Answer       2466       Dot NLD       Dot ND			Reg. No. 60 Fee Paid \$16
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This Indenture, Made thisRddy ofSptember, 19 55 betwee 	2466 mor 11a	area and Ane Cutionic Frintern, Publisher of Legal Blanks	Lawrence, Kanses
of Lawrences in the County of Douglas and State of Kanasa. part 7 of the Bray part, and The Lawrence Hatlonal Bark, Lawrence, Kanasa. part 7 of the Bray part, and The Lawrence Hatlonal Bark, Lawrence, Kanasa. Part 7 of the Bray part, and The Lawrence Hatlonal Bark, Lawrence, Kanasa. Part 7 of the Second part. Winnesself, that the said part 7 of the first part, in consideration of the sum of STATY FIVE HUMBERD 4 months and part 7 of the first part, in consideration of the sum of STATY FIVE HUMBERD 4 months and part 7 of the first part, in consideration of the sum of STATY FIVE HUMBERD 4 months and part 7 of the first part the second part, the following described real estate situated and being in the County of Douglas and State of Kanasa, nowith Lot Three (3) in Ridge Hourt, an addition in Douglas County, Kanasa. The part 1 wents, issues and profits thereof, provided however that the mortgagor shall antibled to collect and retain the rests, issues and profits until default hereunder. And the sud part 7 do the first part therein. And the sud part 7 do the first part therein. It is present and went of a part and interest of the said part 7. do the first part therein. It is present above part and retain the rests, issues and profit and interest. It is present above the the part 7 do the first part therein. It is a speed bareown the part and the state, tille and interest of the said part 7. do the first part therein. It is a speed bareown the morted are able to default as all then denotes the same the interes the interest of the interest of the interest making leveld in the state. It is a speed bareown the morted are able to the state interest them are and part in the indenotes and the first part interest. It is a speed bareown the morted area and and and the state and interest of the state and interest in the indenotes and the interest in the indenotes and the interest of the state of the interest of the state and interest in the indenotes and and the interest in the indenote in the indenote i	ile Indenture, Made this	day of September	19.65 between
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Lot Three (3) in Ridge Mount, an addition in Douglas County, Kansas.	ndenture doduly paid, the receip ndenture doGRANT, BARGAIN, SELL a ving described real estate situated and	of which is hereby acknowledged, ha. a.	sold, and by
Luding all rents, issues and profits thereof, provided however that the mortgagor shall entitled to collect and retain the rents, issues and profits until default hereunder. And the said pery of the first per da	Lot Three (3) in Ridge	Nount on addition in	
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huding all rents, issues and profits thereof, provided however that the mortgagor shall multiled to collect and retain the rents, issues and profits until default hereunder. ith the appurtenances and all the estate, title and interest of the sold party of the first part therein. And the soid party of the first part de hereby covenant and agree that at the delivery hereof. She 18 is the level of a good and indefeesible mate of inheritance thresh, free and there of all incomberance		· · · · · · · · · · · · · · · · · · ·	
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The premises above granted, and while the first per constant and agree that at the delivery bareof, Bit 18 the learbil downer. No exceptions is a premises above granted, and while of the learbill and indefeasible antels of indexitance threads, free and clear of all incumbrances. No exceptions and that Bits will warrant and defend the same against all parties making lawful claim thereto. Is agreed between the parties hereto that the party of the first part shall at all times during the life of this indexitor, pay all taxes assuments they not part of the second against and clear astres when the same become due and payable, and that Bits Will 11 is agreed between the parties hereto that the party of the first part shall at all times during the life of this indexitors, pay all taxes the buildings uses had real second part, the loss, if any, made payable to the part, 37 of the second company as thell be specified and the And in the area the agreed against and real states when the same become due and payable, and that Bits VIII membes insures a lower into indications, when the loss, if any, made payable to the part, 37 of the second part in the second and the and payable or to keep all all the indications, when the party of the first part shall fail to pay use the taxe when the same backpart, or sink, and the amount of Ling. The part of the indications, when the payment of the turn of TY FIVE HUNDRED & no/100 the term of the second part to pay for any insurence or to all adars and all on to succe any sum or sum of memory advanded by the aft all instead are to pay for any insurence or to all all on the second and the second on the area of memory advanded by the aft be media in an interest according to the terms of asid colligation and also to succe any sum or sum of memory advanded by the aft be media in an interest according the the terms of all add to be according and the second part to pay for any insurence or to all all and the terms of the second of the second part to pay for any insurence or to		as toones and proints until default	lereunder.
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ITTY PIVE HUNDRED & po/200       #       #       #       #       #       #       #       #       #       #       #       DOLLARS,         rding to the terms of	buildings upon said real estate insured against said real est buildings upon said real estate insured against fire and to by the part <b>y</b> of the second part, the loss, if any, mad and in the event that	tete when the same becomes due and payable, and that made in such sum and by such insurance company as shell the payable to the part.	she will be specified and
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In this convergence shall be void if such payments be made as periods in this indenture. Such be made in such payments to any part theread or any obligation created thereby, or interest thereon, or if the taxes on suid real set not paid what the same become due and payable, or if a start thereby, or interest thereon, or if the taxes on suid real tates are not kept in as good repairs at they are now, or if waste is committed on and premises, then this convergence shall because absolute the whold sum reanding unpaid, and ell of the obligation provided for in sid written obligation, the the successful and and the whold sum reanding unpaid, and ell of the obligation provided for in sid written obligation, for the security of which this indenture and payments and become due and payable of the color of the holder barrend, without notice, and it shall be lawful for thereon in the monitor provided by lew and to have a reactive sponted to callect the rest and benefits exclude of the inder the secient of the sole starts are provided by lew and to have on the secient provided by lew and to have a reactive provided by lew and to have on the sole provided by lew and the hold of the monitor the sole provided by lew and to have a reactive provided by lew and the sole of the accessite the rest. All benefits exclude the option of the sole and out of all moneys atting thereform and real the anomet provided by lew and to have a reactive provided by lew, and out of all money atting there form and real the action of the and out of all money atting there form and real the and the accessite the provided by lew and the head of the sole and out of all money the sole and the sole and the sole of the accessite and the sole of the accessite and out of the accessite the sole of the accessite the sole of the accessite the sole and the sole of the accessite and the sole of the accessite thereform and the sole of the accessite the s	all interest accruing thereon according to the terms of asis	d obligation and also to secure any sum or sums of money	of the second E
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he paid by the part $\mathcal{Y}_{\dots}$ making such sale, on demand, to the first part $\mathcal{Y}_{\dots}$ . In spread by the parties herein that here is an expression of the first part $\mathcal{Y}_{\dots}$ . In spread by the parties herein that herein same and provisions of this indenture and each and every obligation therein contained, and all is activities therefrom, thell extend and invers in, and her obligatory upon the herein, executors, administrators, paysonal representatives, and uccesses of the respective parties herein.	read by the parties hereto ther the terms and provisions chuing therefrom, shell extend and mure to and provisions	he first part y	talead and it
	auccessors of the respective parties hereto.		
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