-

This Incenture, Much the  25rd  dy of  Suprombor  in the    part of our Led one thousand nice bindred and fifty five  between docks of an interview of the main of the suprombol of the main of the ma	MORTGAGE	the second s	57596 Book 110	slisher of Legal Blanks, Lawrence, Kansas
198  of the first part, and	This Indent	ousand nine hundred and fifty	day ofSeptem	wor , in the
Witnesseth, that the said part 142				of Kansas
bits  dulp paid, the reserve of which is hereby acknowledged, ha '0old, and by this indemines to CRANT, BARAIN, SELL and MORTCARE is the indepat. J. of the second part, the following described and elast in the Courts of	Four thoman		the said part_108_of the first part,	in consideration of the sum of
And the sold part	to them do GRANT, BAI	duly paid, the receipt RGAIN, SELL and MORTGAGE being in the County of Doug	of which is hereby acknowledged, have to the said part y of the second state of Kar	sold, and by this indenture d part, the following described uses, to wit:
And the side part	1			
And the said part			- <b></b> 2	
And the said part			J	
And the sold part 185_of the fort part dohereby corenant and agree that at the delivery hereof they WEPE	· · · · /		e	
according to the terms of			•	
And this conveyance shall be void if each payments be made as herein specified, and the obligation contained therein fully discharged. If default be nade in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the target and the interance or any colligation created thereby, or interest thereon, or if the target are not kept up, as in a pool regime as the year or or year (there is an end to be provided for in a side of any colligation created the induced or and provides are the control of an are pool regime as they are not address and be obligation for the science of the induced or and provide and the induced or and be and provide and provide and the induced or and provide and the induced or and the obligation for the science of the holds are remaining unpaid, and all of the obligation for the science of the induced or and provide and the induced or and be and provide and the induced or and be address and be obligation for the science of the induced or and provide of the induced or and the obligation or and the obligation or any part thereon in the manner provided by laws and to have a scource appointed to collect the result and benefits accruing the manner provided by laws and to have a scource appointed to all monors arising from units also to retain the cons and charges includent thereto, and the original of the the same part. A making such and all on the manner provided by laws and to have all and the original for much also to retain the cons and charges includent thereto, and the original of the provides of this indenutes and provide and the same for addition of the indenutes and the original form units also to retain the cons and charges includent thereto, and the original domain a	And the said partf the premises above granted, It is agreed between th hat may be levied or assessed use, if any, made payable to it are, thall fail to pay such tars are thall fail to pay such tars are that rat the rate of 10 % from THUS GRANT is int	2.1 of the first part do hereby cover , and seized of a good and indefeasible exat and that they are parties hereto that the part 1,920 for the against said real extate when the same become torrando in such sum and by such insurance on the part Y of the second part to the ex- series the second part to the ex- neurance, or either, and the amount so paid on the date of payment until fully regard. Stands as, a morgage to secure the payment	ant and agree that at the delivery hereof to of inheritance therein, free and clear of all in a second second second second second second second the second second second second second second second second second	toy woro the lawful owners
In Witness Whereof, the part 122 of the first part he Ve hereunto set their hand 5 and Sthe day and year last above written. John W. Wilson (SEAL) Jean Jame Wilson (SEAL) (SEAL)	And the sold part <u>1</u> f the premises above granted, the premises above granted, the may be levied or auseasd many be levied or auseasd many by add tases and in merest at the rate of 10.5 from tases of 10.5 from THIS GRANT is int Four thousand an according to the terms of <u>5</u> September corning theseon according to a to pay for any insurance or to	Eff_of the first part dohereby cover , and seized of a good and indefeasible exat and the they as parties hereto that the part	ant and agree that at the delivery hereof to of inheritance therein, free and clear of all in a part shall at all times during the life of this are due and payable, and that <u>here</u> due to the inter due and be specified and directed by the tent of <u>that</u> interest. And in the tent of <u>that</u> interest. And in the tent of the sum of the indebtedness, secur- of the sum of <u>money</u> , executed on the terms made payable to the part. <u>X</u>	10
	And the said part <u>1</u> f the premises above granted, the premises above granted, the may be levied or ansease must have be about the said of the said find to pay such tares are now pay said tares and in the said tares and in the THIS GRANT is int Four thousand an scoreding to the terms of <u></u> It <u>September</u> scruing thereon scoreding to to pay for any insurance or to the same as provided in this in And this conveyance at and in such payments or easy sitting due and payable, or if one, or if were is committed.	Cfi of the first part do hereby cover , and seized of a good and indefeasible exat and that they as parties hereto that the part	ant and agree that at the delivery hereof to of inheritance therein, free and clear of all in a vill warrant and defend the same against all at part shall at all times during the life of this is part shall at all times during the life of this many as shall be specified and directed by the entry of Alfa interest. And in the to keep and premise insured as herein provid- hall become a part of the indebtedness, secur- of the sum of payment of said sum of money, executed on the terms made payable to the pert. X. any sum or sums of money devanced by the herein provided, in the event that said part e any sum or sums of money devanced by the herein provided, in the event that said part en specified, and the obligation contained the ins pecified, and the obligation contained the become absolute and the whole sum remaining the source should appear and the solutions of the sums on a sid real surteenses in the obligation source does not be whole sum remaining the source should appear and the obligation contained the the source should be source the suid part	10
	And the said part _1 (the premises above granted, the premises above granted, the may be level or assessed ante insured agains fire and one of the said trans and part may pay said trans and in arrest at the rate of 10% from THIS GRANT is in Four thousand an according to the terms of _3 <u>Soptomber</u> corring theseon according to to the same as provided in this is And this conveyance as bade in such payments or any science data and payshle, or it some add and payshle, or it head presents and without to the said second, and without to the said second, and without to the said data bade the presh head promises and all the it head form, and to sell the presh head promises and all the it the said second by the parts head promises and all the it means and the said water and The again and by all the presh head promises and all the it head preside and the said head and the said second by the parts	2.1 of the first part do hereby cover , and seized of a good and indefeasible exat and the they as parties hereto that the part 4.2560 the fi against said real extate when the same become toration is such sum and by such insurance of heart 4.250 the scand part to the ex- se when the same become due and payable or numence, or either, and the amount so pait and the same become due and payable or number of the scand part to the ex- ressort of the scand part to the ex- ressort of the scand part to the ex- servent the same become due and payable or number of payment until fully repaid. Tailed as a more good secure the payment at no/100	ant and agree that at the delivery hereof the of inheritance therein, free and clear of all in a set of inheritance therein, free and clear of all in at part shall at all times during the life of this is the state of the set of the	10 WOYO the lawful owners, cumbrances, arties making lawful claim thereto. ndemtire, pay all taxes or assessments: keep the buildings upon said real a part of the second part, the event that said part. 1025. Of the first ed, then the part of the second ed by this indenture, and shall beac 

And the second state

Section .

( still

1.00

and the second second

Real

· '0 ·