Reg. No. 5759 Fee Paid \$2.50

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rear of our Lord one thousand nine hundred and <u>forty-seven</u> <u>Steven Underwood and Verla Ann Underwood, hi</u> of <u>Lawrence</u> , in the County of <u>Douglas</u> and parties of the first part, and <u>The Lawrence National Bank, Law</u> <u>parties</u> of the first part, and <u>The Lawrence National Bank, Law</u> <u>parties</u> of the first part, and <u>The Lawrence National Bank, Law</u> <u>parties</u> of the first part, and <u>The Lawrence National Bank, Law</u> <u>parties</u> of the first part, and <u>The Lawrence National Bank</u> , Law <u>parties</u> of the first part, and <u>The Lawrence National Bank</u> , Law <u>parties</u> of the first part, and <u>Outparties</u> of the first <u>One Thousand and no/100 </u>	st part therein. f all incumbrance, f all incumbrance, f all incumbrance, f all incumbrance, f all parties making lawful daim thereto. f they are the lawful owner. S the part, the following described the second part, the fault owner. S f all incumbrance, f all incumbrance, f they are the lawful owner. S f the part Y of the second part, the part Les of the based of part, the fault owner. f the part Y of the second part, the part Y of the second part, f of the second part, and shall bear second part, the fault owner. S f the part Y of the second part, the f of the part Y of the second part, secured by this indenture, and shall bear secured by this indenture, and shall bear
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of Lawrence , in the County of Douglas and part105 of the first part, and The Lawrence National Bank, Law part105 of the first part, and The Lawrence National Bank, Law part105 of the first part, and	State-of Kansas rence, Kansas State-of Kansas State-of the second part. t part, in consideration of the sum of DOLLARS d, ha Ve_sold, and, by this indenture second part, the following described of Kansas, to-wit: Lition to the st part therein. f they are the lawful owner. S f all incumbrance, f they are the lawful owner. S f all incumbrance, f they are the second part, the provided then the part 2. So fits second part, the provided then the part 2. So fits second part, the provided then the part 2. So fits second part, the provided then the part 2. So fits means the part base and part, be add part base of the second part, but the second part, but the second part, but the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided then the part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare part 2. So fits for the fare provided the fare par
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dup paid, the receipt of which is hereby acknowledged coal catate situated and being in the County of Douglas and State Lot Nine (9) in Block Nine (9) in Haskell Place, an Add City of Lawrence, Douglas County, Kansas. ith the appurtenances and all the estate, title and interest of the said part 102 of the fir And the said part 103 of the first part do hereby overant and agree that at the delivery hereo the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o is agreed between the parties hereto that the part 168 of the first part shall at all times during the life of are shall or a sased against sid estate when the same becomes due and payable, and during the life of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear o is agreed between the parties hereto that the part 168 of the first part shall at all times during the life of are shall fail to pay such taxes when the same becomes due and payable, and during the life of the said case and insurface, or either, and the anount so paid shall become a part of the indebedness, it may may all cases and insurface, or either, and the anount so paid shall become a part of the indebedness. THIS GRANT is intended as a mortgage to secure the payment of said sum of money, executed July. 10, 47, and by 14a there may sum so may sum of sums of money, executed July. 14a there are sums of money and the same of said sum of money, executed July. 14a there are sums of money as shall be to be part. The Thous and and no/100	I, ha VC sold, and, by this indenture second part, the following described of Kansas, to-wit: ition to the st part therein. f they are the lawful owner. S f all incumbrances. are all parties making lawful claim therets. f this part to the second part, the second secured by this indenture, and shall bear
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e same as provided in this indenture	
And this conveyance shall be void if such payments be made as herein specified, and the obligation contain ade in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on come due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said releated w, or if water is committed on said premises, then this convergence shall become abuchure and the abble terms	art. AR.Bof the first part shall fail to pay
come due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real esta w, or if water is committed on said premises, then this convergence shall become absolute and the whole sum re- ovided for in said written obligation, for the security of which this indenuue is given, shall immediately mature and a holder hereof, without notice, and it shall be lawful for the said part X_{max} of the second part. as ald premises and all the improvements thereon in the manner provided by law and to have a receiver appointed reaforming and to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and to have a receiver appointed reaforming, and to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and our o smout then unpaid of principal and interest, together with the costs and charges incident thereto, and the over tr.,,, making such asle, on demand, to the first part LEGE. It is agreed by the partice hereto the the terms and provisions of the inducation of the transmitter of the transmitter of the terms of the terms of the transmitter of the transmitter of the transmitter of the terms of the terms of the transmitter of the terms of the ter	ed therein fully discharged. If default be
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	tives, assigns and successors of the respective
In Witness Whereof, the part 105 of the first part ha VE hereunto as	
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Toolas &	nderrunsdiseal)
oura uno	(FRACTURS & (SEAL)
STATE OF Kansas	the state of the s
COUNTY OF	
Be It Remembered, That on this 18th day of	July A. D. 19 47
came Steven Underwood and Verla A	in the aforesaid County and State,
NY	1
to me personally known to be the same persons, who duly acknowledged the execution of the same.	executed the foregoing instrument and
IN WITNESS WHEREOF, I have hereunto subscribed my p	enne, and affixed my official heat on the
day and year last above written.	and the
Ay Commission Expires. 1114/77. 1950 19	DI III
- de	Notary Public

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