha.wa.sold, this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the seld part yof the second a following described real estate situated and being in the County of	and by part, the State of wein.
this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the seld part yof the second at following described real estate situated and being in the County of	part, the State of Wohn.
Kansas, to-with Lots two (2), four (4) and six (6) on Massachusetts Street, subject to the Right of Way of Railroad over a part of said Lot 2, in the city of Lawrence, with the appurtenance and all the saids, file and interest of the said part. Losof the first part the Ad the said part 105 of the first part do	rein.
And the said part 105 the first part de leven cost and agree that at the delaway here of the first part the and interest of the said part 1 cost the first part the and the said part 1 cost the first part the leven of the premise above granted, and said of a good and indefensible state of herein and the said part 1 cost the first part the leven of the premise above granted, and said of a good and indefensible state of herein and the said part 1 cost of the first part the leven of the premise above granted, and said of a good and indefensible state of herein and the said part 1 cost of the first part de leven at the delaway hereof. They, are de leven of the premise above granted, and said of a good and indefensible state of herein and the said of the first part and the said 1 cost of the first part and the said 1 cost of the first part and the said 1 cost of the first part and the said 1 cost of the first part and the said of the said 1 cost of the first part and the said of the said 1 cost of the first part and the part 1 cost of the same become do and part of the said the said of the same become and cost of the same the cost of the first part and the same become do and cost of the same to be and and the same become do and and the same the same become do the same to the same the same to the same the same become do and the same become do the same the same to	W mmer.s
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with the appurtenances and all the satisfy the Lawrence, with the appurtenance and all the satisfy the and interest of the said part. ignof the first part the And the said part. 105. of the first part do	W mmer.s
of the premises above granted, and asing all on the part of the sense of the set the delivery barrent that is at the lawh mortgage dated May 18, 1964, for \$15,000.00, payable to The First Nationa Lawrence, Lawrence, Kansagawa Beeg, May 18, 1964, for site of the sense of the set of all incombeness. Lawrence, Lawrence, Kansagawa Beeg, May 18, 1964, for site of the sense of the set of the sense of the sense of the sense of the set of the sense of the set of the sense	W mmer.s
mortgage dated May 18, 1964, for \$15,000.00, payable to The First National sector of all seconderness. Lawrence, Lawrence, Kansaga, ERS, May JS, 1964, and San	excent
It is agreed between the parties hereto that the part_102_of the first part shall at all times during the life of this indentes, per and assessments that may be levied or assessed against said real series when the same becomes due and paylable, and the life of this indentes, per and assessments that may be levied or assessed against said real series when the same becomes due and paylable and the life of the indentes, per and the same becomes due and paylable and the life of the second part, 1000 and the life of the second part is and the same becomes due and paylable and the life of the second part 1000 and the life same the paylable is the part. 1000 and the life same becomes due and paylable and the life same becomes due and paylable and the life same the same becomes due and paylable and the life same the life same the part is all fail to pay such takes when the same becomes due and paylable and the life same becomes due and paylable and the life same becomes due and paylable and the same becomes due and paylable and the life same becomes due and paylable and the same becomes due and paylable and the life same becomes due and life same b	1 Bank
keep the buildings upon said real estate muscal space and mark state when the same become due and psychis, and then they diverted by the part, y_{-} of the second part, buildings the and there are also been provided. Then the there are also been provided with the perturbation of the second part to the same become due and part to the second part, the form, much psychia to the part. f_{-} of the second part to the second part, the form part to the second part to	therete.
according to the terms of ODC certain written obligation for the payment of said sum of money, executed on the 16th day of <u>April</u> 19.65, and by <u>115</u> terms made payable to the part Y of a	will
according to the terms of ODC certain written obligation for the payment of said sum of money, executed on the 16th day of <u>April</u> 19.65, and by <u>115</u> terms made payable to the part Y of a	its fr to keep
according to the terms of ODC certain written obligation for the payment of said sum of money, executed on the 16th day of <u>April</u> 19.65, and by <u>its</u> terms made payable to the part V of a	if payment
part, with all interest accounts thereon according to the terms of and by the set is the part V of a	DOLLARS.
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that said part i an of the first state of the first state of the said state of the s	the event
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully it for a such payments or any part thereaf or any obligation specified thereby, or interest thereon, or if the tass on real eather and being the size and beyond thereby and there is any part thereaf or any obligation contained thereby. The size of the sis	fischerged.
real action and output when the same become due and payable, or if the insurance is not lapt up, as provided hereis, aritist the same of the transformed and the whole sum consisting unpaid, and all of the solitarian provided for the same shift when this conveyance shall be an an and the whole sum consisting unpaid, and all of the solitarians provided for the same shift when this conveyance shall be an an an an and the solitarians provided for the solitarians then this conveyance shall be an	sold real on seld absolute
the said part, y, of the second part the law and payable at the option of the heider haved, which and it shall be in ments thereon is the manner provided the law and is that to take possession of the said part to be and to be	Indenture ewful far
the said part, y, of the second part. The said part, y, of the second part, ments thereon in the menner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefree retain the second part, or any part thereof, in the menner prescribed by law, and out of all moneys articling therefree retain the second part and the second part thereof, in the menner prescribed by law, and out of all moneys articling the rents and shall be paid by the part again and interest, together with the costs and charges incident thereto, and the overplus, if any shall be paid by the part again and interest together with the costs and charges incident thereto, and the overplus, if any to shall be paid by the part again and interest.	and to
shall be paid by the part so making such sale, on demand, to the first part. It is agreed by the parties hereto that the terms and provisions of this indestroy and each and many skillents that the terms and provisions of this indestroy and each and	
It is agreed by the parties hereto that the terms and provisions of this indenture and each and every abligation therein contained, benefits accuracy therefrom, shall extend and incre to, and be obligatory typon the hairs, executors, administrators, particular and accessors of the respective parties hereto. In Whenese Wheread, the part 105 of the first part he UG, hereards set that it had and a sets the day and been the day of the set o	and all enterives,
has above written.	and year
nity wort Underwood	SEAU
× Billy Smith Underwork	(SEAL)
octry Spith Underwood	SEAU
DOUGLAS COUNTY,	
	. 1965
List Allyn J. Underwood and Betty. Smith Underwood, husband and wife.	nd State,
to me personally known to be the same person. S. who executed the foregoing instrument a schnowledged the execution of the same.	and duly
HI WITHING WITHING I, have hereonto autochod my name, and affined my official east on the year last above vertices.	elay end
My senter June 17 18.65 Marrie Plede	_
Warren Rhodes Werren Rhodes Merry Docted April 19, 1965 at 8:40 A.M	H WI
RELEASE	91 DI D