Reg. No. 5256
Fee Paid. \$3.25

	iemphill		aty.
	TURE, Made this second day of perty-six between William H. Rowland, a sing	October, in the year of our Lord, one	thousand nine
of Lawrence part Y of the fi	in the County of Douglas rst part, and Chester A.	Hemphill and State of Kansas_	
which is hereby ack		consideration of the sum of	the receipt of
Lot No.	. fifty-eight (58) on Rhode Island	Street in the city of Lawrence.	
And the said part	ces and all the estate, title and interest of the y of the first part do.Q.Bhereby covenant and agree indefeabble estate of inheritance therein, free and clear	that at the delivery hereof he is the lawful owner of the premises	above granted,
And the said part	Most the first part do. 28. hereby covenant and agree indefeasible eath of inheritance therein, fire and clear interface and clear interface. The state of inheritance therein is awful the parties hereto that the part	that at the delivery hereof. No. 18	t may be levied and tornado in ond part to the remises insured
And the said part—J and seized of a good and and that thery will warran It is agreed between or ansessed against said re such sum and by such insu- catent of	Most the first part do. 28. hereby covenant and agree indefeasible estate of inheritance therein, free and clear it and defend the same against all parties making lawful the parties hereto that the part. ———. of the first part cal estate when the same becomes due and payable, and the trance company as shall be specified and directed by the parts. And in the event that said part. —Y of the first part the part. —Y of the street part may pay said tass and bear interest at the rate of 10% from the date of payment of the the part. —Y of the second part may pay said tass an order as a mortgace to secure the payment of the sum of, One Thousand and three in the part of the sum of, One Thousand and three	that at the delivery hereof	t may be levied and tornado in ond part to the remises insured ess, secured by
And the said part— and seized of a good and and that they will warran It is agreed between or assessed against said re such sum and by such insu- caten to	Most the first part do. 28. hereby covenant and agree indefensible easter of inheritance therein, free and clear international transitions are stated in the particular to the particular	that at the delivery hereof. No. 13. the lawful owner of the premises of all incumbrance.  claim thereto.  shall rat all times during the life of this indenture, pay all taxes or assessments that at. he. Will. keep the buildings upon said real estate insured against fire a rt. Y of the second part, the lens, if any, made payable not payable and to keep said pollulation to pay such bases when the same become due and payable and to keep said pollulations, and the amounts as paid shall rebome a part of the indebteding tutuli fully repaid.  Insurance, or either, and the amounts as paid shall rebome a part of the indebteding tutuli fully repaid.  In the shall sum of money, executed on the SOOD fiday of OC to her.  all interest accruing thereon egorities to the terms of said philipting and also to go insurance, of off the said sum of money, executed on the SOOD fiday of OC to her.  and the obligation contained therein fully discharged. If default he made is such has one add repair as they are now, or if waste is committed on said premises, then it is as good repair, as they are now, or if waste is committed on said premises, then it without notice, and it shall be levial for the said party	in may be levied and tornade in ond part to the remises insured ess, secured by  DOLLANS, 1946  Cours may turn 1870  DOLLANS, 1946  Education of any turn to the insurance is this conveyance is this conveyance is given, what
And the said part— and seized of a good and and that they will warran It is agreed between or assessed against said re such sum and by such insu- caten to	Mo of the first part do. 28 hereby covenant and agree indefensible estate of inheritance therein, free and clear international content and the same against all parties making lawful the parties hereto that the part. ——— of the first part are a state when the same becomes due and payable, and the urance company as shall be specified and directed by the part. And in the vent that said part. —— of the first part the part. —— of the first part the part inverse at the rate of 10% from the date of payme conded as a mortrage to secure the payment of the sum of 000 thousand and three of 000	that at the delivery hereof. No. 18. the lawful owner of the premises of all incumbrance.  claim thereto.  claim thereto.  claim thereto.  shall at all times during the life of this indenture, pay all taxes or assessments that at Inc. Will. keep the buildings upon said real estate insured against fire a rr. y of the second part, the loss, if any, made payable to the part y of the second part, the loss, if any, made payable to the part y of the second part, the loss, if any, made payable to the part y of the second part, the loss, if any, made payable to the part y of the second part in the same become due and payable and to keep side part in the same located that the same located and part of the indebtednent until fully paid.  10. The part of the indebtednent of the second part of the indebtednent of the part In the part of the part o	i may be levied and tornade in ond part to the remines insured ess, secured by 1946.  DOLLARS, 1946.  CHERODIAS STRUCTURE SAY VALUE OF THE CONTROL OF THE CO
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