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<u>[</u>]

Reg. No. 1901 < Fee Paid, \$ 4,00

FROM Ernest E. Bayles and Lucene S. Bayles, husband & wife	STATE OF KANSAS, DOUGLAS COUNTY, ss. This is strament was filed for record on the	and the second state of the	
-TO Peoples State Bank	June A. D. 19 39, at 4,20 o'ciec Marrey a Black Register of	t P• M.	
THIS INDENTURE, Made this eighth day of June	ByD puty	wid nine	
ndred and thirty nine brtween Ernest E.	Bayles and Lucence S. Bayles, husband and wife		
Lawronce in the County of Douglas rties of the first part, and Peoples State Bank, Law	rence, Kansas part y of the sec		
WITNESSETH. That the said part 103_of the first part, in consider Sixteon hundred fifty 00/100	ation of the sum of DOLLARS, to duly paid, the t	eccipt of	
ich is hereby acknowledged, ha _YO _srld, and by this indenture do following described real estate situated and being in the County of Doug	. Grant, Bargain, Sell and Mortgage to the said part <b>y</b> of the see glas and State of Kansas, to-wit:	ond part,	
Commencing at a point on the East line of Ke feet from the North line of Adems (now 14th) Wost line of Vermont Street extended South; Vermont Street produced South, 210 feet more the North line of Adams (now 14th) Street; 1 of said 14th Street; thence South to a point said 14th Street; thence West 125 fect to th South; thence South 140 feet to the point of 31, Township 12, Range 20, in the City of Le	) Street; thence Est 250 feet to the thence North on the West line of s or less to a point 56 feet South of thence West 125 feet on the South line t 106 feet South of the Worth line of no East line of Kontucky Street extended f beginning in the Southwest 2 of Section		
h the appurtenances and all the estate, title and interest of the said part And the said part 205 the first part do hereby covenant and agree that at the	108 of the first part therein.		
seized of a good and indefeasible estate of inheritance therein, free and clear of all incu that they will warrant and defend the same against all parties making lawfol claim the	mbrance WIQUSOGVer	e granted,	
It is agreed between the parties hereto that the partidS of the first part shall at a	all times outing the life of this indenture, pay all taxes or assessments that may Will term the building more said and said for the session of the		
rum and by such insurance company as shall be specified and directed by the partyf at $d = 143$ fateroi. And in the event that said part $163$ the first part shall fail to refer provided, then the part, y of the second parts may pay said they and insurance indenture, and shall best interest at the rate of 10% from the date of payment until THIS GHART bisered at a particular formation in the second of the second parts.	pay such taxes when the same become due and payable and to keep said premis e, or either, and the amount so paid shall become a part of the indebtedness, i fully result.		
THIS GRANT is intended as a mortager of pour the payment of the sum of Sixteen hundred IN IN y 200/100 - the payment of asid rding to the terms of OIB certain written objustion for the payment of asid 1ts	A A A A A A A A A A A A A A A A A A A	DOLLARS,	
in of money thanked by the sold most Y of the second part, with all interes	at accruing thereon according to the terms of said obligation and also to secure	event that	
per 1.8 GeV to next and have been given as wells been by for any houses, and this conversion of the second	chiration contained therein fully discharged. If default be made in such payment real entates are not paid, when the same become due and parable or if the in discretized the same become in the same become in the same become because the same be	aurance is onversance iven, shall	
and benefits accruing therefrom; and to sell the premises hereby granted, or any part sain the amount then unpaid of principal and interest, together with the costs and charn mg such sale, on demand, to the first part 105	thereof, in the manner preservibed by iaw and out of all moreys arising from see incident thereto, and the overplue, if any there be, shall be paid by the p	such pale	
It is agreed by the parties hereto that the terms and provisions of this indenture and a) and inure to, and be obligatory upon the heirs, executors, administrators, personal IN WITNESS WHEREOF, The part 105 of the first part ha T9 here ten.	each and every obligation therein rontained, and all benefits according theref representatives, assigns and successors of the respective parties hereto. eunto set	rom shall it above	
20 general de la companya de la comp	Ernest E. Bayles		
		(SEAL)	
			111
		(SEAL)	
TE OF Kansas		(SEAL)	
hty of Douglas { ss } ss BE IT REMEMBERED, That on this 8t1	1day ofJuneA. D. 10_39, befor		
ty of Douglas }ss.	1 day of A. D. 10 _ 39, befor d County and State, came		
sty of base base base base base base base base base	aday ofJuneA. D. 10_39, befor d County and State, came Sayles, husband And wife 2_ who executed the foregoing instrumment and duly acknowled	re me, a	
sty of Douglas 55. BE IT REMEMBERED, That on this 8ti T. J. Stromey Jr. in the aforeal Ernost E. Bayles and Lucence S. I to me personally known to be the same person. I exercised of the same WHEREOF, I have herewards above written.	aday ofJuneA. D. 10 _ 39, befor d County and State, came Sayles, husband and wife	re me, a	
sty of Douglas 55. BE IT REMEMBERED, That on this 8ti T. J. Stromey Jr. in the aforeal Ernost E. Bayles and Lucence S. I to me personally known to be the same person. I exercised of the same WHEREOF, I have herewards above written.	aday ofJuneA. D. 10_39, befor id County and State, came Bayles, husband and wd fo 2 who executed the foregoing instrument and duly acknowled ubscribed my name, and affixed my official seal on the day and y	re me, a	
sty of	1	re me, n ged the Par last ublic.	riginal
sty of	1	re me, n ged the Par last ublic.	riginal