	7399	2 BOOK 125		
and the second second	the state of the second	TGAGE	•	
THIS INDENTURE, Made this Leslie E. Murray	15th and Gladys E. M	day of July Murray, husband a	nd wife	19:60 betwee
WITNESSETH, that the said part 10 S	of the first part, in considera	party of the Second Part.	of Kansas part 105 of th	e first part, an
ARGAIN, SELL and MORTGAGE to the said p			old and by this indenture do escribed real estate situated i	
five (75) feet North seventy-	a South side of thence West five (75) feet; of beginning, i	of the West sid 7th Street; the seventy-two (72) thence East sev n the City of La	nce South seve feet; thence	
l ·····				
rether with all heating, lighting, and plaumbin des or blinds, used on or in connection with s TO HAVE AND TO HOLD THE SAME, With ver. And the said part 105 of the first part the premises above granted, and seized of a g	t all and singular the tenements	, hereditaments and appurtenances th	they are the law	ise appertaining
JULY. 19.00 he terms of said obligation, also to secure a blue vielenced by note, book account or others terms of the obligation thereof, and also to se ye any taxes with interest thereon as herein p Part. 1.6 good the first part hereby asign se of said property and collect all rents and, savay to here said property and collect all rents and, savay to here said property in tenantable con mement of rents shall continue in force suffi- l in no manner prevent or retard party of the The failure of the second part to assert any y, and to insist upon and enforce strict comp) If said part 188 of the first part shall sions of said note hereby secured, and under	payable to the party of the sec non-basame become due and pa- r either, and the amount so pa- of eavenue tourill fully repaid, ure the payment of the sum of ertain writen obligation fer th , and by its terms made payai if future advances for any pay- rise, up to the original amount. Corre any sum or sums of money rounds, in the event that said a to party of the second part the nones hereunder, and hereby and indication or other charges is any the unpaid balance of said add second part in collection of so of future obligations hereby as tions to be paid to party of t the second provisions of the second provisions of the terms and provisions of the second part in collection of the second provisions of the second part in collection of so of future obligations hereby as costs and charges incident the and payable, or if the instrance waste is committed on said po- rity of which his indetures if ulf or the said party of the se- conts and charges incident the and 1.5.5. of the first part ah terms and previsions of this inde- tures of the second the second tory upon the heirs, executors, if the first part has VO_here	and part to the extent of its intersy probe or to keep said premises insur id shall become a part of the indeb Thirty-Soven Hur e payment of said sum of moory, ex- periment of said sum of moory, ex- periments and income arising at any an horize party of the second part of the exert 10 Bd the first part shall fail the payment of instrance premiums, ments provided for in this mortage actions is fully paid. It is also app id sums by foreclosure or otherwise, and only the second part of the second part, the entire amount any obligation research and shall to be payment of construed as a wake ovisions in said obligations and in the second part, the entire amount any obligation created thereby, or int is not kept up, as provided herein, by a biling and the the conveyance shall be presented applications created thereby, or int is not kept up, as provided herein, and out of all moory, ariting receiver appointed to collect the re- law, and out of all moory, ariting reta, and the second part any is any there and moder and and moory ariting reta, and the second part any is any there and here and as and retain a sub- plant station in the second part any nure and each and very obligation administratory. Personal approved at the second part is any there and the second part is any there	t. And in the event that said ed as herein provided, then U tedness, secured by this inder tedness, secured by the party of the could be the tedness to the tedness t	part 10 st. b party of the party of the the part of t
Leslie E. Murray	(SEAL)	Gladys E. Mur		(SEAL) (SEAL)
	$\sum_{i=1}^{n-1} \frac{1}{i} \sum_{i=1}^{n-1} \frac{1}{i$			