	Paid 11-12-1964	Reg. No. 20,084 Fee Paid \$300.00
Sam McCaltree, Agent 899()7 Phone ST 20155 Olathe, Kangas 1946 BOOK 141	BOOK 139	5 S-CITY MORTGAGE
THIS INDENTURE, Mode the 3rd ALFRED D. ROBISON and MARCIA ANN ROBISON, J Douglas County, Kansas, hereinafter called MISSOURI VALLEY INVESTMENT COMPANY, a MIsso in the state of Kansas and having its print City 3, Kansas, hereinafter called Hortgage Machinestern Mutual Life immerses Constant, or Wiss maximudgest officeradious at 20 foot Missonsing of Machinestern Mutual Life immerses Constant, or Missonsing	Individually and as husband ar   Mortgagors, and ouri corporation authorized to cipal office at 2812 West 47th ee:	1964 between 1964 between 1 do business 1 Street, Kansas
Montgagese WITNESSETH, that Mortgagers, in consideration AND NO/100 (\$120,000,00)	knowledged, do by these presents gran escribed Real Estate in the City of and State of in the City of Lawrence, produ North of the South line of Sec West line of Ohio Street pro- th 62 2/3 feet; thence West 10 eet to the place of beginning	MITY THOUSAND DOLLARS it, borgoin, sell of Lawrence, Konsos, to-wit: uced South ction 31, duced 125 5 feet; in the City
Subject to reservations, restrictions, cover The Mortgagors further agree that they will of the premises or any part thereof without the Mortgagee. Any such transfer, if the Mo stitute a default under the terms of this in the Mortgagee, in addition to the whole inde event of default), a prepayment fee to the e equal to nine months interest on the then un Mortgagee shall so consent, it shall consent transferee as obligor under this Mortgage an Together with all manges, refrigerators, car which are or may be used, installed in, or p together with and including any replacements of this mortgage, all of which for the purpo and subject to the lien hereof and referred agree not to sell, transfer, assign or removy located on the above described real estate, Mortgagee, unless such action results in sub items of equal value.	not make any voluntary interv first obtaining the written c ortgages shall not so consent, matrument and the Mortgagors s ebtedness secured (as herein p extent that such shall be lawf apaid principal amount of the talso to the substitution of i d the aforesaid Note, rpeting and draparies belongin placed upon the premised above s of, or additions thereto dur, use of thismortgage shall be d to hereinafter as the "premise e any of such property now or without prior written consent stitution or replacement with	Tivos transfer ionsent of shall con- hall pay to rovided in ul, öf a sum loan, if the Mortgagor's g to Mortgagors, described, described, ing the life semed fixtures bereafter from the similiar
Together with Mortgogors' interest on largers in and	A serve parage	vaph )

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