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proce of Lord one chosened nice handed and	This Indenture
Writener, L., Springer, and Mildred Springer, husband and suffe of	year of our Lord one thousand nine hundred and Fifty-one
ol	Vernon C. Springer and Mildred Springer husband and between
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part las. of the first part, and The Lawrence. Matican! Bank, Lawrence, Kanas pirty	of In the County of Douglas and State of Kanaa
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<pre>vich de seid par 100. Vice de de landes and profites until default hereunder, vich de said par 100. of de first par do</pre>	Together with the rents, issues and provits thereon, excepting that the first parties
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And the aid part 162	
of the premises above granted, and seized of a good and indefensible exate of inheritance therein, free and clear of all incombrances,	with the appurtenances and all the estate, title and interest of the said part 108 of the first part therein.
and the they	And the taid part 108 of the first part do hereby covenant and agree that at the delivery hereof they a rothe lawful owner B of the premises above granted, and seized of a good and indefeatible errors of inhusing them in the delivery hereof they arother in the seizer of the s
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It is agreed between the parties hereto that the part 16.8. of the first part shall as all times during the life of this indennare, pay all may and any start of the order of a suscess during a local times and the same become due and payable, and that they, will all increases have all and the same shart of the same sh	and that they will warrant and defend the same against all parties making lawful claim thereto.
The building you naid real ensemble merit is and track of the parable of the part of the second part of the the track of the the part of the second part of the se	It is agreed between the parties hereto that the part 108 of the first part shall at all times during the life of this indenture, pay all
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And bits conversance shall be void if such payments be made as herein specified, and the chigation costained preference fully dicharged, default be made in such payments or any part thereof or any obligation careed detriety, or interest thereon, or if the taxio no said real there are become due and parable, or if the instrument, or interest the conversance shall be conversance shall be conversance and and and due to the optime of the water to any part there is and parable. The parable of the books of the conversance shall be conversance and parable at the option of the bolder bered, within the conversance shall be shall be been be shall be shall be precise be been parable, or up part chere is not have a section be been be associated and and the conversance shall be shall be conversance shall be shall be been be shall be conversance shall be shall be been be shall be shall be conversance shall be shall be conversance shall be shall be been be shall be been be associated and be shall be been be shall be conversance shall be shall be been be shall be been be shall be shall be been be been be shall be been be been be associated and be able been be shall be conversance be able be been be been been been be able been be able be been been been be able be been been been been been been bee	aid party of the second part to pay for any insurance or tordischarge any taxes with interest thereon as herein provided, in the event
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The is gried by the paries bereen that the terms gold providents and used on the index of t	nens thereon in the manner provided by Law and to have a receiver appointed to collect the rents and benefits accruing thereform; and to earlie the premises hereby granted, or any part thereof, in the manner prescribed by Law, and out of all moors atting from such sale to retain he amount these unpuid of principal and interest, together with the costs and charge indicate theretos, and the overplus, if any there be, shall
In Witness Whereof, the part 168_ of the first part ha Y0_hereuno set the1t hand s I sell.8. the day and yest last above writes. I sell.8. the day and yest last above writes. I sell.8. the day and yest last above writes. I sell.8. the day and yest last above writes. I sell.8. the day and yest last above writes. I sell.8. the day and yest last above writes. I sell.8. the day and yest last above writes. I sell.8. the day and yest last above writes. I sell.8. the day and yest last above writes. I sell.8. the day and yest last above writes. I sell.8. the day and yest last above writes. I sell.9. the day and yest last above writes. I sell.9. the day and yest last above writes. I sell sell.9. the day and yest last above write. I sell sell.9. the day and yest last above write. I sell sell.9. the day and yest last above write. I sell sell.9. the day and yest last above write. I sell sell.9. the day and yest last above write. I sell sell.9. the day and yest last above write. I sell sell.9. the day and yest last above write. I sell sell.9. The day addy sell sell.9. The day addy sell sell.9. The day of the sell sell.9. The day	It is accred by the parties berend that the terms and annihilans of this is how and the table to be the second state of the se
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CATE OF Kansas DUNTY OF Douglas SS Be It Remembered, That on this Srd_day of December A. D. 19. 51 before me, a. Mokary Fublic in the storesaid County and State, came Varnon C. Springer, and Kildred Springer, husband and wife ment and duly acknowledged the execution of the same. No the store same. V0.61.1 IN WITNESS WHEREOF, I have hereunto subscribed my of ment and stife said on the day and gear last above written. Notary Fublic Commission Factor In the day and gear last above written. Notary Fublic	
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Commission Page 1 June 20	and the same personant who executed the loregoing instru-
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	IN WITNESS WHEREOF, I have hereanto subscribed my store and affixed my official seal on the day and year last above written.
April 14, 1952 at 2:50 P. M. Narol T. Beck Register of Dec	Commission Technology and the day and year last above written.

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