	Attantion and and and an	<u>60596 <sub>вол</sub></u>	Fee Paid ( 113	
	1	1.12		
This Inden	· · · · · · · · · · · · · · · · · · ·		ey ofSeptember	
A. D. IV . Do, between	Ernest Patterson and	7. <del>17 19. 1911 191 191</del> 4	THA FREEDING	
	r.			
	, in the County ofDou			
승규는 승규는 물건을 가지 않는 것이 있다.	ouglas County Building and Loan A Nitnesseth, That the said part Les	4	and the second	1141
Five Hundred and	.no/100		DOLLARS	
grant, bergain, sell and Mo	receipt of which is hereby ackno rigage to the said party of the se ted in the County of Douglas and	cond part, its heirs ar	nd assigns forever, all that	
	<ul> <li>A set of the set of</li></ul>	• • • • • • • • • •		
	(19) and the West Hal			
	c (6) in Homewood Garde	ens, an Additio	n to the	
City of Lawrence	<b>3</b> •	the second s	Υ.	
		х. 		
	9 	<b>t</b> a.,	•	
			and and a second se	
	nortgage to secure the payment of ing to the terms of one certain r	note this day executed	and delivered by the said	
peri. 108of the first part Mot be if details to make in such the convergence their become above peri, to assessment such only on a set of all the assessment they from so well, such and the average, if any	to the said part	a conveyance shall be void if i reon, or the taxes, or if the ind payable, and it shall be lar i granted, or any part thereof, cipal and interest, together wi such via the on device to	such payments be made as herein spec- insurance is not kept up thereon, then wful for the said party of the second . In the manner prescribed by law, and th the costs and charges of making	
peri Les of the first peri Mult but if debuts he make is such the company dual because about peri, in succession and some about set of all the second sing from so and all the second sing from so and sing and the seconds. If any DBRTLICS	and this perments, or any part thereof, or interest the , and the whole amount shall become due are y since thereafter, to sell the permises hereby the sele to resear the amount then due for prin- there be, shall be paid by the party makin OF the First part, the	t conveyance shall be void if i reon, or the taxes, or if the id payable, and it shall be lar granted, or any part thereof, igeal and interest, sogether wi g such sale, on demand, to star	such payments be made as herein spec- insurance is not kept up thereon, then wful for the said party of the second in the manner prescribed by law; and ith the costs and charges of making said	
peri 108of the first peri Net the didnet be made in such the constraint will be made in such the constraint will be made a boot peri, to examine and such as the set of all the second will be to be didnet be a such the surplus if any period be Witness Whereof, heads and seel a the day	and the perment, or any part thereof, or interest the , and the whole amount shall become due ar , when thereafter, to sail the pentises beredy have to remain the amount then due for prin there be, shall be paid by the party makin of the first part, the The said part 1981of the first and year first above written.	t conveyance shall be void if i reon, or the taxes, or if the id payable, and it shall be lar granted, or any part thereof, igeal and interest, sogether wi g such sale, on demand, to star	such payments be made as herein spec- insurance is not kept up thereon, then wful for the said party of the second in the meaner prescribed by law; and the the costs and charges of making said	
peri 108of the first peri Met Na I debut to make in such the company shall be make in such the company shall be made a such peri, in success with a such as and all the second strong from so and all the second strong from so and shi and the swappe, if any Districts is Witherass Whereof,	and the perment, or any part thereof, or interest the , and the whole amount shall become due ar- y new thereafter, to sail the pentises hereby h sale to remain the amount then due for prin- there be, shall be paid by the party makin Of the first part, the The said part 16.6	t conveyance shall be void if i reon, or the taxes, or if the id payable, and it shall be lar granted, or any part thereof, igeal and interest, sogether wi g such sale, on demand, to star	such payments be made as herein spec- insurance is not kept up thereon, then whill for the said party of the second is the manner prescribed by lawy and the the costs and charges of making said	
peri 108of the first peri Net the didnet be made in such the constraint will be made in such the constraint will be made a boot peri, to examine and such as the set of all the second will be to be didnet be a such the surplus if any period be Witness Whereof, heads and seel a the day	and the permanent, or any part thereof, or interest the , and the whole amount shall become due ar- , when thereafter, to sail the premises hereby h sais to result the amount then due, for prin- there be, shall be paid by the party makin Of the first part, the The said part 108of the first and year first above written. in presence of	t conveyance shall be void if i reon, or the taxes, or if the of payable, and it shall be lar granted, or any part thereof, cipal and interest, together wi g soch sale, on demand, to shir t part haV.Shereu Concert Patterso Shaming 10	such payments be made as herein spec- insurance is not kept up thereon, then while for the said party of the second in the meaner prescribed by law; and the the costs and charges of making said	
peri 108of the first peri Net the 4 details to make in such the constraint will be an each in such the constraint and only a constraint of each of all the manys string from so will all the manys string from so will all an manys string from so will all an many string from so will all a many string from so will be many string from so be Witness Whereof, handg and seal a the day signal sected and allowed STATE OF, KANSAS	and the perment, or any part thereof, or interest the , and the whole amount shall become due as , when thereafter, to sail the permises hereby h sale to remain the amount then due, for prior there be, shall be paid by the party makin Of the first part, the The said part 16,5	e conveyance shall be void if i reon, or the taxes, or if the ed payable, and it shall be la grænted, or any part thereof, cipal and interest, together wi g such sele, on damand, to the t part haV.Bhereu Concert Patterso	such payments be made as herein spec- insurance is not kept up thereon, then while for the said party of the second in the meaner prescribed by law; and the the costs and charges of making said	
peri 108of the first peri Met hat if default to make in such the constraint and became about peri, to manifer and only a to a order of all the manys arising from an order of the manys arising from an order of the many arising from an order o	and the permanent, or any part thereof, or interest the , and the whole amount shall become due ar , and the whole amount shall become due ar , and the whole amount shall be permises barely h sale to retain the amount then due, for prior there be, shall be paid by the party makin of the first part, the The said part 168of the first and year first above written. in presence of Ba. unty, as,	e conveyance shall be void if i reon, or the taxes, or if the of psystele, and it shall be in granted, or any part threeof, cipel and interest, together wi g soch sele, on demand, to the t part haV.9hereu Concert Patterso innest Patterso 121ha Patterso	such payments be made as herein spec- insurance is not kept up thereon, then while for the said party of the second in the meaner prescribed by law; and the the meaner prescribed by law; and the the costs and charges of making said	
peri 108of the first peri Net the 4 details to make in such the constraint will be an each in such the constraint and only a constraint of each of all the manys string from so will all the manys string from so will all an manys string from so will all an many string from so will all a many string from so will be many string from so be Witness Whereof, handg and seal a the day signal sected and allowed STATE OF, KANSAS	and the permanent, or any part thereof, or interest the , and the whole amount shall become due ar- , when thereafter, to sail the premises hereby h sale is retain the amount then due, for prin- there be, shall be paid by the party making of. the first part, the The said part 10%of the first and year first above written. in presence of 	t conveyance shall be void if i reon, or the taxes, or if the ed payable, and it shall be la greented, or any part thereof, cipal and interest, together wi g such sele, on demand, to the take of the sele, on demand, to the take of the sele, on demand, to the sele, on demand the sele, on demand	such payments be made as herein spec- insurance is not kept up thereon, then while for the said party of the second is the meaneer prescribed by laws and the the costs and charges of making said	
peri 108of the first peri Met Bal I default to make in such the company shall be any about peri, in successing the second social and all the many shall from a set of all the swappe, if any <u>PERTIES</u> is Witness Whereof, handg, and seal is the day light balled and about STATE OF, KANSAS	and the permanent, or any part thereof, or interest the , and the whole amount shall become due ar- , when thereafter, to sail the premises hereby h sais to retain the amount then due, for prin- there be, that he paid by the party makin Of the first part, the Of the first part, the The said part 10.8of the first and year first above written. in presence of 	t conveyance shall be void if i reon, or the taxes, or if the of payable, and it shall be lar (spented, or any part thereof, cipal and interest, together will g soch sale, on demand, to altr it part haV.Shereu Concert Patterso Concert Patterso Concert Patterso Carnest Patterso day of SSD igned Concest Patterso	such payments be made as herein spec- insurance is not kept up thereon, then while for the said party of the second in the meaner prescribed by law; and the the costs and charges of making said	
peri 108of the first peri Met Bal I default to make in such the company shall be any about peri, in successing the second social and all the many shall from a set of all the swappe, if any <u>PERTIES</u> is Witness Whereof, handg, and seal is the day light balled and about STATE OF, KANSAS	and the perment, or any part thereof, or interest the sort of the whole amount all become due ar- y time thereafter, to sell the promises bereby to sele to remain the amount then due, for prints of the first part, the The seld part 168of the first and year first above written. In presence of Selection of Selection of Selection presence of Selection of Selection Selection of Selection of Selection of Selection Selection of Selection of Selection of Selection Selection of Selection of Selection of Selection of Selection Selection of Selection of	e conveyance shall be void if i reon, or the taxes, or if the ed payable, and it shall be la granted, or any part thereof, cipal and interest, together wi g such isle, on damand, to itr t part haV.Bhereu Rock Patterso Rock Patterso Rock Patterso day of SBD ligned Rock Ratterso	such payments be made as herein spec- insurance is not kept up thereon, then write the second the said party of the second the secon	
peri 108of the first peri Met Bal I default to make in such the company shall be any about peri, in successing the second social and all the many shall from a set of all the swappe, if any <u>PERTIES</u> is Witness Whereof, handg, and seal is the day light balled and about STATE OF, KANSAS	and the perment, or any part thereof, or interest the sort of the whole amount all become due ar- y time thereafter, to sell the promises bereby to sele to remain the amount then due, for prints of the first part, the The seld part 168of the first and year first above written. In presence of Selection of Selection of Selection presence of Selection of Selection Selection of Selection of Selection of Selection Selection of Selection of Selection of Selection Selection of Selection of Selection of Selection of Selection Selection of Selection of	e conveyance shall be void if i reon, or the taxes, or if the ed payable, and it shall be la granted, or any part thereof, cipal and interest, together wi g such isle, on damand, to itr t part haV.Bhereu Rock Patterso Rock Patterso Rock Patterso day of SBD ligned Rock Ratterso	such payments be made as herein spec- insurance is not kept up thereon, then while for the said party of the second in the meaner prescribed by law; and the the costs and charges of making said	
peri 102of the first part Met be if a detect to met in such the contrast of the first part Met be if a detect to met in such the contrast of the second detect period at the second second detect and at the second second first the Witness Whereof, hands and beal is the day Bird beide and abbeed BRATE OF, KANSAS CO CO CO CO CO CO CO CO CO CO	and the permann, or any part thereof, or interest the sort of the whole amount all become due ar- y time thereafter, to sell the premises hereby here be, shall be paid by the party making of the first part, the The said part 108of the first and year first above written. in presence of Sa. Sa. Sa. Sa. Sa. Sa. Sa. Sa.	e conveyance shall be void ff i reon, or the taxes, or if the ed payable, and it shall be la greened, or any part thereof, cipal and interest, together wi g such sele, on damand, to ilr it part haV.Bhereu Martin Martin Intest Patterso Izin Patterso Izin Patterso Izin Patterso Izin Batterso Igned Intest Patterso Igned Intest Patterso	such payments be made as herein spec- insurance is not kept up thereon, then write the second the said party of the second the secon	
peri Leaof the first part Med ba if debuilt be made in such Non-communication of the first part and a first second of the second of and a first second of the second of DBTTLES. In Witness Whereof, hands, and issal a the day By at Leater and ashered FATE OF, KANSAS CO STATE OF, KANSAS CO ATTO A	and the permanent, or any part thereof, or interest the , and the whole amount shall become due ar- , and the whole amount shall become due ar- , and the whole amount shall become due ar- there be, shall be paid by the party makin Of the first part, the Of the first part, the The said part 10.2	e conveyance shall be void if i reon, or the taxes, or if the ed payable, and it shall be la granted, or any part thereof, cipal and interest, together wi g such isle, on damand, to itr t part haV.Bhereu Rock Patterso Rock Patterso Rock Patterso day of SBD ligned Rock Patterso	such payments be made as herein spec- insurance is not kept up thereon, then while for the said party of the second its the meaner prescribed by law; and the the costs and charges of making said	
peri. Lea of the first part Med. Ma if default be made in such the content of the first part and all the means which the mo- and all the means which the mo- and all the means which the mo- means whereas Whereas Is Witness Whereas, if any Bartiles Is Witness Whereas, if any Bart Lea Is Witness Whereas, if any Bart Lea	and the permanent, or any part thereof, or interest the , and the whole amount shall become due ar- , when thereafter, to sail the premises hereby h sale to resen the amount then due for prin- there be, shall be paid by the party makin Of. the first part, the and year first above written. in presence of 	e conveyance shall be void ff i reon, or the taxes, or if the ed payable, and it shall be la greened, or any part thereof, cipal and interest, together wi g such sele, on damand, to ilr it part haV.Bhereu Martin Martin Intest Patterso Izin Patterso Izin Patterso Izin Patterso Izin Batterso Igned Intest Patterso intest Patterso	such payments be made as herein spec- insurance is not kept up thereon, then while for the said party of the second in the meaner prescribed by law; and the the costs and charges of making said	
peri. Lea of the first part Met ha if debuilt he met in such the company had been dealer per bound and the second and and al he memory esting from so and the memory esting from so met al he memory esting from so memory esting from so	and the permanent, or any part thereof, or interest the , we do the whole amount able become due ar- , when thereafter, to sell the premises hereby here be, shall be paid by the party making there be, shall be paid by the party making and year first above written. in presence of 	a conveyance shall be void if i reon, or the taxes, or if the ed payable, and it shall be lar if granted, or any part thereof, chall and interest, together wi g such sele, on demand, to the sele, on demand the sele, on demand the sele, on demand the sele, on demand the sele, on demand the sele, on demand the sele, on demand the sele, on demand the sele, on demand the sele, on	such payments be made as herein spec- insurance is not kept up thereon, then will for the said party of the second its the meaner prescribed by laws and the the costs and charges of making said	
peri. Lea of the first part Med. Ma if default be made in such the content of the first part and all the means an interval and all the means an interval med. and the means an interval med. and the means and the first DB.T.L.L.B. In Witness Whereof, hands, and issall a the day Brait Luided and animation FATE OF, KANSAS Status As to As to A	and the permanent, or any part thereof, or interest the , and the whole amount shall become due ar- , when thereafter, to sail the premises hereby h sale to resen the amount then due for prin- there be, shall be paid by the party makin Of. the first part, the and year first above written. in presence of 	a conveyance shall be void if i reon, or the taxes, or if the of payable, and it shall be lar granted, or any part thereof, tipal and interest, together wi g soch sele, on demand, to all the selection of the selection (selection) and the selection (selection) and the selection of the sense. Abords of t	such payments be made as herein spec- insurance is not kept up thereon, then while for the said party of the second its the meaner prescribed by law; and the the coars and charges of making said	lién "

Services.

61 N 4