272

ţ

ţ:

46 777 · · · · · · · · ·

this the appurtemances and all the exists; tills and interest of the said part_lon the divergence. The part lines is the first part divergence is a solution of a good and interest of the said part_lon the divergence is a solution of a good and interest of the said part_lon the divergence is a solution of a good and interest of the said part is the divergence is a solution of a good and interest of the said part is a solution of the said part is a solution of a solution of the said part is a solution
ri dail do priy such test when the same become along part to the second or interpret. And in the event that said part. I condition the second part of the indebtedness, second by this indenume, and thall bear interpret to the second part of the second part. Sign of the second part of the second part. Sign of the second part of the seco
THIS GRANT is instanded as a morggin sense the payment of the sum of
cording to the terms of
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be, in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real exters are not paid when the same or if forms in containing unpaid.   And this conveyance shall be void if such payments be made as herein specified, and the obligation contained on said premises, then this indenture is given, shall immediately manne and become due and payable at the obligation of the second and all the importance of the shall be hard of the said and all the importants thereon in the manner provided by law and to have a receiver appointed to collect the rems and bornism of this convergence and the shall be hard of the said part. The source of all more part and the obligation of the second and thereon and the origin of all more part and the points of the source of the said part.   This aged by the parties hereby granted, or any part thereof in the manner precibed by law, and but of all more part and the provised of principal and interest, cogether with the coses and charges indicate thereory, and the origin on the interest of the the terms and pornisons of the indenture and each and every obligation therein contained, and all be paid by the fit is defaulted and interest or and be obligatory upon the heirs, securing manner precibed by law, and but of all morest and all be precibes with the coses and charges indicate the overplus, if any there be, shall be paid by the fit is defaulted and interest or and be obligatory upon the heirs, securing manner precibed by law, and control of all morest and provided the principal of principal part of all the part 1.03.   It is agreed by the parties here the terms and pornisons of the indentrue and each and every obligation therein contained, and all ben
The is spread by the part of the first and positions of this indenture and every obligation therein contained, and all benefits according in bords. In Witness Whoreof, the part 198
In Wilness Whereof, the part 122 of the four part have the X2 horeanto as the AI mode & and & An
X_Otelle_Alte_Sec. (SEAL) (SEA
(SEAL) (SEAL)
(SEAL) ATE OF <u>KANSAS</u> UNTY OF <u>DOUGLAS</u> SS. SS. Be It Remembered, That on this <u>21st</u> day of <u>Novembor</u> <u>A. D. 19 55</u> before me, a. <u>Notary Public</u> In the present Courts and the
ATE OF <u>KANSAS</u> UNTY OF <u>DOUGLAS</u> Be It Remembered, That on this <u>21st</u> day of <u>November</u> A. D. 19 55 before me, a <u>Notary Public</u> In the formation of the
to me personally known to be the same person \$ who executed the foregoing instrument 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. W.C. Murcury y Commission Expires August 12th. 19 59 Notary Public

0

â

Ô

د حقا م

, A

e

Γ

1. 1. 1. 5