	a la presenta en la composición de la c
a la	MOTISARY BOOK 112 3346 (Me 200) The Dubiek Printers, Publisher of Legal Hinds, Lawrence, Kanasa
51-52-CU-5	This Indenture, Made this
	of Lawrence in the County of Douglas and State of Kansas pert. 1850f the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS pert. y of the second pert.
and the second	Witnesseth, that the said part ies. of the first part, in consideration of the sum of Seven thousand five hundred and no/100
	following described real estate situated and being in the County of
A BUTCH	Lot Thirteen (13) in Block Three (3) in Haskell Place, an Addition to the City of Lawrence, in Douglas County, Kansas with the apputtenances and all the setter of the set partices of the first part therein. And the set partices of the first part do hirsty scenario and agree that at the delivery benefit that the delivery benefit inful country.
	of the premises above granted, and actend of a good and indefeesible setate of inheritance therein, free and clear of all incumbrances,
	and then they will warrent and defend the same against all parties making lawful claim therein. It is agreed between the parties havens that the part 105 of the first part shall at all times during the life of this indenture, pay all teaux and assessment that may be leved or, assessed against said real exists when the same becomes due and payable, and then thingy will la- bare the buildings upon said real estime basered against said real estime when the same becomes due and payable, and then thingy will la- bare the buildings upon said real estime basered against said real estime when the same becomes due and payable, and then thingy will la- bare the buildings upon said real estime basered against first and tomado in such same and by such howevers, sempsing as shall be somellied and diverted by the party. of the second part, the lock if any, made payable to the party of the second part is the same of 175 built in the event that aid part 10.5. of the first part shall fail to pay such taxes when the same becomes due and payable to to bary and premise numed as begin particles. Then the part of the second part may pay haid taxes and lawrends, or when the earts of a mount to paid shall become a part of the industredness, secured by this indenture, and shall bare, interest at the rate of 10% from the date of payment
の世を知知	ex prior and because a new of personal, man me per J of the second per may pay said taxes and insurance, or either, and the senout unit fully repaid per of the indicatent, second per typic indicatence, and shell beer interest of 10% from the date of perment 11% Second to intended as a mortgage to secure the perment of the som of Seven thousand five hundred and no/100 DollAES, according to the terms of DDE certain written obligation for the payment of said sum of morey, executed on the 17th
a manua	day ofUOVENIDEY1055its _
	And this conveyance shall be void if such payments the node as here is possible in this indentive. It default be made in such payments or any per likewal or any obligation created thereby, or interest thereby, or it is benefit or any obligation created thereby, or its hereby or of the hards or any obligation created thereby, or its hereby or of the hards or any obligation created thereby, or its hereby or of the hards or any obligation created thereby, or its hereby or of the hards or any obligation created thereby, or its hereby or of the hards or any obligation created thereby, or its hereby or of the hards or any obligation created thereby, or its hereby or of the hards or any obligation created thereby, or its hereby or of the hards or any obligation to the hard or any obligation of the hards or any obligation to the hard or any obligation of the hards or any obligation to the hard or any obligation to the hard or any obligation to the hards or any obligation to the hards or any obligation of the hards of the hards or any obligation to the hards or any obligation. For the second or all the hard or any obligation provided because or all the hard or any obligation to the hards or any obligation, for the hards of the hard or any obligation. For the second or all the hard or any obligation of the hards or any obligation or and the hard or any obligation or and the hard or any obligation or and the hard or any obligation or any obligation or any obligation of the hard or any obligation or any obligation of the hard or any obligation of the hard or any obligation. The hard or any obligation of the hard or any obligation of the hard or any obligation or any obligation or any obligation or any obligation of the hard or any obligation oread or any obligation of the hard or any
The West	the said part y and means and become due and psyste at the option of the holder hereof, without notics, and it shall be lewful for the said part y
and an and	It is agreed by the particy many such that on demand, to the first part LKSS. It is agreed by the partice hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all bentifits account thereinon, that extend and inure to, and be obligatory upon the bein, executors, administrators, partonal representatives, assign witness. Whereas, the part LCS of the first part he VC hereonto set. ThCIT
A HALL	* Ronald D. Beaman (SEAL)
The second	Virginia K. Beanan (SEAU)
	man or Kansas

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Janue Been) Register of Deeds

Marren Rhodes

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