lang i dan kanasan ng pa		COUPON: MORTGAGE Tourist Co., Phillips, Phillips and Blaste P., in Malery, Letters hards
one thousand nine		This Indenture, Made this World to the state of
his wife		This Indenture, Made this Mindly day of Ufice in the year of our Lord, one thousand nine hundred and In between Educated Warren Colored Control of the year of our Lord, one thousand nine
		The transfer and terms (larges / Wife)
of the first part, and		of ourse and a second
d part:		of Lawrence in the County of A ought and State of Kansas, of the first part, and The Vica see Board Directora Line dellining village Wichita America the second part:
on of the sum of		C. "
DOLLARS,		Mineteen Sunderd
int, bargain sell and 🖟		10 There duly paid, the receipt of which is hereby acknowledged by Maril 11
land situated in the		mortgage to the said part of of the second part, here heirs and assigns forever, all that tract or parcel of land situated in the
		and State of Kansas, described as follows, to wit-
Toureship		Lete Thirteen (13) and Jouston (4) (93 look there (3) 8 . The
(19) East		Lote Thirteen (3) and Jourteen (4) (3) look Three (3) South Lawrence the City of Lawrence Douglas County, Nausas
	13	
	12	
	11 32	
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	19.02/2	
	月期	
	1525	
	1 2 2 3 3	with the appurtenances and all the estate, title and interest of the said part wol the first part therein. And the said
reby covenant and	dun dun vie	January Hausen and Unnel Hausel
defeasible estate of	huirement) mortinge fgday	agree that at the delivery hereof Alley the lawful ownersof the premises above granted and seized of a good and in the lawful ownersof the premises above granted and seized of a good and in the lawful ownersof the premises above granted and seized of a good and in the lawful ownersof the premises above granted and seized of a good and in the lawful ownersof the premises above granted and seized of a good and in the lawful ownersof the premises above granted and seized of a good and in the lawful ownersof the premises above granted and seized of a good and in the lawful ownersof the premises above granted and seized of a good and in the lawful ownersof the premises above granted and seized of a good and in the lawful ownersof the premises above granted and seized of a good and the lawful ownersof the premises above granted and the lawful ownersof the lawfu
claims whatsoever. Dollars.	1 0 2	remeritance therein, tree and clear of all incumbrances, and that they will warrant and defend the same against all claims wheteaver
		This Grant is intended as a MORTGAGE to secure the payment of the sum of Nincelect Act of Dollars, according to the terms of certain promissory note this day executed by the said
second part. Said	1 636	Edward Newserly Amich Renger to the said natty of the second natt Sid
Dollars,	15000	note being given for the sum of Mincle Weight and Dollars,
ereof, with interest		dated april Ninth 1910 due and payable in First thereon from the date thereof until paid, according to the terms of said note and coupons thereto attached. And this conveyance shall be void
yance shall be void	Name of the last o	thereon from the date thereof until paid, according to the terms of said note and coupons thereto attached. And this conveyance shall be void
of the first part	9 4 4	it such payment be made as in said note and coupons thereto attached, and as is hereinafter specified. And the said part search the first part
DOLLARS,	, et 3	hereby agree to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises insured in favor of the said mortgagee, in the sum of the sum of the said premises insured in favor of the said mortgagee, in the sum of the said premises insured in favor of the said mortgagee, in the sum of the said premises and the said premises and the said premises are said premises and the said premises and the said premises are said premises are said premises and the said premises are said premises and the said premises are said premises and the said premises are said premises are said premises and the said premises are said p
accruing penalties,	4 4 3	in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties,
ccruing penalties, upon the above de-	le l	interests and costs, and insurance, shall from the narment thereof by and become a difficult taxes and accruing penalties,
r any part thereof, nce shall become	11/2/2	or interest thereon, or the tayer accessed one side of the per cent. But it default be made in such payment, or any part thereol,
and costs thereon part for insyrance,	in the	remaining unpaid or which may have been paid by the party of the second part, and all taxes and interest and costs thereon remaining unpaid or which may have been paid by the party of the second part, and all sures paid by the party of the second part or instruction.
ond part his	1 70	shall be due and navable or not at the option of the party of the second party and is shall be to the first of the country of the second party and is shall be to the country of the country of the second party and is shall be to the country of the country of the second party and is shall be to the country of the country
manner prescribed or assigns; and out		
strument, together ale on demand, to		by law, appraisement hereby waived or not at the option of the part of the second part leve executors, administrators or assigns; and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale on demand, to
		waste Koducand Wassed-fine
eirs and assigns.		the said tedured Wanger - his heirs and assigns.
day and year last		IN TESTIMONY WHEREOF, The said particul the first part had thereunto set Their hand cand seal the day and year last above written.
		Signed, Scaled and Delivered in Presence of
		Cleverd / Vanney
(SEAL)		(SEAL)
(SEAL)		Annie Kauzen, (SEAL)
		State of Kansas, Nouglas County, ss.
		191"
1960, before me		BE IT REMEMBERED, That on this 12" day of Africa A. D. 1910, before me
yet red	M	John Mil. Mewfire a Notary Public in and for said County and State came today Nousel and annie Kruger
of the same.	3	to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.
	· ma	IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year last above written.
ritten.	2007	
Notary Public	1, 820	My commission expires afail " 1961 (L. of) John M. Mewling. Notary Public
	0 300	
	: 234 9	Filed for Record the 13" day of april A. D. 1940, at 10 35 o'clock W.M.
10.1ce	12 6 M	
gister of Deeds.	" Cash	By Minnie a. J. Lawrence Deputy. Hayet J. & never of Deeds. Register of Deeds.
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