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	FROM STATE OF KANSAS, DOUGLAS COUNTY, 88.	
	Lester L. Lyons, a single man September A/D. 19 41., at 6134	and the strategy of the state o
	Lester L. Lyons, a single man September A/D. 19 41., at 8:34_o TO A arolf C. BC Regist	ck er of Deeds.
	Ino Lawrence National Fank Lawrence Karg, s By Dep	nuty. O
	THIS INDENTURE, Made this 6th day of August , in the year of our Lord, one hundred and forty=ono between	thousand nine
	Lester L. Lyons, a single man	
	of Burbank in the County of and State of Californ and State of Californ and State of Californ and The Lawrence National Bank	ia
	WITNESSETH That the sail part Y of the first part in consideration of the sum of	second part.
	Six hundred and no/100 DOLLARS, to hits duly paid, the which is bereby ack-owledged, hasatld, and by this indenture doesGrant, Dargsia, Sell and Mortgage to the asid part Y of the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	e receipt of e second part,
	Lot cighty (80) in Block fifty-five (55) in West Lawrence in the	
	City of Lawrence, Dougins County, Kansas.	
	(Known as 600 Missouri Street, Lawrence, Kansas)	C.
	with the appurtenances and all the estate, title and interest of the said party of the first part therein.	
	And the said part 3/ of the first part do hereby rowmant and agree that at the dillers hered that he is the first part do of the premises and seited of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	above grantel,
	and that they will every and a defined the same seminat all parties making layful claim thereto. It is marked between the parties herein that party.— of the first part shall a cill times during the life of this indenture, par all taxes or assessments that or assessed against taki real catate when the same become due to depark on a shall. Lo, Will. here the builtings upon shall real exists or assessments that or assessed against taki real catate when the same become due to depark on a shall. Lo, Will. here the builtings upon shall real exists or assessments that and by each harmony that is a start of the same become due to depark on a shall be and by each harmony as a shall be specified and directed by the party.— of the second part, the less, if any, make pushes to the part y.— of the second part, the less when the same become due and Dynkin and to keep a shall on the information, and shall be precised as a start of the day or y and list to pay such takes when the same become due and Dynkin and to keep a shall on the information, and shall be precised as more and pay real day as and the same become due and Dynkin and to keep a shall THIS GRANT is informed on a more interp and than and the same due of the same due to the shall become a part of the information $S_{1,2}$ hund for d and $n_0/1000$ — of the same due of the party of the same due to the part of the information of the party of the same due to the	nd tornado in nd part to the emises insure!
	and by its torms made payable to the part V of the second part with of said sum of money, executed on the Otic day of suggest	
	or use a of mosty advanced by the said part <u>U</u> of the second part to pay for any insurance or to discharge any tares with interest deals obligation and also to a said part <u>U</u> of the first part shall fail to pay the same as provided in this inforture. And this coverance that the valid if your targets the make the barrier most the same target the same the make a barrier most the same to be the target the same to be the target target the same target target the same target the same target the same target target the same target the same target the same target the same target target the same target t	the event that
	or not a consist assace by the sail part J	Insurance is a lawrance is a given, shall to collect the room such gale he part y
	making such sale, on demand, to the first part V	last above
	letter I. Lucre	(SEAL)
		_(SEAL)
		(SEAL)
	STATE OFCalifornia)	(SEAL)
	County cfLos_Angelos	fore me, n
	Loster L. Lyons, a single man to me personally known to be the same person	leiged the I year last
	Pearl B. Lutro	y Public.
No Kalease 45 Writion theoriginal 97 igege gentered	RELEASE	
march day	of Deeds to enter the discharge of this mortgage of record. Dated this 32 days of Mach dots secured thereby, and authorize the (Copf. Isl) 20 days of Mach dots secure thereby of the dot secure the dot secure thereby of the dot secure thereby of the dot secure thereby of the dot secure the dot secure the dot secure the dot secure thereby of the dot secure the dot secure the dot secure the dot secure there	

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