Reg. No. 14,963 Fee Paid \$2.25

Description Description Description Applie the second parts All Indentities, Made this This day of APTL , 19. 38 between the second parts All Indentities, Made this This day of APTL , 19. 38 between the second parts All Auroneone In the County of Dobglas and State of Annuas part J. of the second parts Winesseeth, that the said part J. of the first part, and The Laurencone Restional. Heaks, Lawrence, Restarce part J. of the second part. Winesseeth, that the said part J. of the first part, and duty padd, the receipt of which is thered by achnowledged, have. Todd, and by the his dotty of Laurenco, Ensure 1. DOLLARE to Nim. duty padd, the receipt of which is there and part J. of the second part, the following described real entres struated and being in the County of Douglas and State of Krans. Wint be applicationed Thirty-seven (137) or Pennzyleands Struct Struct and particle structure. Mail to anticle to a solid the cashs. If the and interest of the said part J. of the first part head. Mail to anticle to a solid the cashs. If the and interest of the said part J. of the first part, is an end and part Structure. Mail to anticle to a solid the cashs. If the and interest of the said part J. of the first part head. Mail to anticle to a solid the said the or anticle to ant		69156	BOOK 121	0 1.80 mil 100 mi 100 mil 100 mil
Pred E, Johnson, & Marle Man of Lawrence In the County of Englas and State of Remma part J. of the first part, and The Lawrence Rational Bank, Lawrence, Ramae. part J. of the second part. Winseedh, the the aid part J. of the first part, and The Lawrence Rational Bank, Lawrence, Ramae. part J. of the second part. Non-action Bank duty padt, the receipt of which is hereby acknowledged, half. to dut and the inholence to GRANT. BARKANN, SEL and MORIKOAE: to the sell part J. of the second part. DOLLAR the inholence of GRANT. BARKANN, SEL and MORIKOAE: to the sell part J. of the second part. How and sell part J. of the second part. How and sell part J. of the second part. the local bank is and part J. and being in the County of Bonzylas. and State of Krass. The local bank is and part J. and being in the County of Bonzylas. and State of Krass. The local bank is and part J. and the second part. The data part J. and the second part. The local bank is and part. Into accordination is an and part of the second part. The second part. The quest bank is a to bank is and part. Into accordination is an and part of the second part. The second part. The data part. Into accordination is an and part of the second part. The second part. The second part. The data part of the second part. Into accordination is an and part of the second part. The second part. <		(Na. 52K)	Boyles Legal Blanks-CA	SH STATIONERY COLawrence, Kansas
Pred E, Johnson, & Marle Man of Lawrence In the County of Englas and State of Remma part J. of the first part, and The Lawrence Rational Bank, Lawrence, Ramae. part J. of the second part. Winseedh, the the aid part J. of the first part, and The Lawrence Rational Bank, Lawrence, Ramae. part J. of the second part. Non-action Bank duty padt, the receipt of which is hereby acknowledged, half. to dut and the inholence to GRANT. BARKANN, SEL and MORIKOAE: to the sell part J. of the second part. DOLLAR the inholence of GRANT. BARKANN, SEL and MORIKOAE: to the sell part J. of the second part. How and sell part J. of the second part. How and sell part J. of the second part. the local bank is and part J. and being in the County of Bonzylas. and State of Krass. The local bank is and part J. and being in the County of Bonzylas. and State of Krass. The local bank is and part J. and the second part. The data part J. and the second part. The local bank is and part. Into accordination is an and part of the second part. The second part. The quest bank is a to bank is and part. Into accordination is an and part of the second part. The second part. The data part. Into accordination is an and part of the second part. The second part. The second part. The data part of the second part. Into accordination is an and part of the second part. The second part. <	This Indenture, Made this	aday	of April	, 19.59 between
of lawrams in the County of Dobglas and Stet of Lemma part J of the first perf, and The Lawramse National Bank, lawramse, Kamas are J of the second perf. Winesseth, that the said perf J of the first perf, and The Lawramse National Bank, lawramse, Kamas Image: Statistic perfect on the second perf. of the second perf. Winesseth, that the said perf J of the first perf, in consideration of the sum of TIM FUNERD & no/Law in the consideration of the sum of TIM FUNERD & no/Law in the construction of the second perf the sum of the second perf the site of the second perf the site of the second perf the second				
part 2 of the first part, andThe Lawrence Rational Bake, Lawrence, Raman	And the second			Fanna
<pre>mpart y of the second part. Minesceth, the the sead part y of the second part. Minesceth, the the sead part y of the second part. Minesceth, the the sead part y of the second part, the following described real exters situated and being in the County of Durates and sete of Xons, how: Minesceth, the difference of the second part, the following described real exters situated and being in the County of Durates and sete or Xons, how: Minesceth, the difference of the second part, the following described real exters situated and being in the County of Durates and sete or Xons, how: Minesceth, the apportance of Xons and y and the reade, January and Sete or Xons, how: Minesceth, the apportance of the set of the second part, the following described real exters and proof its thereads, January and January and Aster or Xons, how: Minesceth, the apportance of Xons and proof its thereads, January and Aster or Xons, how: Minesceth, the apportance of Xons and y and the reade, January and Aster or Xons, how: Minesceth, the apportance of Xons and proof its thereads, January and Aster or Xons, how: Minesceth, the apportance of Xons, how: Minesce</pre>	of Lawrence , in the Co	unty of Dougla	and Reply Larger	State of
<form> Numeenersh, that the said part of the first part, in consideration of the sum of Numeenersh, that the said part of the first part, in consideration of the sum of Numeenersh, that the said part of the first part, and Numee County of numeeses the said part of the second part, the following described real exters situated and being in the County of numees the said part of the second part, the following described real exters situated and being in the County of numees the said part of the second part, the following described real exters situated and being in the County of numees the said part of the fort part first there ext</form>	part y of the first part, and			
THE RUNDERD & no/200.				国际政策和14月2日中,14月1日。 19月1日 - 19月1日 -
nim duly paid, the receipt of which is hereby acknowledged, ha ^{ng} and, and be this therebore as the second part, the following described real exists situated and being in the County of				
<pre>https://www.initedimenters.com/documenter</pre>				
<pre>tollowing described real extente situated and being in the County of</pre>				
<form></form>				
				
<pre>1n the Oity of Learnonse, Ennance PERM ASSIGNMENT Int we control of Learnonse, Ennance PERM ASSIGNMENT Int we control of a source and profiles thereaff, provided hereare that the norty provided int the apportenences and all the estate, title and interest of the soid part. of the first part therein.</pre>				· The second second
<pre>REMINENTED Table on the set of a farmer and profile thereoff, provided however the the and target of the initial default, but on the output encodes and provide the sold part. () the sold part () the sole part () the sole p</pre>			Fennsylvania St	1002
bill be entited the control of the solid of the solid precision of the first part therein. An of the solid part of the first part do 20. Server, coverent and spres that are dollary here 10.15. As tends one of the solid part of the first part do 20. Server, coverent and spres that are dollary here 10.15. As tends one of the solid part of the first part therein. Note that the solid part of the first part do 20. Server, coverent and spres that are dollary here 10.15. As tends one of the solid part of the first part therein. Note that the solid part of the first part do 20. Server, coverent and done the same specific at the solid part of the first part therein. Note that the solid part of the first part do 20. Server, and do 20. Server, and part of the solid part of the first part do 20. Server, and the solid part of the first part do 20. Server, and part of the solid part of the first part do 20. Server, and part of the solid part of the first part do 20. Server, and part of the solid part of the first part do 20. Server, and part of the solid part of the first part do 20. Server, and part of the solid part of the soli	THE LOC TO M SHE			".
<pre>With the apputremences and all the estable, tile and interested must be all proved. The last is the last of any other is the provided to a provide of the second proved of the second provide of</pre>	Including all rents, issues	and profits ther d retain the rent	enf, provided ho s, issues and pr	ofits until default here
<pre>id in a preside above quantity, and where of a product on the first of the present on the first of an above quantity, and where the quantity and the first one of the first operation of the first operat</pre>	with the anourtenances and all the et	state, title and intere	shor the said part	no of me insi part manage
International International data in the series and address the series water at parties making having data materia. In draw 10 In draw 10 In the first part shares in the part is made address the series water at parties, and the series are shared in the part is made address the part is m	And the said part y of the first part do	. 9.9. hereby covenant and	agree that at the delivery of inheritance therein, free	and clear of all incumbrances,
14 sprend batware the parties haves that the part J in the first part hall and itse during the all of the biochard part of the part J in the part J in the first part hall be the part J in the part J_	No	exceptions		are seminary many consideration of the second s
<pre>red examents the my be level or extend general and read tends that, the same become do and protects, and the extend of the set of the set</pre>			a second with advector of out	in the tife of this indenture, new all taxe
THS GRAPT is instanced as a serving as serving the serving of the gayment of and sum of money, executed on the	It is agreed between the parties hereto that t and essessments that may be levied or essessed as	painst said real estate when	the same becomes due a	nd payable, and that he will'
This GRAFT is learned is a merspace to server the gayment of the un of	keep the buildings upon said real estate insured a directed by the part \mathcal{Y} of the second part, the	igainst fire and tornado in in joss, if any, made payable the first part shall fall to	such sum and by such ins a to the part. Y of the pay such faxes when the	he second part to the extent of 155 same become due and payable or to kee
This GRAFT is learned as a serverage to server the gayment of the un of	interest. And in the event that said part y of said premises insured as herein provided, then th so naid shall become a part of the indebtedness.	e part y of the seconsecured by this Indenture,	nd part may pay said taxe and shall bear interest at	s and insurance, or either, and the amou the rate of 10% from the date of payme
THE DYNDERD 2 4.89/200 according to the sense of	until fully repaid.	ours the payment of the sun	1 of	and the main and the second
<pre>ary d_prill</pre>	NTNR RUNDERD & NO FIDD	States of the second		DOLLAR
and will interest according harmon according to the up insurance or to dickarge any taxes with interest theread as the head part is a the series approximate the addigation constant theread is the set of the first part has any part thereof or any deligation constant thereon, or interest thereon, interest thereon, or interes				
And this coverance will be used to pay the same as provided in this findemers. And this coverance will be used for any set fitnered to any deligation control fitnered, or in the building on a state are not leaf in a good it, and all of the obligation provided it have to excite a the option of the builde been able to be any obligation provided it have to be any obligation the the obligation provided its pay the state are not leaf in an good bit and all of the obligation provided for in said writes, either each of the obligation provided its pay the state are not leaf in any good bit and all of the obligation provided for in said writes, either each of the obligation provided its pay the state are not leaf in the same precision. For the second pay 1510, accurate and been the option of the builde been able to be any obligation the state are not leaf in the same precision. For the second pay 1510, accurate and been the same precision of the state pay the state are not leaf in the same precision. For the second pay 1510, accurate and been the same precision of the state pay the state are not leaf in the same precision. The same precision of the same precision of the same precision of the same precision. The same precision of the same precision of the same precision of the same precision of the same precision. The same precision of the same precision of the same precision of the same precision. The same precision of the same precision of the same precision of the same precision. The same precision of the same precision. The same precision of the same precision. The same of precision of the same precision. The same of the same precision of the same precision of the same precision of the same. Th				
A draw the conversion finds in Your any pair thread to any adding atto case of thready, or interest threads, of if the taxes or all of the draw the interest in the pair or its or the provided its or its	said part of the second part to pay for	to pay the same as provide	d in this indenture.	and a second shouth fully discharge
The seld per 2 is the second per 1 and the base a reader appointed to collect the rent and benefits & could be described by low, and out of all meeting the second per 1 and the set of the second per 1 and the se	And this conveyance shall be void if such pa If default be made in such payments or any pay	syments be made as herein rt thereof or any obligation	specified, and the oblig created thereby, or inter	est thereon, or if the taxes on said n ovided herein, or if the buildings on s
The set approx of the second part is the p	real estate are not paid when the same become due a real estate are not kept in as good repair as the and the whole sum remaining unpaid, and all o	y are now, or if waste is c of the obligations provided	ommitted on said premises, for in said written obligati	then this conveyance shall become absolu- on, for the security of which this indents
the base paid by the part X making such as he, on demand, to the first part A is a greed by the part X making such as he on demand, to the first part A making such as a doma to, and be obligatory upon the bair, executor, edministrator, personal representations and successor of the personal representation of the second part is a greed by the part X of the first part he a hereunto set his and and east the day and y is a power written. The base we were the second part is a make a power work as a power written. The base were the second part is a make a power work as a power written. The base were the second part is a make a power work as a power written. The base were the second part is a make a power work as a power written. The second part is a power work as a power work as a power written were as a power written. The second part is a power work as a power work as a power work as a power written were written were were as a power written were written written were written written were written were written written written were written written writt	is given, shall immediately mature and become	due and payable at the op agents or assigns	tion of the holder hereot,	of the said premises and all the impro
the base paid by the part X making such as he, on demand, to the first part A is a greed by the part X making such as he on demand, to the first part A making such as a doma to, and be obligatory upon the bair, executor, edministrator, personal representations and successor of the personal representation of the second part is a greed by the part X of the first part he a hereunto set his and and east the day and y is a power written. The base we were the second part is a make a power work as a power written. The base were the second part is a make a power work as a power written. The base were the second part is a make a power work as a power written. The base were the second part is a make a power work as a power written. The second part is a power work as a power work as a power written were as a power written. The second part is a power work as a power work as a power work as a power written were written were were as a power written were written written were written written were written were written written written were written written writt	ments thereon in the manner provided by law ar sell the premises hereby granted, or any part	nd to have a receiver appoint thereof, in the manner pre-	sted to collect the rents a scribed by law, and out to and charges, incident t	of all moneys arising from such sale bareto, and the overplus, if any there
h h sered by the parties been that the terms and provides of this inferious and and, and every obligation therein contained, and been the series and macesson of the respective parties beers. Is Wissen Wheread, the part A of the first part he a hereanto set his hand and seal the day and y is a days written. The Wissen Wheread is a days of the first part he a hereanto set his hand and seal the day and y is a days written. The Wissen Wheread is a days of the first part hereanto set his hereanto set his a days of the first part hereanto set his been written. The Wissen Wheread is a days of the first part hereanto set his been written in the second of the first part is a days of the first part is a days of the first part is a day of the first part is a day of the first part is a day of the second of th	and and most of the most W making such a	ale, on demand, to the first	part. Aleman &	
and successor is the part is of the first part in a merunto set his is and and seal the day and y his is any werdition. is approx written. Wieney is the part is of the first part in a merunto set his is approx written. his is approx written. State open written. State open written. State open written. State open written. State open written. Is a merunt is a merunt is a merunt is an indicate a merunt is	It is agreed by the parties hereto that the	terms and provisions of thi inure to, and be obligatory		every obligation therein contained, and re, administratore, personal representative
Pred E. Jelling on (SE Pred E. Jelling on (SE Pred E. Jelling on (SE State or Fred E. Jelling on State or Tansas State or Tansas </td <td>assigns and successors of the respective parties</td> <td>tisterov.</td> <td></td> <td>an a disease in the second</td>	assigns and successors of the respective parties	tisterov.		an a disease in the second
The off E. Jellinson/ (SE State of the device reduction of the second the second the second of the second of the second of the second	la Witness Whereor, the part at	· · · · · · · · · · · · · · · · · · ·	DO.	Elolmes
State or <u>Kansas</u> <u>Douglas</u> <u>Douglas</u> <u>The or Kansas</u> <u>Douglas</u> <u>The or Kansas</u> <u>Douglas</u> <u>The or Kansas</u> <u>The second duy of April</u> <u>A.8.15</u> <u>The or Kansas</u> <u>The or K</u>			Fred H. Jeh	
TABLE AS A MALE AND ADDRESS A.M. RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned, owner of the within mortgage, do hereby acknowledge the full per the undersigned bare of the within mortgage, do hereby acknowledge the full per the undersigned bare of the within mortgage. the undersigned bare of the within mortgage bare of be bare bare acknowledge the full per the secured thereby, and authorize the Register of be bare bare acknowledge the full per the bare secured thereby acknowledge the full per the secured thereby ac		e i sere		see as in the second second
Douglas St. Douglas countre, If T mandatabase, Ther on this Tth before me, Echard Missenan is 0 n				Jeer veer
Jouglas St. Douglas countre, If I manufacture, that on this Tth before me, ECMART Missenan in a countre, Erril in a countre, Erril in a countre, Erril in a countre, Erril in a countre, Erril in a countre, in a countre, In a countre,	THE DATE AND A REPORT OF THE ADDRESS	THE OWNER AND THE DREAM PARTY AND A	CARACTERIC DI CARACTERI DI C	ייירא אור אור אור אור אור אור אור אור אור א
Douglas St. Douglas countre, If T mandatabase, Ther on this Tth before me, Echard Missenan is 0 n			•	
Image: Country of Country Image: Country	STATE OF	55.	4 . A . A .	
before me, <u>Howard Wilseman</u> , a Money Public in a for said County and State, came <u>Prod E. Johnson, a single man</u> to me personally known to be the same person Who executed the foregoing instrument of write and duly echnowledged the execution of the same. We WINNESS WHEREOF, I have hereonic ubscrited my name and afficed my official seal on the day a year last above writen. We communicate and afficed my official seal on the day a year last above writen. My Communication endow found of the same and afficed my official seal on the day a year last above writen. My Communication endow found of the same and afficed my official seal on the day a year last above writen. My Communication endow found of the same and afficed my official seal on the day a year last above writen. My Communication endow found of the same and afficed my official seal on the day a year last above writen. My Communication endow found of the same and afficed my official seal on the day a year last above writen. My Communication endow found of the same and afficed my official seal on the day a year last above writen. My Communication endow found of the same and afficed my official seal on the day a generation of the writen mortgage, do hereby acknowledge the full part the secured thereby, and authorize the Register of Deeds to enter the discharge of record. Dated this lith day of July 1969. Lawrence National Bank & Trust Co. successor to Lawrence National Bank. Mort	Doug IAB	1	#+b	
To me personally known to be the same <u>Prod E. Jehnson, a single min</u> to me personally known to be the same person who executed the foregoing instrument of write and duy achowedged the execution of the same. WWITNESS WHEREOF, I have hereouto subscribed my name and afficed my official seal on the day a yest last above writes. April 18th 10 62 <u>ADUINICISEMAN</u> Agent Pol Court April 9, 1959 at 9:35 A.M. RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full pa to record. Dated this 11th day of July 1969. Lawrence National Bank & Trust Co. successor to Lawrence National Bank.		and the second se	rd. Wiseman	April A. D. 19 5
and duly extnowledged the execution of the same. IN WITNESS WHEREOF, I have hereonic subscribed my name and afficed my official seal on the day a year last above written. My Tanunisipo enact. April 18th 10 62 NDUMA (CTS much Negary Pol four Howard Wiseman Negary Pol ded on April 9, 1959 at 9:35 A.M. RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full part the secured thereby, and authorize the Register of Deeds to enter the discharge age of record. Dated this 11th day of July 1969. Lawrence National Bank 6 Trust Co. successor to Lawrence National Bank.			The state of the s	
and duly echnowledged the securition of the same. He with the securities of the same and efficient my official seal on the day a year last above written. My Communication and a securities of the same and efficient my official seal on the day a year last above written. My Communication and a securities of the same and efficient my official seal on the day a general Mission and Missi				ecuted the foregoing instrument of writin
yest last above written. April 18th 19 62 NDUMACCOSCINAL Nevery Pol ded on April 9, 1959 at 9:35 A.M. RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full pa test secured thereby, and authorize the Register of Deeds to enter the discharge age of record. Dated this 11th day of July 1969. Lawrence National Bank & Trust Co. successor to Lawrence National Bank.	and	duly acknowledged the exec	ution of the same.	
ded on April 9, 1959 at 9:35 A.M. RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full pr ebt secured thereby, and authorize the Register of Deeds to enter the discharge age of record. Dated this 11th day of July 1969. Lawrence National Bank 6 Trust Co. successor to Lawrence National Bank. t: (Corp. Seal)				
ded on April 9, 1959 at 9:35 A.M. RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full particular the register of Deeds to enter the discharge age of record. Dated this 11th day of July 1969. Lawrence National Bank & Trust Co. successor to Lawrence National Bank.		19 62 🗙	Nowardle	RSeman Netery Pub
RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full pa ebt secured thereby, and authorize the Register of Deeds to enter the discharge age of record. Dated this 11th day of July 1969. Lawrence National Bank & Trust Co. successor to Lawrence National Bank.			Admatu nas	2
RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full part abt secured thereby, and authorize the Register of Deeds to enter the discharge age of record. Dated this 11th day of July 1969. Lawrence National Bank & Trust Co. successor to Lawrence National Bank.	ded on April 9, 1959 at 9:35	A.M. 6	Harold 4	Beck Register of
ebt secured thereby, and authorize the Register of Deeds to enter the discharge age of record. Dated this 11th day of July 1969. Lawrence National Bank & Trust Co. t: (Corp. Seal) successor to Lawrence National Bank.				
age of record. Dated this 11th day of July 1969. Lawrence National Bank & Trust Co. t: (Corp. Seal) successor to Lawrence National Bank.				icknowledge the full pa
Lawrence National Bank & Trust Co. successor to Lawrence National Bank.	the undersigned, owner of th	e within mortgay	ster of Deeds t	o enter the discharge
Norte	bt secured thereby, and aut	e within mo r tgay horize the Regi 1th day of July	ster of Deeds t 1969.	o enter the discharge
	bt secured thereby, and aut age of record. Dated this l	e within mortga; horize the Regi lth day of July Lav	ster of Deeds t 1969. wrence National	o enter the discharge Bank & Trust Co.