Ad the vail part 19.2 of the form part 6	with the appurtenances and	1 all the estate, title and interest	t of the said part. 198 of the first par	t therein. • • •
Box examples on the series have been decay and the series of the series and the series and the series and the series and the series of the series and the series of t	And the said part 103	of the first part do . hereby	covenant and agree that at the delivery hereof	they the lawful owner S
State of the first part of the firs	of the premises above granted	and seized of a good and indefeasi	ble estate of inheritance therein, free and clea	or of all incumbrances.
If is greed between the particle hereic burdle part field and the and and particle and the defended and the second part is the second part is the second part is the part of the second part is part of the second part is part of the second part is part of an isothere and sead of the second part is part of an isothere and sead of the second part is part of an isothere are the second part is an isothere are the second part is an isothere	and the second second	a service of the serv	and the second	· · · · · · · · · · · · · · · · · · ·
	1	and that Oldy will	warrant and delend the same against all part	ies making lawful claim thereto.
THIS GRANT is handled a favorage to severe the payment of the iam of THREE. THOUGHT and no/100	It is agreed between the	parties hereto that the part 105	of the first part shall at all times during the	he life of this indenture, pay all
THREE THOUGAND and no/100	taxes and assessments that ma keep the buildings upon said directed by the part Y o Meterst. And in the event that said premises insured as here so paid shall become a part ment until fully repaid.	y be levied or aversed against the real extra insured against file and is the second part, the loss, if any, t said part 10S of the first part in provided, then the part Y co of the indebtedness, secured by this	I real estate when the same becomes due and pp i.orgado in such sum and by such ingurance or made payable to the part \mathcal{Y} of the second shall fail to pay such taxes when the same be of the second part may pay said taxes and inau s indenture, and shall bear interest at the rate	syable, and that they ompany as shall be specified and part to the extent of 1.15 come due and payable or to, keep rance, or either, and the amount of 10 ⁻⁴ from the date of pay-
sconling to the terms of A cardin written obligation for the parment of and sum of many, executed on the 23rd and a local and the sconle part of a 10–53 and by 11% terms in the park of the part of the sconle part or pay for and inturne or to discharge any max with interest executed by the said part Y. of the sconle part to pay for any inturne or to discharge any max with interest executed the scone park when the park of the scone part of the part of the scone park of the part of the scone park of the part of the scone park of the part of				
STATE OF Kanana Kanana Kananaa Kanana Kananaa Kananaa Kananaa </td <td></td> <td></td> <td></td> <td></td>				
sud part Y of the second part to pay for any instance of to discharge any taxs with interest thereon as herein provided, in the event that sub part 108 of the true part thall fail to pay the same as previded in this indenare. I default be made is more than there on an and park of or the functions or eared beerby, fit interest between of the backings on sud and the default be made as mere interest on the there of an and park of or the backings on sud and the default be made as mere the second of the backings on sud and the back of the the backings of the backings on sud and the back of the backings on the backings on the back of the second part is often distance on the back of the end of the second part is often distance. The back of the second part is often distance on the back of the end of the second part is often distance, because a second distance to the second and park of the second the second part is often distance. The back of the second part is often distance, the second part is often distance of the back of the second part is often distance. The second part is the second part is often distance, the second distance to the second distance and park of the second part. The second part is the terms and the second distance to the second dis	day of Novembe	r \$ 10.53 and	by its terms made paralle ;	a da mar V (da a d'
the said part 0.8 of the first part shall fail to pay the same as provided in this indexate. And this conception shall be void if such partners be made as herein predict, and the obligation contained therein fully discharged if defaults the made in social partners are provided by his material social partners in the part of the book sum contained therein fully discharged if defaults the made in social partners in the part of the book sum contained in social partners, then the conce due and parable at the option of the holder beredy within an one pare shall be backed by the same provided by have and the option of the holder beredy within and the inductor is given, shall immediately matter and 10 of the obligation provided to part Y of the social part and the object by have and to object and parable at the option of the holder beredy within the social part is not been part of the social part of t				
And the conception shall be wold if such payments be made as herein specified, and the obligation consumed therein, fully discharged if details the market is and specified of any abbigation extra directly discharged when the same become use and payable, for if the insurance is not kept in a provide therein, or if the buildings one said read enter at most kept in a good repair is the value and the whole same treatments using and all of the obligations provided for in said written obligation, the exercity of which this indenture is given, shall immediately matter and become due and payable, or if the said part <i>X</i> of the second part is and to have a receiver appointed to its said to show a steries of the manner provided by law and to have a receiver appointed to collect the terms and benefits accuring therefrom, and to said the part beread, in the manner provided by law and to have a receiver appointed to collect the terms and benefits accuring therefrom, and to said the pair beread, in the manner provided by law and to have a receiver appointed to collect the terms and benefits accuring therefrom, and to said the pair beread, in the manner provided by law and to have a receiver appointed to collect the terms and benefits accuring therefrom, and to said the pair beread, in the manner provided by law and to have a receiver appointed to collect the terms and benefits accuring therefrom, and to said the pair beread, in the manner provided by law and to have a receiver appointed to collect the terms and benefits accuring therefore, while the terms and be able provides on the balance therein constained. And all benefits accuring therefore, while the said the said term and the appointed to a said term and the add premises and all the first part and the add premises and and therein constained. And all benefits accuring therefore, that part all by the pair of the first part and the add premises and therein constained. And all benefits accuring therefore, that part all by the pair of the first part and the add premises an	that said part ies of the	first part shall fail to pay the san	ne as provided in this indenture.	
be paid by the part	And this conveyance sha If default be made in such estate are not paid when the feal estate are not kept in as and the whole sum temaining is given, shall immediately m	I be wold if such payments be may payments or any part thereof or a same become due and payable, or good repair as they are now, or if y unpaid, and all of the obligations hature and become due and payabl	de as herein specified, and the obligation co- ny obligation created thereby, for increast then it the invariance is not kern up, as provided th waste is committed on said premises, then this provided for in aid written obligation, for the e at the option of the holder hereof, without	conveyance shall become absolute e security of which this indenture notice, and it shall be lawful for
It is agreed by the parties herein that the terms and provisions of thi indenture and each and every obligation therein contained, and all be obligatory upon the beirs, executors, administrators, personal representatives, assign and successor of the representatives. In Witnesse Whereof, the part 195_of the first part b\$29_heremotes et_the1rhand \$	the said part Y of the s ments thereon in the manner sell the premises hereby gran the amount then unpaid of p	econd part provided by law and to have a re- ted, or any part thereof, in the mi- rincipal and interest, together with making with talk on demand to	to take possession of the s ceiver appointed to collect the tents and ben anner prescribed by law, and out of all money the costs and charges incident thereto, and the the first part 108	aid premises and all the improve, efits actuing therefrom; and to s atising from such sale to retain a overplus, if any there be, shall
In Witness Whereof, the part 105 of the first part have hereuno set their hand 5 and seal 5 the day and year last above written.	It is agreed by the part benefits accruing therefrom,	ies hereto that the terms and provi hall extend and inure to, and be o	isions of this indenture and each and every obl	igation therein contained, and all strators, personal representatives,
and seal 5 the day and year last above written. Herry Werrur. (SEAL) Eller huerter (SEAL) (SEAL) (SEAL)				thete
STATE OF Kansas (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) SS. COUNTY OF Douglas Be it Remembered, Thit on this 25th day of November A. D. 1953. before me, a. Notary Fublic in the aforesaid County and State, came Honry Marner and Ellen Merner, husband and Mire to me personilly known to be the same person. S. who executed the foregoing instru- ment and thily acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Notary, Public	In Witr	ess Whereof, the part 108	of the first part have hereunto set	hand S.
Elled hueller (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) STATE OF Kansas SS. COUNTY OF Douglas SS. Be It Remembered, That on this 25th day of November A. D. 1953. before me, s Notary Public in the aforesaid County and State-came Honry Marrier and Ellen Merrer, husband and wife to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have horeunto subacribed my name, and affixed my official seal on the day and year last above written Multiple Notary Public	and seal S the day and year	last above written.		
(SEAL) (SEAL) (SEAL) (SEAL) STATE OF Kansas COUNTY OF Douglas Be li Remembered. That on this 25th day of November A. D. 1953. before me, a Notary Public in the aforesaid County and State- came Henry Martner and Ellen Merner, husband and wife to me personally known to be the same person. S. who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year has above written Notary Public	and seal S the day and year	last above written.	" How lilenne	O. (SEAL)
(SEAL) STATE OF Kansas COUNTY OF Douglas Be it Remembered, That on this 25th, day of November A. D. 19.53. before me, a. Notary, Public. in the aforesaid County and State- came	and seal 5 the day and year	last above written.	" How lilenne	۸۰ (SEAL)
STATE OF Kansas COUNTY OF Douglas SS. Be It Remembered, That on this 25th, day of November A. D. 1953. before me, a Notary Public in the aforesaid County and State. came eame Henry Marmor and Ellen Mermer, husband and wife to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto subscribed my name, and affixed my official seal on the day and year last above written. Martine The day and year last above written. Notary, Public	and seal 5 the day and year	last above written.	" How lilenne	۸۰ (SEAL)
COUNTY OF Douglas Be it Remembered, That on this 25th, day of NOVERDER A. D. 1953. before me, a Notary Public in the aforesaid County and State, came Henry Marner and Ellen Merner, husband and wife to me personally known to be the same person. s. who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year has above written	and seal 5 the day and year	last above written.	" How lilenne	A(SEAL)
COUNTY OF Douglas. Be it Remembered, That on this <u>25th</u> day of <u>NOYERDER</u> A. D. 1953. before me, a <u>Notary Public</u> in the aforesaid County and State, came <u>Honry Marner and Ellen Merner</u> , husband and wife to me personally known to be the same person <u>s</u> . who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written <u>Merner</u> . Notary Public	and seal 5, the day and year	last above written.	" How lilenne	Δ. (SEAL) (SEAL) (SEAL) (SEAL)
COUNTY OF Douglas. Be it Remembered, That on this <u>25th</u> day of <u>NOYERDER</u> A. D. 1953. before me, a <u>Notary Public</u> in the aforesaid County and State, came <u>Honry Marner and Ellen Merner</u> , husband and wife to me personally known to be the same person <u>s</u> . who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written <u>Merner</u> . Notary Public	and seal 5, the day and year	last above written.	" How lilenne	Δ. (SEAL) (SEAL) (SEAL) (SEAL)
COUNTY OF Douglas Be it Remembered, That on this 25th, day of NOVEmber A. D. 1953. before me, a Notary Public in the aforesaid County and State, came Henry Marner and Ellen Merner, husband and wife to me personally known to be the same person. s. who executed the foregoing instru- ment and duly acknowledged the execution of the same. N WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written	and seal 5, the day and year	last above written.	" How lilenne	Δ. (SEAL) (SEAL) (SEAL) (SEAL)
COUNTY OF Douglas Be it Remembered, That on this 25th, day of NOVERDER A. D. 1953. before me, a Notary Public in the aforesaid County and State, came Henry Marner and Ellen Merner, husband and wife to me personally known to be the same person. s. who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year has above written	and seal 9, the day and year	last above written.	" How lilenne	Δ. (SEAL) (SEAL) (SEAL) (SEAL)
COUNTY OF Douglas Be it Remembered, That on this 25th, day of NOVERDER A. D. 1953. before me, a Notary Public in the aforesaid County and State, came Henry Marner and Ellen Merner, husband and wife to me personally known to be the same person. s. who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year has above written	and seal 9, the day and year	last above written.	" How lilenne	Δ. (SEAL) (SEAL) (SEAL) (SEAL)
COUNTY OF Douglas Be it Remembered, That on this 25th, day of NOVERDER A. D. 1953. before me, a Notary Public in the aforesaid County and State, came Henry Marner and Ellen Merner, husband and wife to me personally known to be the same person. s. who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year has above written	and seal 9, the day and year	last above written.	" How lilenne	Δ. (SEAL) (SEAL) (SEAL) (SEAL)
COUNTY OF Douglas. Be it Remembered, That on this <u>25th</u> day of <u>NOYERDER</u> A. D. 1953. before me, a <u>Notary Public</u> in the aforesaid County and State, came <u>Honry Marner and Ellen Merner</u> , husband and wife to me personally known to be the same person <u>s</u> . who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written <u>Merner</u> . Notary Public	and seal 5 the day and year	last above written.	" How lilenne	Δ. (SEAL) (SEAL) (SEAL) (SEAL)
Be It Remembered, That on this 25thday ofNovemberA D 19.53. before me, aNotary Publicin the aforesaid County and State, cameHenry Marner and Ellen Merner, husband and wife to me personally known to be the same person. S. who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto subscribed my name, and affired my official seal on the day and year last above written. Notary Public	and seal 5 the day and year	last above written.	" How lilenne	Δ. (SEAL) (SEAL) (SEAL) (SEAL)
Be It Remembered, That on this 25thday ofNovemberA D 19.53. before me, aNotary Publicin the aforesaid County and State, cameHenry Marner and Ellen Merner, husband and wife to me personally known to be the same person. S. who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto subscribed my name, and affired my official seal on the day and year last above written. Notary Public	and seal 5 the day and year		" How lilenne	Δ. (SEAL) (SEAL) (SEAL) (SEAL)
before me, a. <u>Notary Public</u> in the aforesid County and State. <u>eame</u> <u>Henry Warner and Ellen Jerner</u> , <u>husband</u> and <u>wife</u> to me personally known to be the same person. s. who executed the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subacribed my name, and affixed my official seal on the day and year last above written. Notary Public	and seal 5 the day and year		" How lilenne	Δ. (SEAL) (SEAL) (SEAL) (SEAL)
ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official, seal on the day and year last above written. Notary, Public	and seal 5 the day and year		" Henry Werner Elled huerber	۲. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.	and seal 5 the day and year	SS. Be It Remembered, T before me, a	"thering Werner Eller huerber "hit on this 25th day of NOVED Natary Public in the	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
	and seal 5 the day and year	SS. Be It Remembered, T beforé me, a came Honzy. to me personally k	hit on this 25th day of Novem Notary Public in the larnor and Ellen Verner, his nown to be the same person. S. who ex	A (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
My Commission Expires	and seal 5 the day and year	Be It Remembered, T beforé me, a came HORXY. to me personally k ment and duly ad IN WITNESS WHERI	hat on this 25th day of NOVEN Natary Public in the larnor and Ellen Verner, hish nown to be the same person. S. who ex- moved de execution of the same. EOF, I have hereunto subscribed my nati	A. (SEAL)

RELEASE I, the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Inted t is 8th day of July 1955

de ma

The Lawrence National Bank, Lawrence, Kansan John P. Peters John F. Peters Norman D. White Cashier Mortgages. Owner.

by Frances

and to see the

and show

R. C.