Reg. No. 14,648 Fee Paid \$1.25

Definition Pile 100 Notion Legis Rando-CASH EXCLORET COLearning, in a file state of the st	กับเป็นเหตุลาย และเกิดการการการการการการการการการการการการการก	68003 Book 120
This Indentury, Made this 9th day of December: 19.95 here Charles W. Wintera and Cladya Kintera, his wife, 1261. Pennsylvania. Strass, of Learner, in the County of Deujala and State of. Ranss partice of the first part, and J. C. Experimits part of the second part. Wintersity, that the said parties. of the first part, in consideration of the sum of Pours. OULD The madred (\$500,00) Output the eccipt of which is hereby ecknowledged, ha vk. sold, and index of the said parties. of the said part of the said part of the said part is of the said part	MORTGAGE	(Ne. 52X) Boyles Legal Blanks-CASH STATIONERY CO. Lawrence
Charles W. Minters and Cladys Minters Minters Minters 1244 Pennsylvania Street, for Lawrence, in the County of Deuglas and State of Ranss partice of the first part, and J. C. HERPHILL part, of the second part, Minterset, (S 500.00) douby paid, the receipt of which is hereby acknowledged, ha W. sold, and State douby paid, the receipt of which is hereby acknowledged, ha W. sold, and State douby paid, the receipt of which is hereby acknowledged, ha W. sold, and state douby paid, the receipt of which is hereby acknowledged, ha W. sold, and state structure do GANT, BARGAIN, SELL and MORTGAGE to the said part is of the second part, douby paid the receipt of which is hereby acknowledged, ha W. sold, and state and the Clary of Lawrence, the Clary of Lawrence, the Clary of Lawrence, the Clary of Lawrence, the Act to do Lawrence, the the Clary of Lawrence, the the State structure do GANT, BARGAIN, SELL and MORTGAGE to the said part is of the first part herein. Act and address of the said part is a down search they acknowledged, ha W. sold, and and State anass, town: La Cone Rundred Thirty-ore (13) on Pennsylvania Street the the Clary of Lawrence, and the said and the said part is a down search they acknowledged the them and the said and the said part is a down search they acknowledged and the said and the said and the said and the said acknowle acknowledged and the said and the said acknowle acknowledged and the said and the said acknowle acknowledged and the said acknowledged and the said acknowle acknowledged and the said acknowledged and the said acknowledged and the said acknowle acknowledged and the said acknowledged and the	This Indentury At-de da	
of Lawrence in the County of Designation Designation part is a of the first part, and .d. C. REPAILLA Designation DOLLA is a manufacture do CSMD. CSMD. </td <td>Charles IV INstantis</td> <td>9th</td>	Charles IV INstantis	9th
of	Charles. WWinters, and .	Gladys Winters, his wife, 1241 Pennsylvania Street,
	or hawrence in t	he County of Douglas and State of Kansas
party of the second part. Winnexeith, that the said parties. of the first part, in consideration of the sum of Exe. Hundred. (\$500, 00). 0 them duly paid, the receipt of which is hereby achnowledged, ha %. sold, and the induce of GRANT, BARCAIN, SELL and MORIGAGE to the said part Y. of the second part, induced grant bear and setter and exercise of the said part Y. of the second part, induced that types of the second part, induced that types of the said part Y. of the second part, induced that types of the said part I. Of the second and the setter induced that types of the said part is and the said part is and setter induced that types of the said part is and the said	partices of me first part, and	J. C. HEMPHILL
Winnessity, this the said parise of the first part, in consideration of the sum of Pice Hundred (3500,00) Ally paid, the recaipt of which is hereby acknowledged, here, sold, and hit indenture do GRANT, GRANK, GRANK, SELL and MCRIGACE the said part is of the second part, diverse interview		party of the second part
Diversion of the second of the second part is a diverse second part is a diverse second part is a second part is a diverse second base of the second part is a diverse second base of the second part is a diverse second base of the second part is a diverse second base of the second base of the second part is diverse second base of the	Witnesseth, that the said part i	es. of the first part, in consideration of the
bitter denomine de la serie substantion de la serie		
<pre>collowing described real estate situated and being in the County of Douglas</pre>	to them duly	paid the receipt of which is tout of the
and section is structured and being in the County of Douglas	this indenture do GRANT, B	ARGAIN SELL and MORTCACE to de
be One Rundred Thirty-one (131) on Pennsylvania Street the network of Lawrence. The heap outernances and all the estate, tille and interest of the said part is a of the first part there. Add he and spart and the estate, tille and interest of the said part is a first part there. Add head based and the estate, tille and interest of the said part is a first part there in the distribution of the said part is a first part there in the distribution of the said part is a first part there is a distribution of the said part is a first part there is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the said of the same spate is a distribution of the same distrib	following described real estate	situated and baing in the Court of David Stranger
This the experimences and all the estate, the difference of the said part iss. of the first part therein. The add parts at the first part therein and the estate parts at the delivery haves they are issued and a part is a difference. The part is and data at the first part there is a difference is and the said parts at the first part there is a difference is a difference is and the first part there is a difference is difference is a difference is a difference is a differen	Cansas, to-wit:	and State
This the experimences and all the estate, the difference of the said part iss. of the first part therein. The add parts at the first part therein and the estate parts at the delivery haves they are issued and a part is a difference. The part is and data at the first part there is a difference is and the said parts at the first part there is a difference is a difference is and the first part there is a difference is difference is a difference is a difference is a differen	Lot One Hundre	ed Thirty-one (121) on Provide the
And the stad series of the first part do	in the trey of	Lawrence,
The premier above granned, and whend of a good and hiddwately exten of identifican them, free and clear of all focushrences: It is agend between the particle barets that the part iss. of the it CDCY will warent and dylend the same agent all parties making leadid dain themes it is agend between the parties barets that the part iss. of the iteration of the parties is a second part is and the parties with the same of part is and the iteration of the part iss. It is agend between the parties baret that the part iss. of the iteration of the part is iteration of the part is and the part iss. of the iteration of the part is iteration of the part iss. of the iteration of the part is iteration of the part iss. of the iteration of the itera	with the appurtenances and all th	e estate, title and interest of the said part i.e.s of the first part therein."
In the the the grant have no the theory and find a serie and the same against all parts making back in the dense, any all the dense of the theory and the first part half at all interest denses of the theory and the dense of the dense of the dense of the theory and the dense of the d		
It is aged between the partic hards but the part 128. If the first part shall all intered during the life of this bedreves, we all the destances on the line of agents that and sconde in such some barres due and particles. All the particles are been and by such as more barres due and particles. The line of the scond part is the such are barres when the same become due and part of the line of part and the line of the line of particles. The line of the line of the line of the scond part is the such are barres of the line of the	the premises above granted, and seized of	a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
It is aged between the partic hards but the part 128. If the first part shall all intered during the life of this bedreves, we all the destances on the line of agents that and sconde in such some barres due and particles. All the particles are been and by such as more barres due and particles. The line of the scond part is the such are barres when the same become due and part of the line of part and the line of the line of particles. The line of the line of the line of the scond part is the such are barres of the line of the	and	that they will warrant and defend the same soulest all sealer making to do the
d as assesses has may be level or assessed against aid real entry when he same become due and provide, or diverse have been made and entry here are and brown and by and here have become due and here have been here and here	It is agreed between the parties hereto th	at the part 125 of the first part shall at all times during the life of this indenture, pay all tax
This GRAMT is heared as a mortgage to serve the payment of the sam of	a second s	
This GRANT is insended as a mergage to serve the payment of the sam of Pive Hundred (\$500.00) DOLLA Ording to the terms of ODE cardin written chilgeline. For the payment of ald sam of moony, association in Pith Pother of Datasetter 153 and by Lis terms made payles to the payre of the second part to the payre of the second part to the second part to pay for any insenses a to the dataget any second to the second part to pay for any insenses a to the dataget any second to the second part to pay for any insenses a to the dataget any second to the second part to pay for any insenses a to the dataget any second to the second part to pay for any insenses a to particular insenses in the second part the holds to the payre and the only part of the second part to pay for any insenses a to the dataget of a side payles at three on the pay to the part and a social second to pay at payles of the insenses in a share the payles of the insense at the payle of the second part in the payles at the second part insense is an total payles of the insense at the payles of the insense at the second part insense of the payles at the second part insense of the payles of the insense at the payles of the insense at the second part insense of the	ected by the part Y of the second part erest. And in the event that said part i e.e.	t, the loss, if any, made payable to the part Y
This GRANT is insended as a mortgage to source the payment of the sam of	id premises insured as herein provided, ther paid shall become a part of the indebtedn	a the part y
DOLLA conding to the terms of		
conting to the terms of	THIS GRANT is intended as a mortgage to	secure the payment of the sum of _F1ve Hundred (\$500,00)
y of December 1958	cording to the terms of One certain	witten obligation for the payment of said sum of money avanted on the 9th
H. with all interest according thereon according to the terms of add oblighton and also to secure any turn of money advanced by the and party and the second part of any formation is a heaving provided, in the avera and part 18.5. of the first part ability of provided in the interest there and the second part and provided in the interest there are not target in as good repet as they are now, of it was to be added the oblighton contained therein fully disclosed and a second of and party interest there are not target in as good repet as they are now, of it was to be added the oblighton contained therein fully disclosed and a second of and party interest there are not target in as good repet as they are now, of it was the optical of and the advectory of its accord the add particles and its hold the advectory of the associated and all the buildings on a second of the advectory of the associate and all the buildings on a second of the advectory in the and the advectory of the associate and all the building and all of the second of the advectory of the associate and all the building and the advectory of the associate and all the building and all of the second of the advectory in the advectory of the associate and all the building and the advectory is a second of advectory of the associate and all the building and the advectory is a second of advectory of the associate and all the index of the associate and all the index of the associate and any the advectory is a second of advectory of the associate and any the second and the advectory is a second of advectory of the associate and any the advectory is and the advectory is a second of advectory advectory and the advectory is a second of advectory advectory and the advectory advecto	w of December	1058 Jack Jack
ar and part 165_ of the first part shall fall to pay the same as provided in this indemner. And this convergence shall be vold if such payments he made as the end specified, and the colligation contained therein fully discharge default is made in such payments or any part thereof or any obligation contained therein fully discharge default is made also draphs at they are now, of if waste is committed or said premises, then this convergence shall be some about payments and the second developed as they are now, of if waste is committed or said premises, then this convergence shall be some about payments and the second payments and any pay there is a reaview appointed to collect the rents and barents accuring the shall be larged in the payments there in a mane and become such and provide as related in the holder thereof, without notices and if the types the premises thereby gamaid, or any part thereof, in the manner prescribed by lew, and out of all money arising from such as at and the converging and on a distant of the first part LES. It is expend by the part is haven and provident with the costs and there is society of the said presents and all the types with second the part. It is expend by the part and and leverent, topether with the costs and there is society in the another the same and provident with the first part LES. It is expend by the part is now and there are now, as the childrent and a set as a the second and provident and leverent topether and and leverent topether and the there is a society and the topether and and leverent and and leverent and provident and provident and provident and provident and the first part LES. It is asseed by the part as been and and provident and provident and the first part LES. It is asseed by the part of the term and provident and the type of the ability provident and the part of the set of the first part has an end top the ability and the set of the set of the set of the set of the ability part tope and the topether and the type and top there and the set	art, with all interest accruing thereon according the second part to pure	by the second and also to secure any sum or sums of money advanced by the
And this converses hall be void if used perments be made as here in specified, and the abligation consider therein, full discharge distant to made in such perments the mode of it the insurance is not kept use a provided herein full is made as a more because and precisite of it the insurance is not kept use a provided herein full because and and and all of the solid and all of the insurance is not kept use a provided herein full because and and precisite of the insurance is not kept use as provided herein is accord permission of the solid permission of	at said part 188 of the first part shall 4	fall to many this sime as seculated to dt. t. t.
d the whole sum remaining unpaid and all of the obligation provided for in and writer addition, the first months, and it is allow labeled in the option of the holder bareed, without mission and blue labeled in a and partial parts in the option of the holder bareed, without mission and blue labeled in a and part of the second part. The option of the holder bareed, without mission and blue labeled in a and part of the month the unpaid of proceed and invest, togethe with the costs and charges incident fibereto, and the overplus, if any there is and the month the unpaid of proceed and invest, togethe with the costs and charges incident fibereto, and the overplus, if any there is and the month the unpaid of proceed and invest, togethe with the costs and charges incident fibereto, and the overplus, if any there is and the another the month the unpaid of proceed and invest, togethe with the costs and charges incident fibereto, and the overplus, if any there is and the another the month the unpaid of proceed and invest, togethe with the costs and charges incident fibereto, and the overplus, if any there is and the another together of the first part has and provident of the section and uncessors of the respective parts haven and the another together together another together another together togethere		
and perf of the second performance of the second performance of the second performance and all the Importance and Importance and all the Importance and Importance an	tate are not paid when the same become du al estate are not kept in as good repair as	e and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said re- they are now, or if waste is committed on said premises than this reduces that herein a said the said of the said
and perf of the second performance of the second performance of the second performance and all the Importance and Importance and all the Importance and Importance an	id the whole sum remaining unpaid, and al given, shall immediately mature and becom	I of the obligations provided for in said written obligation, for the security of which this indentu e due and payable at the option of the holder hereof, without notice and it shall be leaded for
The premies hereby general or any part thereof, in the ranner prescribed by the first and out of all moves there is not all at the second second of the respective second and the first part 122. It is agreed by the parts meets that the terms and problem of this indenture and such and every obligation therein contained, and a light second second of the respective parties herein. It is agreed by the parts hereto that the terms and problem of this indenture and such and every obligation therein contained, and a light second second of the respective parties hereto. It is agreed by the parts hereto that the terms and problem of this indenture and such and every obligation therein contained, and a light second second to the respective parties hereto. It is agreed by the parts hereto that the terms and problem of this indenture and sect and every obligation therein contained, and a light second second to contain a second to the respective parties hereto. It is advected to the terms and problem of the indenture and sect and a warry obligation therein contained, and a second to contain a second to the respective parties hereto. It is advected to the terms and problem of the indenture and sect and a second to the second to the respective parties hereto. It is advected to the terms and problem of the indenture and the second to the second to the terms and the terms and t	e said pert of the second pert	to take possession of the said premises and all the improve
in be paid by the part in making such as and provisions of this indemines and sech and avery obligation therein contained, and a second by the parties haven that its terms and provisions of this indemines and sech and avery obligation therein contained, and a second average obligation therein contained, and average obligation therein contained, and average obligation therein contained average obligation therein c	If the premises hereby granted, or any partial the amount then unpaid of principal and	t thereof, in the manner prescribed by law, and out of all moneys arising from such sale t
It is agreed by the parties barries have to and providers of this holenture and each and avery obligation therein contained, and a logar and uccessors of the respective parties barries in and be obligatory upon the heirs, executors, administrators, personal representative logar and uccessors of the respective parties barries. In Winness Whereed, the parties are of the first part have bereards set. that it hands and seed. S., the day and year above written. In Winness Whereed, the parties barries are and the first part have bereards set. that it hands and seed. S., the day and year above written. In Winness Whereed, the parties barries are and the first part have bereards set. that it has a more set. S., the day and year an	all be paid by the party making such	sale, on demand, to the first part 188
igns and successors of the respective parties barrents. In Winness Whereof, the partice	It is agreed by the parties bareto that the	a terms and another of the same and the same and the same
TORY INTERNATIONAL CONTROL OF THE SAME STATE OF THE SAME WEEKSON IN THE SAME STATE OF THE SAME STATE O	signs and successors of the respective partie	is hereto.
GEAL Gladys Winters (GEAL Gladys Winters (GEAL Gladys Winters (GEAL GLADY MINIERS (GEAL MIT REMANDERED, Their on this 9th day of December A. D. 19.58 NOT ARY NOT AR	In Witness Whereof, the part108 of t above written.	he first part have bereunto set the It hand s and seal
GEAL Gladys Winters (GEAL Gladys Winters (GEAL Gladys Winters (GEAL GLADY MINIERS (GEAL MIT REMANDERED, Their on this 9th day of December A. D. 19.58 NOT ARY NOT AR	and the second	Planting
Cladys Winters Multiple and the second of the same of a filed my official seal on the day of during the second of the same person 8 who executed the foregoing instrument of writing the second of the same second of the same and affiled my official seal on the day of during the second of the same second of the same and affiled my official seal on the day of during the second of the same second of the same and affiled my official seal on the day of during the second of the same and affiled my official seal on the day of during the second of the same and affiled my official seal on the day of during the second of the same and affiled my official seal on the day of the second of the same and affiled my official seal on the day of the second of the same and affiled my official seal on the day of the second of the same and affiled my official seal on the day of the second of the same and affiled my official seal on the day of the second of the same and affiled my official seal on the day of the second of the same and affiled my official seal on the day of the second of the same and affiled my official seal on the day of the second of the same and affiled my official seal on the day of the second of the same and affiled my official seal on the day of the second of the same and affiled my official seal on the day of the second of the		Charles W. Winters (SEAL
TORY ALLERS (SEAL TORY STATES	- Are and a final state of the	GU (SEAL
TORY SAMAGES COUNTY 55 TORY STARY NO		Gladys Winters Munlen (SEAL
TORY STORES (COUNTY) TORY ST TORY ST		(SEAL)
TORY STORES (COUNTY) TORY ST TORY ST	Contraction of the second second	
Journal 55 TORY BE IT ESAMABLEED, That on this 9th day of		
Doubling COUNTY, TORAL BE IT ESAEMABERED, That on this 9th day of	A REAL PROPERTY AND A REAL PROPERTY A REAL PROPERTY A REAL PROPERTY AND A REAL PROPERT	A DE LE ARTER DE LE DE L
TORY IN TREMEMBERED, that on this 9th day of December A.D. 19.58. before me. Forrest A. Jackson structure and Gladys Winters, for said County and State, came Charles W. Winters and Gladys Winters, to me personally known to be the same person S who executed the foregoing instrument of writing and duly acknowledged the execution of the same. IN WINESS WHEREOF, I have here unto subscribed my name and affixed my official seel on the day and year last above writen. Commission expires October 28, 19.60 Torrest A. Jackson Notery Public on December 10, 1958 at 10:45 A.M. RELEASE MEREOF. I have here unto subscribed my anne and affixed my official seel on the day and worker and the same of the within more targets. RELEASE MEREOF. I have here unto subscribed my anne and affixed my official seel on the day and per last above writen. Commission expires October 28, 19.60 Torrest A. Jackson Notery Public and December 10, 1958 at 10:45 A.M. RELEASE	Contraction of the second	א היה היה היה היה היה היה היה אין איירואין אייר היה היה היה היה אייר היה היה היה היה היה אייר אייר
A D. 19-28 A D. 1	TE OF Kansas	
COUNTING ARY for said County and State, came Charles W. Winters and Gladys Winters, to me personally known to be the same person 8 who executed the foregoing instrument of writing 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 writen. Commission expires October 28, 1950 Forwest A. Jackson Notery Public on December 10, 1958 at 10:45 A.M. RELEASE March 4. Register RELEASE	TE OF Kansas	m.)
to me personally known to be the same person 8 who executed the forepoing instrument of writing and duly schoowledged 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. Commission expires October 28, 19.60 Terrest A. Jackson Notary Public on December 10, 1958 at 10:45 A.M. RELEASE Horold G./Beck Register idersigned, owner of the within mortagen do harde	TE OF KANSAS	ry.) EMBERED, That on this 9th
Commission expires October 28, 19.50 Forrest A. Jackson Notary Public on December 10, 1958 at 10:45 A.M. RELEASE Horseld G. Beck Register adersigned, owner of the within mortagen do bench	TE OF KANSAS	NY.) EMARRED, That on this 9th day of December A. D. 19 58
Commission expires October 28, 19.50 Forrest A. Jackson Notary Public on December 10, 1958 at 10:45 A.M. RELEASE Horseld G. Beck Register adersigned, owner of the within mortagen do bench	TORNE DOUBLES COUNT	rv.) EMBERED, That on this 9th day of December A. D. 19 58 refore me. Forrest A. Jackson , * Notery Public in and or said County and State, came Charles W. Winters and Gladys Winters, his wife,
Commission expires October 28, 1950 Fornest A. Jackson Notery Public on December 10, 1958 at 10:45 A.M. RELEASE Harold G. Beck Register idensigned, owner of the within morthogen do bench and a Beck Register	TE OF KAASAAS DOUKING COUNT TORA NOTARY HILL IN L	PRABERED, Ther on this 9th day of December A. D. 19 58 refore me. Forrest A. Jackson , Noter Public in and this wife,
on December 10, 1958 at 10:45 A.M. RELEASE Harold G. Beck Register	TORAL RET REM	MARREND, Ther on this 9th day of December A.D. 19.58. effore me. FOITEST A. Jackson
on December 10, 1958 at 10:45 A.M. RELEASE Darold G. Beck Register	TORACE COUNT TORACE COUNT TORACE BEIT BEAM NOTARY NOTARY NOTARY NOTARY NOTARY NOTARY NOTARY	MARREND, Ther on this 9th day of December A.D. 19.58. effore me. FOITEST A. Jackson
RELEASE RELEASE device the within mortagen de bench	TORACE COUNT TORACE COUNT TORACE BEIT BEAM NOTARY NOTARY NOTARY NOTARY NOTARY NOTARY NOTARY	MARREED, That on this 9th day of December A.D. 19.58 sefore me. FOITEST A. Jackson a Notary Public in and or taid County and State, came Charles W. Winters and Gladys Winters, in a personally known to be the same person S who executed the foregoing instrument of writing. a WHEREOF, I have herecurton of the same. WHEREOF, I have herecuro subscribed my name and affixed my official seal on the day and ar last above written.
RELEASE RELEASE device the within mortagen de bench	TORY BE IT REAL TORY BE IT REAL NOTARY DULTARY DULTARY COUNT IN WITNESS Y Commission expires October 28,	CMARREND, That on this 9th day of December A. D. 19 58 refore me. FOTFEST A. Jackson * Notary Public in and or said County and State, came Charles W. Winters and Gladys Winters. a me personally known to be the same person S who executed the foregoing instrument of writing. a me personally known to be the same person S who executed the foregoing instrument of writing. a WHEREOF. I have hereunto subscribed my name and affixed my official seal on the day and are last above written. 19.60 Townest A. Jackson
reby, and authorize the Resistor and a hereby acknowledge the full payment of	TORY BE IT REAL TORY BE IT REAL NOTARY DULTARY DULTARY COUNT IN WITNESS Y Commission expires October 28,	MARREED, Ther on this 9th day of December <u>A.D. 19 58</u> effore me. FOITEST A. Jackson <u>sourcesourcessourcessourcessourcessourcesourcessourcessourcess</u>
	Commission expires October 28,	EMBERED, Ther on this 9th day of December A. D. 19 58 effore me, FOTCEST A. Jackson * Notary Public in and or said County and State, came Charles W. Winters and Cladys Winters, or mapersonally known to be the same person S who executed the foregoing instrument of writing. of duly acknowledged the execution of the same. average written. 19.60 Formest A. Jackson Notary Public 245 A.M.
J. C. Hemphill Mortgagee.	TOR AND A COUNT AN	M.) EMBERSED, Ther on this 9th day of December A.D. 19 58 motors me. FOITEST A. Jackson , a Notary Public in and or said County and State, came Charles W. Winters and Cladys Winters, are personally known to be the same person B who executed the foregoing instrument of writing, is memory and state, came of the same and affixed my official seal on the day and the subscription of the same and affixed my official seal on the day and are last above written. 19.60 Forrest A. Jackson Notary Public stats A.M. RELEBASE Register of thin mortgage, do hereby acknowledge the full payment of for egister of Deeds to enter the discharge of this mortgage of

334