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1	RTGAGB	the second s	; 52 K)	F. J: Boyles, Publisher of Legal Blanks, Lawrence, Kahsas
Th	s Indenture,	Made this six th	day of	December
year o	our Lord one thousand nine	e hundred and for	ty-six	betwee
	Lowell R. I	Leune: and rlorence		
·				•
. of	awrence	in the County of	Douglas	and State of Kansas
part_1	asof the first part, and	o Ine First Nation	al Bank of Lawr	ence,
			J	part y · of the second part
		Witnesseth, that t	he said part 105 of	the first part, in consideration of the sum
<u>Fiv</u>	thousand five hund	dred and no/100 (\$	5,500.00)	DOLLAI
to do real es	ate situated and being in the	e County of Dougle	o the said part yand	wledged, ha VA sold, and by this indenti of the second part, the following describ I State of Kansas, to-wit: n <u>Loroland Place</u> , an
				th seventy (S70) feet;
	thence East	terly onehundred to	venty-five (125)	feet to a point 71 3/4
				e North 71 3/4 feet;
				act to the place of be-
				outh one-half (S1) of
	Lot 8 in Ma	preland Place, an a	iddition to the	aity of Lowrence
		and a start of		AP AT AT WEAL AUCA .
	• •••••• (estate set as	I		
		an a suite ann an tha suit	terra ada i li	e des à la company
1.1		n de la seconda de la second		
	·····			
			1. A. A.	
		an an sin sa sa ana		
A of the pre	appurtenances and all the e of the said part 108of the fir mises above granted, and seized of	rst part dohereby covenant a good and indefeasible estate of	t and agree that at the delive f inhehtance therein, free an	the first part therein. my hereof they are the lawful owner d clear of all incumbrances.
It that may estate insu loss, if an part shall part may interest at	s agreed between the parties hereto se leviced or assessed against said re- ced against free and tornado in such y made payable to the part. yt fail to pay such taxes when the sam ay said razes and insurance, or eiti	and that they. we o that the part ASof the first p al estate when the same becomes h sum and by such insurance com of the second part to the extent	ill warrant end defend the sa part shall at all tunes during due and payable, and that apany as shall be specified an	me against all parties making lawful claim thereto. the life of this indenture, pay all taxes or assessment khoy
TI 	IIS GRANT is intended as a mo	payment until fully repaid. ortgage to secure the paymen: of	the sum of Five thou	usand five hundred and no/100
according according accruing to to pay for	the rate of 10% from the date of 1 IIS GRANT is intended as a mo- to the terms of <u>DDB</u> certai BQBmbar hereon according to the terms of sa any insurance or to discharge any	payment until fully repaid. ortgage to secure the payment of in written obligation for the pay <u>9.116</u> , and by <u>1.15</u> , id obligations and also to secure a taxes with interest thereon as here	the sum of FIVE they yment of said sum of money, terms made payable to	usand five hundred and no/100
according according to pay for the same Ac made in a become d now, or i provided the holde the said p therefrom therefrom part. J.	the rate of 10% from the date of 1 IIS GRANT is intended as a mo- to the terms of	payment until fully repaid. ortgage to secure the payment of a written obligation for the pay 9.46, and by its. id obligations and also to secure a taxes with interest thereon as her uch payments be made as herein or any obligation created thereby, no to kot up, as provided herein uies, then this conveyance shall be security of which this indenture b b larwful for the said part y hereon in the manner provided by anted, or any part thereof, in the rest, together with the costs and a o the fart part 4.68.	the sum of FIVO those yment of said sum of money, terms made payable to ny sum or sums of money ac crin provided, in the event the specified, and the obligation or interest thereon, or if the a, or if the buildings on said accome absolute and the whol is given, shall impediately m of the second part law and to have a recover a thanges incident thereto, and	LE RIG. five hundred and no/100 DOLLAR executed on the
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