Reg. No. 15,282

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<form></form>	Blarc S. Lindell and Bercha Jean Lindell, his wife. A Lawrance in the County of Douglas and Sate of Kanasa arises of the first part, and Amazall Sahon, and Bats Sahon, hubband and wife, and Jolat. Montal and wife, and Jolat. Montal and wife, and Jolat. Measure, hus the said part 162. of the first part, and on ode as transits in Complete. of the second part, the lower of the said part 162. Montal and wife, and Jolat. Measure, hus the said part 162. of the first part, and 00/100. DOULASS DOULASS Mineducity of CANN, EARGAIN, SEL and MORTGAGE to the said part 1626 of the second part, the Jolawing described real estate situated and being in the County of Douglas and State of the situate of the South first for the South first of the Sout	This Indenture, Made this First			
<form> of lawrend in the County of Duplating and Size of Tausan prime with first per st, and Rans Sell Sahon and Basa Sahon, huband and sife, as Joint transme with right of any very very base of the second per st. Winsseth, has the said per less of the first per in consideration of the sum of the second per st. DULASS in the said per less of the first per in consideration of the sum of the second per interest of the huband and size as Joint in the first per interest of the hirst per interest of the second per interest of the huband and size of the second per interest of the second per int</form>	<form>d Lawrence in the County of Duglas and Stere of Lausa and Lawrence in the County of Duglas and Stere of Lausa and the fast part and Rassell Schon, and Beas Schon, Andshand and xife, as Joint and the starts of the Stere of the second part. He fast that the said part less of the fare part in consideration of the sum of Duglas and the second part. He duglas duglas the second part, the duglas duglas to the south Balf of the Southheast corner of the South Part (19) South, Range Deauty (20) Saut of the Sixth Principal difference in the balf of fast bence barts (20) for the Sixth Principal difference in the balf of the Southheast corner of the South Part (19) for the Sixth Principal difference in the balf of the Southheast corner of the South Part (19) South, Range Deauty (20) Corners (20) for the Sixth Principal difference in the balf of the South Part (19) for the Sixth Principal difference in the balf of the South Part (19) South, Range Deauty (20) Corners (20) for the Sixth Principal difference in the balf of the South Part (19) South, Range Deauty (20) Corners (20) For the Sixth Principal difference in the balf of the south Part (19) for the south Part (19) for the Sixth Principal difference in the balf of the South Part (19) for the Sixth Principal difference in the balf of the South Part (19) for the Sixth Part (19) for th</form>	Elmer E. Lindell and Bertha Jean Lindel	l, his wife,	July	, 19.39 between
<form><form><form><form></form></form></form></form>	<form>and also do the first part and Russell. Schum, and Dens Schum, hutshand and wife, as joint Wienersch, that the said part [23. of the first part, in consideration of the sum of Section Site of the second part, the duration of Notes and the said part [23. of the first part, in consideration of the sum of Notes and the said part [23. of the first part, in consideration of the sum of Notes and the said part [23. of the first part, in consideration of the sum of Notes and the said part [25. of the second part, the said durat of RAN, BARGAIN, SLL and MORIGAGE to the said part [25. of the second part, the said the second part, the said the second part, the said of the West [3] foret later of the South Half of the South Balf of the South</form>	of Lawrence , in the County of	Douglas	and State of	Kansas
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them duly paid, the receipt of which is hereby acknowledged, ha M. sold, and by this indenture do GRANT, BARGAN, SEL and MORTGAGE to the said part lets of the second part, the following described real extere situated and being in the County of		Witnesseth, that the said part iss of the first p	part, in considera	tion of the sum of	me second part.
<pre>man meanurus of GRANT, BARGAN, SEL and MOREGAGE to the said part is to the second part, the following described real enters situated and being in the County of</pre>		E.Parm			
<pre>thread on the set of the set of the south and being in the County of ouglas and Set of a Kanaa, towik: Beginning at a point 275 feet Morth of the Southmast corner of the South Principal Mort Set of Section Six (6,), rounship Thitseen (13) South, Range Thenty (20) Saut of the South Principal Mort Section Six (6,), rounship Thitseen (13) South, Range Thenty (20) Saut of the South Principal Mort Section Six (6,), rounship Thitseen (13) South, Range Thenty (20) Saut of the South Principal Mort Section Six (6,), rounship Thitseen (13) South, Range Thenty (20) Saut of the South Principal Mort Section Six (6,), rounship Thitseen (13) South, Range Thenty (20) Saut of the South Principal Mort Section Six (6,), rounship Thitseen (13) South, Range Thenty (20) Saut of the South Principal Mort Section Six (6,), rounship Thitseen (13) South, Range Thenty (20) Saut of the South Principal Mort Section Six (7,), rounship Thitseen (13) South, Range Thenty, Kanage Thenty (20) Saut of the South Principal Mort Section Six (7,), rounship Thitseen (13) South, Range Thenty (20) Saut of the South Principal Mort Section Section Six (13) South, Range Thent (13) South, Rang</pre>	<pre>number described real estes shusted and being in the County of</pre>	this indenture do GRANT BARCAIN SEL	of which is her	eby acknowledged,	ha ve sold, and by
	spining at a point 275 feet Morth of the Southeast corner of the South Hair of the Sac area of the West 19 acres of the South, Ramp Twenty (20) Sat of the Sixth Principal Moridian Moridian (20). The South area of the South, Ramp Twenty (20) Sat of the Sixth Principal Moridian (20). The South area of	real estate situated and be	ing in the Coun	ty of Douglas	f the second part, the and State of
<form></form>		Beginning at a point 275 feet North of th 9 acres of the West 19 acres of the South (6), Township Thirteen (13) South, Range thence North 91.6 feet; thence West 297 f feet to the place of beginning/in Douglas in the Cit Said land subject to an execute of a cit	Twenty (20) Sa eet; thence So County, Kansa y of Lawrence,	ist of the Sixth outh 91.6 feet; 1 us,	r of Section Six (Principal Meridian) Chence East 297
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		or the first part do hereby much	ant and amine that it	at the state of the state of the second	STATES THE SECTION PARTY AND INTER OF
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A search the may be levied or ansamed against list of the attra which is any baces do and a payable, and the d. Dky will a search of the search of the loss of any made payable on the part of the individual search of the loss of any made payable on the part of the loss of any made payable on the part of the loss of any made payable on the part of the loss of any made payable on the part of the loss of any made payable on the part of the loss of any made payable on the part of the loss of any made payable on the part of the loss of any made payable on the part of the loss of any made payable on the part of the loss of any made payable on the part of the loss of the pay of the loss of any made payable on the part of the loss of any made payable on the part of the loss of the pay of the loss of any made payable on the pay of the pay of the loss of any pay of the loss of any pay of the pay of the pay of the loss of any pay of the loss of any pays of the pay of the pay of the pay of the loss of any pays of the pay of t	Assume that may be levied or arrange against lied real barred in ach sum before due to the life of the	and that they will warr	ant and defend the sa	me egainst all perties mak	ng lawful claim threat
DOLLAS. DOLLAS. wy of	ding to the terms of	and assessments that may be levied or assessed against said real estant scep the buildings uppor said real estate insured against fire and torms forcted by the part 1.82 of the second part, the loss, if any, made instruct. And Ta the event that said part 1.52 of the first part shall did premise insured as having provided, then the part 1.82 , of th o paid shall become a part of the indebtedness, secured by this inde mill fully regard.	when this part shall at all when this same beco- ido in such sum and it payable to the part id fail to pay such taxes as second part may pay inture, and shall bear i	times during the life of ti mes due and payable, an by such insurance company 25 of the second part of when the same become du v said taxes and insurance, interest at the rate of 10%	It indenture, pay all taxes if that they will as shall be specified and to the extent of the it a and payable or to keep or either, and the amount from the date of payment
wy of JUDy 10.5 Million of the payment of aid sum of money, executed on the <u>first</u> y of JUDy 10.5 , at the second part to gay for any housance or to discharge any taxes with interest thereon as herein provided in the avent of aid obligation and also to secure any turn or sums of money advanced by the start aid <u>sec</u> <u>10.5</u> of the second part to gay for any housance or to discharge any taxes with interest thereon as herein provided, in the avent distance in a bar <u>10.5</u> of the second part to gay for any housance or to discharge any taxes with interest thereon, or H here holds in the avent distance in the part <u>10.5</u> of the second part to gay for any housance or to discharge any taxes with interest thereon, or H here holds in the avent distance in the part <u>10.5</u> of the second part to gay for any part thereof or any obligation created thereby, or interest thereon, or H here holds are a set and a second at the part <u>10.5</u> of the second part. In there holds there <u>10.5</u> of the second part. In the part <u>10.5</u> of the second part. In there holds here <u>10.5</u> of the second part. In there holds here <u>10.5</u> of the second part. In there holds here <u>10.5</u> of the second part. In there holds here <u>10.5</u> of the second part. In there holds here <u>10.5</u> of the second part. In there here <u>10.5</u> of the second part. In there here <u>10.5</u> of the second part. In there here <u>10.5</u> of the second part. In the part <u>10.5</u> of the second part. In there here <u>10.5</u> of the second part. In the part <u>10.5</u> of the second part. In the part <u>10.5</u> of the second part. In there here <u>10.5</u> of the first part here. In there here <u>10.5</u> of the first part here. In the part <u>10.5</u> of the second part. In the part <u>10.5</u> of the first part here. In there <u>10.5</u> of the first part here.	and or July 105 certain written obligation for the payment of said sum of money, executed on the <u>first</u> with all laterest according thereon according to the term of said colligation and also to accord any the part <u>105</u> of the second part to pay for any invince or to discharge any taxes with interest thereon as herein provided, in the event and part <u>105</u> of the second part to pay for any invince or to discharge any taxes with interest thereon as herein provided, in the event and part <u>105</u> of the second part to pay for any invince or to discharge any taxes with interest thereon, as herein provided in the event and part <u>105</u> of the second part to pay for any invince or to discharge any taxes with interest thereon, as therein provided in the event of this company, and the discharge any taxes with interest thereon, as therein folly discharged in the top part <u>105</u> of the second part to pay there are as provided in this indenture. There are not pay top in the event there are any any interest there are any invince or the varies is committed on take payment. The top pay the second part to pay the second part			and the second second second second	Section Sectio
And this conveyance shall be void if such payments be made as a border in this indenture. default be made in such payments or any part thered or any subhishion created thereby, or interest thereon, or if the taxes on said real default be made in such payments or any part thered or any subhishion created thereby, or interest thereon, or if the taxes on said real d new whole sum remaining unsaid, and all of the obligation provide committed on said premises, then this conveyance shall be come about gives, thail immediately mature and become due and payable at the option of the holder hered, without notice, and it shall be lawful for a said part 10.5. of the second pay in the manner provided by law and to have a receiver appointed to collect the rent and all manney stilling rom such sale to an thereas in the manner provided by law and to have a receiver sapolited to collect the rent and all moneys stilling from such sale to an the part 10.5. of the second pay. It is payment that uncertaint thereon, is the manner previoked by law, and or of all manney stilling from such sale to all be paid by the part 10.5. Thereon is the option of the first part 10.5. It is agreed by the part lawfung such sale, on demand, to the first part 10.5. It is agreed by the parts hereo that the terms and provision of the holder thereot, adding the every abligation therein contained, and all stating acruing thereform, shall extend and insue to, and be obligatory upon the herein sectory division therein contained, and years above written. Is Witness Wheread, the part 10.5. of the first part ha.22. hereouts as the first part ha.20. SEAD SEAD SEAD SEAD SEAD SEAD SEAD	If this conveyance shall be wold if such payments be made as borough in this indenture. The individual is such payments are made as borough in this indenture. The made is such payments or any part there of a say object in the shifts of the pay is provided herein, of if the buildings on add the whole sum remaining unpaid, and all of the chigation provided herein, and is a provided herein, of if the buildings on add the whole sum remaining unpaid, and all of the chigation provided herein, and is an every device the control of the builder hereed, without notice, and it shall be leaved for the whole sum remaining unpaid, and all of the chigation provided herein, and is an every device the control of the builder hereed, without notice, and it shall be leaved for the whole sum remaining unpaid, and all of the chigation provided by leave and our of all moneys reling therein and is the improve the provide the pay in the second pay. There are the second pay. There are the second pay. There are the second pay are there of, in the manner provided by leave, and our of all moneys reling there have a to a paid by the parties here in the the terms and provided by leave and our of all moneys reling there are and all the improve the provide the part 10.2 making the base, on demand, to the first part 12.5. In agreed by the parties here in the the terms and provides of this heder here each and every obligation therein contained, and all a did sections of the second regiments. There are the part 12.5. If the first part hall 2.5. because the here is secondre, administration, parsing there here. Where the part 12.5. If the first part hall 2.5. because the first part like is account, administration, parsing there here. Where the part 12.5. If the first part hall 2.5. because the first part like is account, administration, parsing there here. Where the part 12.5. If the first part hall 2.5. because the first part like is account, administration, parsing terestrations, and succease of the respective parties here the	eccording to the terms of GRE certain written obligation for the terms of $July$ result of $July$ results and by any set of the terms of said to the term	he payment of said sur its to obligation and also to	n of money, executed on t erms mede payable to the secure any sum or sums o	he first
In the rescale hereby granted, or any part thereof, in the manner provided by law, and out of the said premises and all the improve- tion the premises hereby granted, or any part thereof, in the manner provided by law, and out of all moneys string from such sale to an the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, all be paid by the part 125 making such sale, on demand, to the first part 125. It is agreed by the part 105 making such sale, on demand, to the first part 125. It is agreed by the part interest in the terms and provisions of this indenture and each and overy obligation therein, shall extend and inure to abilitytory upon the heirs, escolars, edministrators, personal representatives, after account there the apport of the first part 125. It Witness Wheread, the part 105 of the first part haVE hereunto set the first mand S and seel S. the day and year above written. It witness the part 105 of the first part haVE hereunto set the first grant of the sale S. the day and year above written.	thereon in the manner provided by law and to have a resolve appoint of the possession of the sid premises and all the improve- ing premises have by greated, or any part thereof, in the encoder decayes includent thereto, and the overplus, if any there be, are paid by the part 105 making such sale, on demand, to the first part 125. It accords the parts have that the terms and providence of this indenture and each and every obligation therein contained, and all a served by the parts have that the terms and providence of this indenture and each and every obligation therein contained, and all is accord by the parts have that the terms and providence of this indenture and each and every obligation therein contained, and all is accord by the parts have that the terms and providence of this indenture and each and every obligation therein contained, and all is advend by the parts have the sale is contained to the first part 125. It accords therefore, hall extend and have to, and be obligatory upon the heir, executions, definition therein contained, and all is and successore of the respective parties have to, and be obligatory upon the heir, executions, definition therein contained, and all is and successore of the respective parties have to. Where thereof, the part 105 of the first part halv? Therefore the life the first part have? Therefore, the same terms of the terms	And this conveyance shall be void if such payments be made as h defends the made in such payments or any paint thereof or any child state are not paid when the same become date and payable, or if the all exists are not lead in as good repair as they are now, or defend of the whole sum remaining unpeid, and all of the childpetion parts given, shall immediately matter and become date and exists are not pay and the same date of the childpetion parts	er an specified, and jation created thereby, insurance is not kept is committed on said ided for in said writter	re, the obligation contained or interest thereon, or i up, as provided herein, or premises, then this conveys obligation, for the securit	therein fully discharged. I the taxes on said reat if the buildings on said nos shall become absolute of which this industries
It is agreed by the parties hereto that the terms and provisions of this indentures and each and every obligation therein contained, and all gras and successors of the respective parties hereto. In Witness Whered, the part 10.5 of the first part have the second set the first here day and year above written. In Witness Whered, the part 10.5 of the first part have the set the first here day and year above written. In Witness Whered, the part 10.5 of the first part have the set the first here day and year above written.	h agreed by the parties hereon that the terms and provisions of this indenture and each and every obligation thanks contained, and all a and successors of the respective parties hereon. Where Where the part 105 of the first part have been to be in the intervention of the respective parties here to be intervention. Where Where the part 105 of the first part have been to be in the intervention of the day and year of the respective parties here to be intervention. Where Where the part 105 of the first part have been to be in the intervention of the day and year of the respective parties here to be intervention of the first part have been to be intervention. Where the part 105 of the first part have been to be intervention of the intervention of the term of the day and year of the term of term of the term of terms of term	ents thereon in the menner provided by law and to have a receiver a lit the premises hereby granted, or any part thereof, in the manner tain the amount then unpaid of principal and interest, together with th all be paid by the part 125 making such sale, on demand to the	pointed to collect the prescribed by law, e costs and charges in	session of the said premi- r rents and benefits accur and out of all moneys a cident thereto, and the or	es and all the improve- ling therefrom, and to rising from such sale to erplus, if any there be,
In Witness Wheread, the part 125 of the first part have above written.	Where Where is and set is interper heve bere been the interper heve written. Some written is and set is the day and year Schwar E. Lindert Undertri (SEAD Startha Jean Lindert (SEAD) (SEAD) (SEAD)	It is agreed by the parties hereto that the terms and provisions of nefits accruing therefrom, shall extend and inure to, and be oblige signs and successors of the respective parties hereto.	f this indenture and entory upon the heirs,	ech and every obligation to executors, administrators,	terein contained, and all personal representatives,
Sertha Jean Linde ISEAU SEAU (SEAU	Seatha Gran Stridell Bartha Jean Lindell (SEAD) (SEAD)	In Witness Whereaf, the part 12.5 of the first part have been tabove written.	reunto set their		and the second
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