<form></form>	er a provinsi i se			Reg. No. 1 Fee Paid 9	
<form></form>		Rumanmannana	and the second s		
of Endotation in the County of Douglag and Stee of Kensas of Endotation Max. Vallay State Bank; Sudora, Kansas	· 600				
mining in the County of Douglas and Stete of Kansas partians first part, and Yallay State. Banks, Eudora, Kansas Witnesselh, that the said partians of the first part, in consideration of the sum of No. showaand six hundred and no/1000	A A A A A A A A A A A A A A A A A A A	nd myllis L. Mashbur	n, his wife		
The structure is not the sold particles of the first part, in consideration of the sum ofOULARS to	parties of the first part, and	n the County of Dou Kaw Valley St	ate Bank: Fudora Kan	te of Kansas	
Building Duty paid, the receipt of which is hereby acknowledged, he Ye. sold, and by this indentree do	mat the said pa	arties of the first part.	in consideration of the aut	· · · · · · · · · · · · · · · · · · ·	
<form> Instrument (1) and Pointeen (1), in Block Eighteen (18), in the day Instrument (1) Instrument (1) Instrument (1) Instrument (1) Instrument (1) <</form>	this indenture do GRANT following described real est	, BARGAIN, SELL and MC	which is hereby acknowled	dged, have sold, and by	-
And the side part 195	Lots Thirteen (13)	and Fourteen (114), in	Block Eighteen (18),	, in the City	
It is agreed between the parties hereto that the part LeS of the first part shall at all times during the life of this indenture, pay all taxes and exessments that may be levied or arisedd against free and tornado in such sum and buy such insurance company as shall be specified and there the part of the second part to the extent of the second part to the second part to the extent of the second part in the cast in any of the second part to the indenture, pay all taxes when the same become due and payable or to keep the buildings upon stat of the first part shall fail to pay such taxes when the same become due and payable or to keep the second part to the indenture, pay all taxes and the second part to the indenture, second part the loss of any may be such taxes and lawrence, or either, and the amount of the second part in the second part to the indenture, second part to the indenture, second part to the indenture, and thal been interest at the rate of Do% form the date of payment of the tarm of the second part interest at the rate of Do% form the date of payment of the tarm of the tarm to the indenture of the indenture of the tarm of the payable to the part. A of the second part is all payable, the first part shall dail to pay the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the years that all pay the and payable to the part. A of the second part to pay for any insurance or to discharge any taxes with interest thereon, or if the taxes on said reaging the tarms that are payable to insure and payable to the pay the second part in the pay that that an envirte pay the second part in the pay that are the payment of the second part in the pay that the lifet pay the second part is a second part in the second part is a second part in the pay the second part is a second part in the second part is a second part in the pay target. The second part is a second part is a second part is a second part is a second part the pay target the second part is and pay tare s	And the said part 185 of the fir	st part do hereby devenant a	nd agree that at the delivery hereo	they are the lawful owners	unu mammi
day of <u>UCCODET</u> 19.70 and by <u>148</u> terms made payable to the part \overline{X} of the second part, with all interest accounts thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part \overline{X} of the second part to pay for any insurance or to discatage any taxes with interest thereon as herein provided, in the event that said part <u>168</u> of the first part shall feil to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, is given, that is more than the same become due and payable or any obligation created thereby, or interest thereon, or if the taxes on said real and the voloe sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture and the voloe sum remaining unpaid, and all of the obligation is said written obligation, for the security of which this indenture the said part \overline{X} of the second part ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and to said the another there any part thereof, in the manner provided by law, and out of all moneys arising from such sale to retain the anount then unpaid of principal and to have a receiver appointed to collect the rents and benefits accruing thereform; and to retain the anount then unpaid of principal and take, on deman provided by law, and out of all moneys arising from such sale to retain the anount then unpaid of principal and name to, and the obligatory upon the hereir, security, additioner, and the overplus, if any there be, the sade day the part $\frac{12}{2.5}$ of the first part ha $\frac{12}{2.5}$ here the first part ha $\frac{12}{2.5}$ of the first part ha $\frac{12}{2.5}$ here the first part ha $\frac{12}{2.5}$ here any ady year last ab	It is agreed between the parties here and assessments that may be levied or at keep the buildings upon said real estate directed by the part 3. of the secon interest. And in the event that said part said premises insured as herein provided to paid shall become e part of the inde until fully repaid.	and that they will warrant a eto that the part LES of the fir insured against said real estate whe insured against fire and tornado in d part, the loss, if any, made payal \mathcal{CS} of the first part shall fail to t, then the part \mathcal{Y} of the sec baredness, secured by this indenture	nd defend the same against all pain to part shall at all times during the model of the same becomes due and pay such sum and by such insurance ole to the part y of the seco pay such taxes when the same b ond part may pay said taxes and i y, and shall bear interest at the rate	rties making lawful claim thereto. life of this indenture, pay all taxes vable, and that they will. company as shall be specified and and part to the extent of its ecome due and payable or to keep neuronce, or either, and the amount to f 10% from the date of payment hundred and no/100	ununununununununununununun
real estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance that become absolute and the whole sum remaining unpaid, and all of the obligations provided for in aid written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part. J. of the second part to take possession of the said premises and all the improve- ments thereon in the manner previded by law and to have a receiver appointed to callect the rents and benefits accruing therefrom; and to sell the premises hereby granted or any part thereof, in the manner prescribed by law, and out of all moneys arising from such tale to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shell be paid by the part J. making such sale, on demand, to the first part 1.02. It is acreed by the part of the terms and provisions of this indenture and each and every obligation therein contained, and all bendits accruef Mediated by the part of the first part have hereunto set their the security, administrators, personal representatives, assigns and flucessog of the respective parties hereto. In Winnesr Winared, the part 1.55 of the first part have hereunto set their the set of security. (SEAL) harles T. Masing the mark 1.55 of the first part have hereunto set their the set of security. (SEAL) (SEAL) (SEAL)	day of UCLOBET part, with all interest accounts thereon a said part y	19 70, and by ccording to the terms of said oblig pay for any insurance or to dischi shall fail to pay the same as provid such-payments be made as herein any part thereof or any obligatio me due and payable or if the insu	1ts terms made payab stion and also to secure any sum of inge any taxes with interest thereof ed in this indenture. specified, and the obligation in created thereby, or interest there are is not kert up as provided	be to the part \overline{X} of the second or sums of money advanced by the on as herein provided, in the event contained therein fully discharged. reon, or if the taxes on said real back or if the taxes on said real	町
h is agreed by the parties, hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all bendlins adressions activity increasing of the respective parties hereto. In Winese Whereod, the part 285 of the first part have hereunto set their herein herein contained, and year last above written. In Winese Whereod, the part 285 of the first part have hereunto set their herein herein (SEAL) (SEAL) Mariles I. Mastrology (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	and the whole sum remaining uppaid, a and the whole sum remaining uppaid, a is given, shall immediately mature and the said part. Y of the second part ments thereon in the manner pravided b sell the premises hereby granted, or ar retain the amount then unpaid of princip shall be paid by the part X	ir as they are now, or if waste is ind all of the obligations provided become due and payable at the op y law and to have a receiver appoint y part thereof, in the mannier pre- al and interest, together with the co such sale, on demand, to the first	committed on said premises, then the for in said written obligation, for otion of the holder hereof, without to take possession of the need to collect the rents and be scribed by law, and out of all ists and charges incident thereto, part 100.	is conveyance shall become absolute the security of which this indenture t notice, and it shall be lawful for said premises and all the improve- nefits accruing therefrom; and to I moneys arising from such sale to and the overplus, if any there be,	minimum
Auch Rastolina (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	In Witness Whereof, (the part 1.85	parnes nereto.	and the second second second second		
(SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	a here it is in	· · · ›	harles I. Mastolina	1. Marine and the second secon	
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	Douglas	COUNTY,			UNION OF STREET
STATE OF Kansas	SUNES HOOLA	before me, a Notar	y Public	in the aforesaid County and State	
STATE OF Kansas Douplas county, 55. BE IT REMEMBERED, That on this 15th day of October A. D. 10 70 before me, a Natary Public In the aforesaid County and State his wife	BC OUBLIC .	to me personally known to be the acknowledged, the execution of N WITNESS WHEREOF, I have hereur	the same.		
Douplas COUNTY, 55 BE IT REMEMBERED, that on this 15th day of October A. D., 19.70 before me, a Notary Public in the atoresaid County and State (NOTAR), his wife a to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same.	Wy Commission Expires	year last above written.	3. James Hoover	Notary Public	
Douplas St. Douplas COUNTY, St. BE IT REMEMBERED, that on this 15th. day of October: A. D., 19.7D Defore me, a Notary Public In the atoresaid County and State County, County, St. BE IT REMEMBERED, that on this 15th. day of October: A. D., 19.7D Defore me, a Notary Public In the atoresaid County and State County, County, In the atoresaid County and State And Wife St. Mashburn and Phyllis L, Mashburn, His Wife In the same person S		ARIONIM			THINK .