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	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the	10 day of
		November A. D. /9-44, at 9:4	
	то	Darold a.	Beck
		Ву	_Deputy.
THIS INDENTURE, Made		, in the year of our Lord	, one thousand nine
hundred and forty-f	our between and Elena Marchant Lind, his w	ife	
ofLawrence	in the County of Douglas	and State of Kan	15AS
parties_ of the first part, an		the second se	of the second part.
Four Thous	aid part_ies_ of the first part, in conside	DOLLARS, to them duly	paid, the receipt of
which is hereby ucknowledged, I the following described real est	ha.¥6sold, and by this indenture do ate situated and being in the County of Do	Grant, Bargain, Sell and Mortgage to the said part.y glas and State of Kansas, to-wit:	of the second part,
	Lot 17,		
	in Block 10,		
	in Universit	/Place	
	an Addition	to the city of Lawrence	
			a de la compañía de l
and the second	میروند. این از این		alara ang sana kana tang sana Katang Kang Kang sana kang sana kang
	the estate, title and interest of the said pa	rtios_of the first part therein. he delivery hereof hey_are_ the lawful owner.S of the p	and the set of the first
	state of inheritance therein, free and clear of all in	at dentery atterimmentation of the p	tempes abore branten,
d the share "		a e d'Alexen Mall (2011) esté apa a comé cométime dels terras l'antacions	
It is agreed between the parties h		hereto. all times during the life of this indenture, pay all taxes or assessmer	
It is agreed between the parties h or assessed against said real estate when such sum and by such insurance company extent of $\frac{118}{100}$ interest. And in the	ereto that the part_LOS of the first part shall at 1 the same becomes due and payable, and that_the y as shall be specified and directed by the part.y we erent that said part_LOS of the first part shall fail	herets. All times during the life of this indenture, pay all taxes or assessment $\mathcal{M} = \mathcal{M} = \mathcal{M} = \mathcal{M}$ buildings upon said real estate insured agains of the second part, the loss, if any, made payable to the part	t fire and tornado in the second part to the said premises insured
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It is a greed between the parties he ranscate against aid real catter who uch and and by such insurance compar- strates of <u>DASA</u> _interest. And in the a herein arresided, then the part is indexture, and shall bear interest: THIS GRANT is intereded as an <u>FOUR TEOL</u> coording to the terms of <u>DDDD</u> and by_ <u></u> then mode payshe of the terms of <u>DDDD</u> and pays advanced by the said aid part1.6.2. of the form pays that link art thereof or any obligation created of the pay any powerded herein, of r if it art thereof are pay obligation created of the pays to pays that link of the pays of the pays of the form of the pays the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays of the pays o	creto that the part 1.02 . of the first part shall at the same becomes due and payable, and that $\frac{1}{100}$ y as shall be specified and directed by the part $\frac{1}{100}$ the event that and part $\frac{1}{100}$ So the first part shall fail of the second part $\frac{1}{100}$ So that for date of payment until the rate of 100% from the date of payment until state rate of 100% from the date of payment until state rate of 100% from the date of payment of an its her rate of 100% from the date of payment of an its her rate of the second part with all inter- tor pay the same as provided in this indepture- thereby, or interest thereon, or if the taxes on an the buildness on and grait easts or of the pay for any in the buildness on and grait easts or of the taxes on an the buildness on and grait easts or of the taxes on an the buildness on and grait easts or not far the builder hereof, without the payment of the builder hereof, without	heretes. all times during the life of this indenture, pay all taxes or assessment $M^{+}M^{+}M^{+}M^{-}M^{-}$ have buildings upon said real estate insured agains of the second part, the loss, if any, made payable to the part of to pay such taxes when the same become due and payable fiber to keep sec, or either, and the amount so paid shall echome a part of the inc fully repaid. d sum of money, exceeding to the terms of said obligation and al mes, or either, and the amount to paid shall become a part of the inc est accruing thereon seconding to the terms of said obligation and al needs, or either, and the amount to paid shall become a part of the inc obligation contained therein fully dischared. If default he made in a collision contained therein fully dischared. If default he made in obligation contained therein fully dischared. If default he made in obligation contained therein fully dischared. If default he made in obligation contained therein fully dischared. If default he made in collision contained therein fully dischared. If default he made in a discrete the same become due and payable ob- of trajet as they are now, or if waste in committed on maid primite- mate and the same back of the said part of the same due and payable ob- dited parts are they are now, or if the said part of the same due and said primite- of the same due to the said part of the same due to the	t for and tornado in the second part to the said premises insured ledtedness, secured by DOLLARS,
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