<form>         Description       Page 10       Page 10<!--</th--><th>COLUMN TO</th><th>Paid \$20.00</th><th>a war ber ten mit par net per mit</th><th>622'71</th><th>BOOK 114</th><th>monononononanana)</th></form>	COLUMN TO	Paid \$20.00	a war ber ten mit par net per mit	622'71	BOOK 114	monononononanana)
<form>  Ninde   Ninde&lt;</form>	5					
City ton M. Croster and Ferra C. Croster, hutend and wife.   d Lawrence in the County of Deglas and Site of Kanas   prt is so the first part, and. The First list ional lanks of Lawrence, Lawrence, Manas, put y of the second part.   Minesseth, that the sold part iss. of the first part, and the source of the sum of First, thousand and no/100   Nonesseth, that the sold part iss. of the first part, in consideration of the sum of First, thousand and no/100   the indentive do GRAN, BAGAN, SLI and MORTGAGE to the soid part y. of the second part, the following described real estate situated and being in the County of Douglas and State of known   La Too hundred forty-four (24h), and the Net th Haif of Lot Too hundred forty-six (24b), on to lot and and mid field.   A due and and is 18. d the other of a source, in Douglas County, Karasa.   with the sportenances and all the estate, the and interest of the soid part described in the state and the source of a source of a new of the source of a new of the source o	2	and the second	le united and a	y of Mar	¢h	, 19 57 between
<form></form>	C C	This Indeniore, Made mis	rne.C. Crosier, hus	band and wif	8. j	•
<form>  pri les of the first part, and . The First lake ional lanks of Lubrence, Lubrence, and when the second part.   Winesseth, that the said part less</form>	Sec. Tak		*		and a second a second second	Kansas
<form>       Purp with the stand part is a drive first part, in consideration of the sum of th</form>	of pi	art lesof the first part, and	The First National 1	Bank of Lawr	ence, Lawrence,	Mansas, 間
<form></form>	1	and the second second second second second			part y or the	second part.
<form>     to    them    duty paid, the receipt of which is hereby achrowledged, has be 100, and by the findewing of active of a state is used of and of the findewing of active of a state is used of and of the findewing described real estate situated and being in the County of Douglas and State of kanas, rewit:      Let Tvo hundred forty-four (2hl), and the North Haif of Lot Tvo hundred forty-six (2hC), on Louisian Street, in the City of Lawrence, in Douglas County, Kanas      With the opportences and all the state, thile and interest of the said part. of the first part them.      A face Day will work and the state of the said part. If the state state at the state state at the state at the state at the state state at the state state at the state state at the state state.      Image: State at the state at the state at the state state at the state state at the state state at the state state.      Image: State at the state at the state at the state state at the state</form>	Contraction of the second	Fight thousand and no/100	)			DOLLARS
<form>      on Louisian Street, in the City of Lawrence, in Douglas County, Yanas      with the opportenances and all the state, tille and interest of the said part of the first part duration of the state and state and the s</form>	tc th fr	them dult nis indenture do GRANT, ollowing described real esta	paid, the receipt of w	which is hereby	y acknowledged, has a said part y of t	he second part, the
with the apputerances and all the state, the add interest of the said part of the first part there Lay are not and part all the state and part all all the state and part all all the states and part all all the contents In the state of the state						
<form></form>	-	on Louisiana Street, in	the City of Lawrence	, in Douglas	County, Kansas	-
<form></form>		and the los of the first	t part do hereby covenant	and agree that at t	he delivery hereof LDEY	are the lawful owners
Impact And it is supported by the fact is explored to the party of the second part is the state of the state of party of the second part is th		T is agreed between the parties here	and that they will warrant to that the part les of the t	and defend the sa first part shall at all	me against all parties make times during the life of th	ing lawful claim thereto.
		and essessments that may be levied or a keep the buildings upon said real estate directed by the part <u>V</u> of the secon interest. And in the event that said part said premises insured as herein provides	asseed against said real estate v Insured against fire and tornado d part, the loss, if any, made pa (25of the first part shall fall the the partyof the said but ship indem	when the same beco In such sum and I yable to the part. Y to pay such taxes second part may pa ure and shall bear	mes due and payable, and by such insurance company of the second part when the same become di y said taxes and insurance, interest at the rate of 10%	a shall be specified and to the extent of
	COLOR	so paid shall become a part of the ind until fully repaid. <sup>d</sup> THIS GRANT is intended as a mortgi	ge to secure the payment of the	sum of eight.	thousand and no/	100
<pre>sty of March</pre>	No.				arte distance and a second second second second	DOLLARS,
And this converses shall be vield if such payments to any pair hand, created thread, of interest this converses that become such and payments are and pair become such and payments are and pair become such and payments are and pair by the pair of the such payments or any obligation created thread by any then this converses shall become such and payments are the payments or any obligation created thread by any then this converses that become such and payments are the payments or any obligation created thread by any then this converses that become such of the subdet payments and the payments and and any obligation contained, and it has be become such of the subdet payments and any the payments and the incorres and the payments and the incorres and the payments and the incorres and the payments are the payments and payments and the payments and payments and the payments and payments	Carlounda .	day of March, part, with all interest accruing thereon said part Y of the second part t	19.57, and by according to the terms of said ob p pay for any insurance or to dis	1ts ligation and also to scharge any taxes v	terms made payable to the secure any sum or sums with interest thereon as he	of money advanced by the
the said party of the second part is and party of the second part is a provide of the manner provide of the manner presented the second of all moneys insing from such as to to all the presented or any part thereof, in the manner presented they widdent thereto, and the overplot, if any there be, is a most them unpaid of principal and interest, together with the cars and they widdent thereto, and the overplot, if any there be, is a great by the parties hereto that the term and provident of this indentire and each and every obligation threin contained, and all is a great by the parties hereto that the term and provident of this indentire and each and every obligation threin contained, and all is a great by the parties hereto that the term and provident of this indentires and each and every obligation threin contained, and all is a diverse within. If is agreed by the parties hereto is the time the and the addition of the bar care core, additional representatives, is a diverse within. If the second part is the term and part is the term and parties is a diverse within the core and the second parties. If the addition of the parties are the term and parties here. If the addition of the parties are the first part is VE, hereunto set their is addition of the day and year is above written. If the second parties are the second parties here. If the addition of the second parties are the second parties and the second parties are the second parties and the second parties are the second parties and the second parties are the second parti	TOTAL COL	thet said part LES of the first part And this conveyance shall be void If default be made in such payments	shall fail to pay the same as pro- if such payments be made as he or any part thereof or any oblig- tions due and payable, or if the in-	rein" specified, and ation created thereb nsurance is not kep	ture. the obligation contained y, of interest thereon, or t up, as provided herein,	d therein fully discharged. If the taxes on said real, or If the buildings on said
the said party of the second part is and party of the second part is a provide of the manner provide of the manner presented the second of all moneys insing from such as to to all the presented or any part thereof, in the manner presented they widdent thereto, and the overplot, if any there be, is a most them unpaid of principal and interest, together with the cars and they widdent thereto, and the overplot, if any there be, is a great by the parties hereto that the term and provident of this indentire and each and every obligation threin contained, and all is a great by the parties hereto that the term and provident of this indentire and each and every obligation threin contained, and all is a great by the parties hereto that the term and provident of this indentires and each and every obligation threin contained, and all is a diverse within. If is agreed by the parties hereto is the time the and the addition of the bar care core, additional representatives, is a diverse within. If the second part is the term and part is the term and parties is a diverse within the core and the second parties. If the addition of the parties are the term and parties here. If the addition of the parties are the first part is VE, hereunto set their is addition of the day and year is above written. If the second parties are the second parties here. If the addition of the second parties are the second parties and the second parties are the second parties and the second parties are the second parties and the second parties are the second parti	-	real estate are not kept in as good rep and the whole sum remaining unpeld, is given, shall immediately mature and	air as they are now, or if waste and all of the obligations provid become due and payable at the	is committed on said ded for in said writ e option of the hol	d premises, then this conve ten obligation, for the secu der hereof, without notice,	rity of which this indenture is and it shall be lawful for
It is agreed by the parties hereto that the term and provident of this indenture and each and every obligation therein contained, and all benefits according thereines, italit extends and the benefits according thereines, italit extends and therein to and be obligatory upon the benefit exceeders, administrators, period representatives, italit extends and the benefits according thereines, italit extends the benefits according the parties beent.         It without and used it is a stand and hereines and periods.       Itality is administrator, periods representatives, itality is administrator, periods representative, administrator, periods representatives, itality is administrator, periods representadministratory, periods representatives, ital		the said part. y of the second par ments thereon in the manner provided sell the premises hereby granted, or retain the amount then unpaid of princ	by law and to have a receiver an any part thereof, in the manner pail and interest, together with th	ppointed to collect prescribed by lav e costs and charges	possession of the said pre the rents and benefits a r, and out of all money incident thereto, and the	couling therefrom, and to a article from such sale to overplus, if any there be,
Is where Whered, the part 18.5 of the first part ha V2. hereunto set. UR11 hand a and set of the day and year is above written. Is above written. Is above written. Is a draw of the first part ha V2. hereunto set. UR11 hand a and set of the day and year is above written. Is a draw of the day and year is a draw of the day and year is a set of the day and wife, No of ARI- OUBLASS DUBLASS DUBLASS DUBLASS No me personally known to be the same person & who executed the foregoing instrument and duly wife, In Withess Wettersor, I have hereunto subscribed my name, and affred my official use on the day and year is a bove written. Ny Commission Explore September 17, 1957. Notary Public Is B. Martin, Notary Public	-	shall be paid by the part y make It is agreed by the parties hereto benefits accruing therefrom, shall exte	that the terms and provisions on and and inure to, and be oblight	of this indenture and story upon the he	l each and every obligatio irs, executors, administrate	n therein contained, and all ors, personal representatives,
Marging County,       SEAD         Marging County,       SEAD         Marging County,       SEAD         Marging County,       SE         Marging County,       Se <th></th> <th>In Witness Whereof, the parties.</th> <th>e parties hereto.</th> <th>ereunto set thei</th> <th>C hand S and a</th> <th>teal \$ the day and year</th>		In Witness Whereof, the parties.	e parties hereto.	ereunto set thei	C hand S and a	teal \$ the day and year
SEAD       SEAD         Jenne C. Crosser       (SEAD)         Ferre C. Crosser       (SEAD)         Inte ce       Kansas         Dosselss       country.         State ce       Notary Public         In the storesaid Country and State       in the storesaid Country and State         OTARD       In ma personally known to be the same persons. who executed the foregoing instrument and duly         Wife;       In Wittees Watteer, I have breache subscribed my name, and affixed my official same on the day and year last above written.         My Commission Expires       September 17, 1957.         Watteers       In September 17, 1957.         And Commission Expires       September 17, 1957.         Notary Public       Notary Public		ILL BOOVE WITHIN,		leleg II.	al Com	(SEAL)
NATE OF     Kansas       Down las     COUNTY,       B IT REMANAGERED, Thet on this 29th     day of       March,     A D., 19.57.       B IT REMANAGERED, Thet on this 29th     day of       March,     A D., 19.57.       B IT REMANAGERED, Thet on this 29th     day of       March,     A D., 19.57.       B IT REMANAGERED, Thet on this 29th     day of       March,     A D., 19.57.       B IT REMANAGERED, The on this 29th     day of       March,     A D., 19.57.       B IT REMANAGERED, The on this 29th     day of       March,     A D., 19.57.       B IT REMANAGERED IT,     19.57.       March,     Septembers 17,       March,     Septembers 17,       March,     Notary Public	100			4000	C Creat	(SEAL)
Down las     COUNTY,       BE IT REMANSABLED, That on this 29th     day of       March,     A. D., 19.57.       before me, a.     Notary Public       In the storesaid County and Stere       COURT,       BUB     Clayton N. Croster and Ferne C. Croster, husband and       wife,       Busice the execution of the same percents. who executed the foregoing instrument and duly echnowledged the execution of the same.       NY Commission: Explore     September 17,       19.57.			• •		Ferne C. C	rosier (SEAL)
Down las     COUNTY,       BE IT REMANSABLED, That on this 29th     day of       March,     A. D., 19.57.       before me, a.     Notary Public       In the storesaid County and Stere       COURT,       BUB     Clayton N. Croster and Ferne C. Croster, husband and       wife,       Busice the execution of the same percents. who executed the foregoing instrument and duly echnowledged the execution of the same.       NY Commission: Explore     September 17,       19.57.						9
before me. a Notary Public In the aforesaid County and State came Clayton M. Croster and Ferne C. Croster, husband and wife, to me personally known to be the same persons? who executed the foregoing instrument and duty echnowledged these execution of the same. IN WITHES WHEEPO, I have becaute authoritized my name, and affized my official second the day and year last above written. My Commission Expires September 17, 1957. E. B. Martin, Notary Public	-		COUNTY			and the second second
Clayton N. Crosier and Ferne C. Crosier, husband and Wife, To me personally known to be the same persons. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITHERS WHEREOF, I have hereunto aubteribed my name, and afflaed my official second the day and year last above written. Wy Commission Explores September 17, 10-57. E. B. Martin, Notary Public	- AND	AND				
Build in the period of the same period. who executed the foregoing instrument and duly acknowledged the execution of the same.         IN WITNERS WHEREOF, I have hereunto subscribed my name, and afflaed my official see on the day and year last above written.         Wy Commission Expires       September 17, 19.57.         E. B. Martin,	10.0	OTARY W	come Clayton M.		Ferne C. Crosie	storesald County and State
My Commission Explore September 17, 19 57. By Commission Explore September 17, 19 57. E. B. Martin, Notary Public	Contrast	PUBLIC		be the same person	ns who executed the fo	vegoing instrument and duly
My Commission Expires September 17, 1957. Emmarity Notary Public		2	IN WITNESS WHEREOF, I have			
2 42 2		My Commission Expires Septe	Calles & Think yourse	en en Maria	Emma	and the second
ecorded March 30, 1957 at 10:15 A. M					or or narcin,	Protaty Public

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Needs to enter the discharge of this mortgage of record lated this 3rd day of September 1963

notate

The First National Bank of Lawrence, Lawrence, Kansas H. D. Flanders Vice Pres. & Cashier Mortgagee. Owner.