ġ.

The share

11

Contraction of the local distance of the loc

· Training

Description Description light head-CAR INTIONERT CO-Learner, terms This Indenture, Machine his 21th day of REGENERT 19 5k between Iterry F, Noody and Core F, Kangy, huasand and yite of LEATTONE 19 5k between of LEATTONE , in the County of Bouglas and State of KERSAR parked of the first part, and The Interches Aulticity and Loan Association parked , in the County of Bouglas and State of KERSAR of the first part, and The Interches Aulticity and Inter State of KERSAR in indenture, ideo GRANT, BARGAIN, SELL and MORTGAGE to the said part 1 of the second part, the Collay of Learnersco, in Bouglas and State of KERSAR, and MORTGAGE and by Mort 1 of the second part, the Double Three (1) In Hoopk Weenty-one (2). of the and part IEL of the first part, the Control of the Said part IEL and MORTGAGE and by Mort 1 of the second part, the Double Three (1) In Hoopk Weenty-one (2). of the and part IEL of the first part, the Control of the Said part IEL and Mort 1 of the second part, the Double Three (1) In Hoopk Weenty-one (2). of the second part IEL of the first part, the Control of the Said part and the state of the said part IEL and the second part and the state of the said part IEL and the said part IE	-		54523	BOOK 108
Harry F, Moody and Gorp E, Hoddy, Musiand and W10 of Lawrence of Lawrence of Lawrence of the first part, and The Environce Bulleting and Lonin Association part 0: of the first part, in consideration of the sum of Two Theorem and Mine Quinded and No. 100 OULLRS to thom duly paid, the receipt of which is hereby acknowledged, hill 20 sold, and by this indenture dow. GRANT, BARGAN, SEL and MORTGAGE to the said part of the second part, the following described reat estate situated and being in the County of Douglas of the second part, the following described reat estate situated and being in the County of Douglas of the second part, the following described reat estates introde and being in the County of Lawrence, in Douglas	and the second second	Yangan Sanata		
<pre>perf 0.9 in the first peri, and</pre>		and the second of the second s		
Witnesseh, that the sold part 192. If the first part, in consideration of the sum of Teo. Thousand Mine Kundered and NOTO				and the second sec
Two Thousand Nine Yandrad and no/T00- DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha WE Sold, and by this indenture do: GRANT, BARGANY SELL and MORTGAGE to the said part. J. of the second part, the following docubled real estate situated and being in the County ofBurglans		Wennik High at 105' to 0		
this indenture downerses and servers is used and being in the County of		Two Thousand Nine Yundred and n		
Kansas, towilt Lot Number Three (3). In Block Twenty-one (22) in Stollar (14, 4 Add thom to be the City of Lawrence, in Jourlas County, Kansas with the appurtenances and all the estate, title and interest of the said particle of the first part threem. As the said particle of the first part is				
<pre>In Sinclif's Addition to the City of Lawrence, in Dourlas County, Kansas</pre> with the apputenness and all the ester, tile and interest of the said partial of the first part therein. Ad the stid partial of the first part definition of the partial of the first part therein. Ad the stid partial of the first part definition of the partial of the first part therein. If a greed between the parties here to the the partials. If the first part and indefaultie state of inhubits therein, first end class of all incombrase. Ad the third of the first part definition of the first part and in the defaulties there in the parties. If is agreed between the parties here to the the parties. If the first part and in a different part and in the defaulties on the area beginned in a state and in the defaulties area and parties in the state of 12.5 If is agreed between the parties here to the the parties. If is a different part and in a different part and in the defaulties area and the state of 12.5 If is agreed between the part is indefaulties and indefaulties are made and part is a state of 12.5 If is agreed between the part is indefaulties and indefaulties are and part of the area of 12.5 If is agreed between the part is indefaulties and indefaulties are and part of the area of 12.5 If is agreed between the area of 10.5 If is the state of 10.5			being in the County	of Douglas and State of
And the said part [15] of the first part do		Lot Number Three in Sinclair's Add	ition to the C	Venty-one (21) Ity of Lawrence, in
of the premise above granted, and stated of a good and indefaultic state of holeshore therein, free and clear of all incursteeses, and that the set of the indepart of the premise and granted making barvial claim therein. It is agreed between the pagies hereto that the parties of the first part shall at all states during the life of this indenture, par all taxes there is the indepart of the indepart of the part of the indepart of				
It is speed between the period here to that the paridiss of the first part shall at all their during the life of this indemure, pay all taxes the buildings in the barried occasses and periods occ		of the premises above granted, and seized of a good and indefe	covenant and agree that at t asible estate of inhesitance th	he delivery hereofull(3) ALD the lawful owner 3 herein, free and clear of all incumbrances.
<pre>setsements that may be levied on exercence optimiling and real entries when the name becomes out and optimiling and the set of the second part, the loss, if any made payhele to the part of the second part, the loss, J = 10, 10, 10, 10, 10, 10, 10, 10, 10, 10,</pre>				
This GRANT is intended as a mortgage to accure the payment of the sum of <u>TWO THOUSAND NITE NUMPERED AND NOTARS</u> . A DOLLARS according to the terms of <u>ODE</u> certain written obligation for the payment of aid output of money, executed on the <u>2741</u> . Beyond <u>DOCOMBOT</u> 19 54 and by <u>115</u> terms made paybe to the part <u>J</u> of the second part, will interest according thereon according to the terms of said obligation and shot to excert any turn or summer of anoney deblamed by the aid part <u>JS</u> of the sace of the terms made paybe to the part <u>J</u> of the second part <u>JS</u> of the terms of and paybe to the part <u>J</u> of the second part <u>JS</u> of the terms of and paybe to the part <u>JS</u> of the second part <u>JS</u> of the terms of an anone of the obligation contained therein fully discharged. If their add part <u>JSS</u> of the intervent thereon as herein provided in this indenture. The discussion of the said therein the payment or any part thereof or any obligation created therein, or if the biddings on asid real easter are not kept in a good repair as they are now, of if we target the control in aid write colligation, for the sacend part <u>JSS</u> of the intervent <u>JSS</u> of the latest are not been depaired by the part thereof, in the anone provided by JSS or all the terms appointed to collect the rents and the underaway and the said are trained by the part. J, making arch sale, to gether with the cost and charges incident thereto, and the overput JSS of the terms and pays and the terms <u>JSS</u> of the first part <u>JSS</u> . The terms thereof or a second part <u>JSS</u> of the first part <u>JSS</u> . The terms thereof or all the payments the terms <u>JSS</u> of the first part <u>JSS</u> . The terms thereof or all the pays and the said and therest, together with the cost and charges incident thereto, and the overput JSS of the first part <u>JSS</u> . The terms thereof the part <u>JSS</u> of the first part <u>JSS</u> of the first part <u>JSS</u> . The term terms the same terms the same terms thereof. The same terms the same t		and assessments that may be levied or assessed against said real keep the buildings upon said real estate insured against fire and directed by the part \mathcal{X} of the second part, the loss, if any, interes). And in the event that said part $\mathcal{L} \oplus \mathcal{S}$ of the first part said premise insured as herein provided, then the part \mathcal{Y} so paid shall become a part of the indebtednes; secured by th	and the second second	a second s
performance of the second part to pay for any insurance or to discharge any terms of manay advanced by the sell part JL SL. of the second part to pay for any insurance or to discharge any tess with interest thereon as herein provided, in the event that said part JL SL. of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein, fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said resile taxes are not head the same beam down and advanced by the same as not add and the obligation contained therein, or if the taxes on said resile taxes are not head there is an each and all of the obligation of the holden beering or the sacond part. If default be made is any part thereof is any part thereof is any part thereof is the option of the holden beering of which this indefaults are any part thereof in the manner provided is in a good repair as they are an one, or if the same become the sacond part. The said pair if the sacond part is good repair as they are an one, or if the sacond part if the building part if the part if the obligation proves in the sacond part if the obligation provided is the sacond part if the sacond part if the sacond part if the sacond part if the part if the part if the sacond part if the sacond part if the par		THIS GRANT is intended as a mortgage to secure the payment		na la
Test esters are not kept in as good repair as they are now, or it waste is committed on said premises, then this convergence shall become absolute is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part. Y, of the second part. In the ability mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part. Y, of the second part. In the ability mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part. Y, of the second part. In the ability mature and become due and payable at the option of the holder hereof. In the manner provided for the said part. Y, of the second part. In the manner provided for the said part is accounted by law and to have a receiver appointed by collect the renets and beneties accounting thereform, and to any part thereof, in the manner provided provided for any part thereof, in the manner provided provided of the second part. Y, and the output of the said part is a constrained, and all the improvements that be terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing thereform, shall 'extend and have to, and be obligatory upon the heir, executor, administrators, personal representatives, assigns and successor of the respective parties hereto. The UR hereof, the part 10 S of the first part he UR hereons est the 11 minute S. and seal S the day and year last above written. Second year is a second part. Second part is a second part. Second part is a second part is a second part. The second part is a second part is a second part. The second part is a second part is a second part is a second part. The second part is a second part. The second part is a second part is a second part is a second part i		part, with all interest accruing thereon according to the terms of said part. y	said obligation and also to or to discharge any taxes wi e as provided in this indents	secure any sum or sums' of money advanced by the th interest thereon as herein provided, in the event are,
ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accounts therefore, and to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part. Y. making such sale, on demand, to the first part 10.5. It is agreed by the part of the there is and provisions of this indenture and every obligation therein contained, and all benefits accounts, administrators, personal representatives, assigns and successors of the respective parties hereto. This egreed by the part 10.5 of the first part he V2 hereunto set the 11 hand 5 and seal 5 the day and year last above written. The Winess Whereof, the part 10.5 of the first part he V2 hereunto set the 11 hand 5 and seal 5 the day and year last above written. STATE OF KARSAS DOUFLAS NOT A AL NOT A AL		real estate are not kept in as good repair as they are now, or i - and the whole sum remaining unpaid, and all of the obligation is given, shall immediately mature and become due and payabl	t waste is committed on said s' provided for in said writte	premises, then this conveyance shall become absolute in obligation, for the security of which this indenture
It is agreed by the parties hereto that the terms and provisions of this Indenture and each and every obligation therein contained, and all benefits accruing thereform, shall "extend and hour to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Witness Whereof, the part 100 of the first part he VQ hereunto set the 1r hand 8 and seal 8, the day and year last above written. In Witness Whereof, the part 100 of the first part he VQ hereunto set the 1r hand 8 and seal 8, the day and year last above written. In Witness Whereof, the part 100 of the first part he VQ hereunto set the 1r hand 8 and seal 8, the day and year last above written. If Witness Whereof, the part 100 of the first part he VQ hereunto set the 1r hand 8 and seal 8, the day and year last above written. If Witness Whereof, the part 100 of the first part he VQ hereunto set the 1r hand 8 and seal 8, the day and year last above written. If Witness Whereof, the part 100 of the first part he VQ hereunto set the 1r hand 8 and seal 8 the day and year last above written. If Witness Whereof, the part 100 of the first part he VQ hereunto set the 1r hand 8 and seal 9 of December A D. 19 54 If the second search of the same parts. Notary Fublic in the adversal County and Stare, came Harry F. Mood, and Corra E. Moody, hushand and wife more personally known to be the same parts. If when service is the same parts. If we write service of the same parts. If we write service of the same parts. If we write service is the same parts. If we are and the foregoing instrument and duly is those writes whereof he same parts. If we write service of the same parts. If the sear is and the same parts and the s		ments thereon in the manner provided by Jaw and to have a rec aell the premises hereby granted, or any part thereof, in the rretain the amount then unpaid of principal and interest, together	eiver appointed to collect the manner prescribed by law, with the costs and charges	zssession of the said premises and all the improve- te rents and benefits accruing therefrom, and to and out of all moneys arising from such sale to incident thereto, and the overplus, if any there be,
STATE OF Kansas Douglas Douglas Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas County SS Douglas So SS Douglas SS Douglas So SS Douglas SS SS Douglas SS SS Douglas SS SS Douglas SS SS SS SS SS SS SS SS SS S		benefits accruing therefrom, shall extend and inure to, and be assigns and successors of the respective parties hereto,	obligatory upon the heirs	, executors, administrators, personal representatives,
STATE OF Kansas Dourlas countrel BE IT EXAMPLES THE on this 27th day of December A. D. 19-54 Dourlas countrel Before me: e.g. Notary Public In the advected County and State. Harry F. Moody and Cora E. Moody, hushand and wife wife to me personally known to be the same person. S. who executed the foregoing Instrument and duly icknowledged the scatter of the same. IN WITHES WHEREOF, I have beginne hubberload my name, and attract my official seal on the day and		last above written.		The second se
STATE OF Kansas Douglas county) SS Douglas county) SS Douglas county SS Douglas county SS SS Douglas county and set Second Marry F. Moody and Cora E. Moody, hushand and Wife to me personally known to be the same peron. S. who executed the foregoing instrument and duly schnowledged the second of the same. IN WITHESS WHEREOF, I have hereining hubscribed my name, and affined my official seal on the day and			Cora	
E IT ELEMENSERED. That on this 27th day of December A. D. 19.54 E IT ELEMENSERED. That on this 27th day of December A. D. 19.54 Before here a Notary Fublic in the storesid County and Stere, icame Harry F. Moody, and Cora E. Moody, hushand 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 beyond hubscribed my name, and affixed my official seal on the day and		STATE OF Kansas		
NOTAR WITE No me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the same users of the same and allowed the security of the same. IN WITHES WHEREOF, I have hereining hubscribed my name, and allowed my official seal on the day and		the second se	on this 27th	day of December A. D., 19 54
to me personally known to be the same person. 5 who executed the foregoing instrument and duly acknowledged the execution of the same.		Leine Defore mer a	Notary Public	in the aforesaid County and State,
BLA Acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and		2 A, the to me personally kno	win to be the same person	5. who executed the foregoing instrument and duly
		D L1 acknowledged the e	have hereunto subscribed my	
My Commission Expires April 21 19 58 Notery Boblic			• 58	Noter Public

ersens disably, sin its disertions Adjustic Setto dari Servici Si

7.th May 28 old 4