and the second	78953 (He., 5210 BOOK 130	The Outlook Printers, Publisher of Legal Bland	
This Indenture, Made thi	s 30th de	y of November	19.61 between
Albert H. Brewst	er and Laura G. Brewste	r, his wife	
t Tamones Baute 1		and a second	
		glas and State of	
		e National Bank, Lawrence, E part y of the s	
		n consideration of the sum of	
to them	duly naid the receipt of ul	nich is hereby acknowledged, ha.v	DOLLARS
this indenture doGRAN	IT, BARGAIN, SELL and MOI	RTGAGE to the said part 7 of the	second part, the
	istate situated and being in	n the County of Douglas	and State of
Kansas, to-wit:			
(NWZ) 01	t one-half (W_2^1) of the N f the Southeast Quarter	(SE-) of Soutien	
nange Ni	one (21), Township Twelv Insteam (19) East of the	Sivth P M	
contain	ing 20 acres more or les	19.	
0			
ENT ASSIGNMENT:			
with the appurtenances and	all the estate, title and inter	, provided however that the r sues and profits until defaul rest of the said part the or the first	bart merein.
And the said part 400 of the	first part do hereby covenant an	d agree that at the delivery hereof $they$ as of inheritance therein, free and clear of all in	O the land of anness of
P	No exceptions	······································	
It is spreed between the parties	and that LICY will warrant an	d defend the same against all parties making I part shall at all times during the fife of this in	ewful claim thereto.
		the transme becomes due and payable, and the such sum and by such insurance company at is to the part of the second part to the pay such taxes when the same become due an of part may pay said taxes and insurance, or e and shall beer interest at the rate of 10% from	
	gage to secure the payment of the sur		
HREE THOUSAND & no/10	and the second the bayment of the sur	n of	
coording to the terms of a	Certain written obligation for the se	4	
HREE THOUSAND & no/100 ccording to the terms of a ey of <u>November</u> ert, with all interest accruing thereon	** ** certain written obligation for the pay 19 61 , and by 1 eccording to the terms of said obligation to the terms of said obligation 1	the set of the part of the part of the set of the part of the set of the part of the set	y of the second
THREE THOUSAND & no/loc ccording to the terms of a ey of <u>November</u> ert, with all interest scruing thereon eld part y of the second part	H H H certain written obligation for the pay 10 61 , and by 1 according to the terms of said obligation 10 10 10 10 to pay for any insurance or to dischart 10 10 10 10 10	45 35 ment of said sum of money, executed on the the 1 the terms made payable to the part ion and also to secure any sum of sums of more envy tasse with interest which present the	y of the second
HIRE THOUSAID & no/loc coording to the terms of a say of <u>November</u> with all interest according thereon and part <u>y</u> of the second part at said part <u>10.9</u> of the first par- dard this reconsenses while the said	the set of the se	Is s _ s ment of said sum of money, executed on the tB terms made payable to the part for and also to secure any sum or sums of mo ge any taxes with interest thereon as herein p d in this indentore.	
HIREE THOUSAID & no/loc coording to the terms of a ey of <u>NOVEMBAT</u> er, with all interests according thereon nid part <u>y</u> of the second part hat said part <u>185</u> of the first par And this conveyance shall be void default be made in such payments tate are not paid when the same bes all estate are not kept in as good re all estate are not kept in as good re do the whole sum remaining unpaid.	2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	35 36 36 36 36 36 36 36 36 36 36 36 36 36	SUEN. J of the second mery advanced by the s rovided, in the event ein fully discharged, r taxes on said real the buildings on said thall become absolute which this indenture
HIREE THOUSAID & no/lox coording to the terms of a ey of <u>November</u> with all Interest according thereon and part <u>10.8</u> of the second part that said part <u>10.8</u> of the first par- tice are not part in as good re- tel the whole sum remaining unpaid, given, shall immediately mature and e said part <u>J</u> of the second pa- ers thereon in the manner provided of the whole sum remaining unpaid, given, shall immediately mature and e said part <u>J</u> of the second pa- ers thereon in the manner provided of the whole of the second pa- dits have around then unpaid of princ	A H H certain written obligation for the pay recertain written obligation for the pay according to the terms of said obligat to pay for any insurance or to dischar it shall fail to pay the same as provide if such payments be made as herein or any part thereof or any obligation or any part thereof or any obligation or any part thereof or any obligation and all of the obligation provided d become due and payable at the opp in its algorits Or assignment by law and to have a receiver appoint any part thereof, in the manner pres- ing and interset, together with the con-	35 35 34 34 34 34 35 36 36 36 36 36 36 36 36 36 36 36 36 36	JUDI J of the second mey advanced by the s rovided, in the event ein fully discharged, is faces on said real the buildings on said the buildings on said shall become aboute which this indenture t shall be lewful for and all the improve-
HIREE THOUSAID & no/loc coording to the terms of a ay of <u>NOVEMBER</u> at, with all interest according thereon aid part <u>Y</u> of the second part at said part <u>Los</u> of the first per <u>And this conveyances shall be void</u> default be made in such parments tate are not paid when the same bes default be and is not kept in as good re of the whole sum remaining unpaid, given, shall immediately mattere and ents thereon in the manner provided all the premises, hereby granted, of prins the premises, hereby granted, all the premises, hereby granted, of rain the amount then unpaid of princ all be paid by the part <u>Y</u> matir	3 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	35 34 34 34 34 34 34 34 34 34 34 34 34 34	JUD y of the second may advanced by the s rovided, in the event ein fully discharged, in the second the buildings on said the buildings on said the buildings on said the buildings on said the buildings which this indenture therefrom, and to the from such sale to us, if any these be,
HIREE THOUSAID & no/loc coording to the terms of a any of <u>NOVEMber</u> with all Interest accruing thereon hild part <u>Y</u> of the second part and this conveyance shall be void i default be made in such payments and this conveyance shall be void i default be made in such payments attes are not pay in the second pa and the whole sum remaining unpaid, given, shall immediately mature and a state are not kept in as good re- as attes the not kept in as good re- as attes are not kept in as good re- as the previous the second pa- tic the whole sum remaining unpaid, given, shall immediately mature and a state part <u>Y</u> of the second pa- tic the previous the manner provided all the previous the parts. The second pay the part <u>N</u> makes to make the second the second tain the descustors of the respective to whose Wheese(th the part <u>A</u> S = <u>A</u> = 1 and <u>successors</u> of the respective to whose wheese(th the part <u>A</u> S = <u>A</u> = 1 and <u>successors</u> of the respective to whose wheese(th the part <u>A</u> S = 1 and <u>successors</u> of the respective to whose wheese(th the part <u>A</u> S = 1 and <u>successors</u> of the respective to a successors of the respective to a successors of the second <u>successors</u> of t	A the terms and provisions of this terms and provides of the terms of same terms of the pay for any insurance or to diacher t shall fail to pay the same as provide the same as provide the same as provide the same and the obligation provided for any part thereof or any part thereof, in the manner prevision of the there of the there and the part thereof, the the terms and provisions of this the terms and provisions of this the terms and provisions of this define the terms.	35 36 34 36 36 36 36 36 36 36 36 36 36 36 36 36	JUED J. of the second may advanced by the second revelded, in the event win fully discharged, a taxes on said real the bladdings on said the bladdings on said which can solutive which can solutive t shall be lawfull for- and all the improve- therefrom, and to g from such sale to us. If any these be, in contained, and all stornal representatives,
HIREE THOUSAID & no/loc coording to the terms of a ay of <u>NOVEMBER</u> at, with all interest according thereon aid part <u>y</u> of the second part at said part <u>Los</u> of the first per <u>And this conveyances shall be void</u> default be made in such parments tate are not paid when the same bes default be made in such parments at estare are not paid when the same bes default be sum remaining unpaid, default be sum remaining unpaid, given, shall innediately matter as a said part <u>Y</u> of the second pa- ents thereon in the manner provided all the prenises. hereby granted, or rain the annount then unpaid of princ all be paid by the part <u>y</u> making the speed by the parties hereto emplies accurate you the specifies there aligns and successors of the respective	3 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	35 34 34 34 34 34 34 34 34 34 34 34 34 34	JUED J. of the second may advanced by the s- rovided, in the event sen fully discharged, s taxes on said real the buildings on said shall become absolute which this indenture s hall be lewful for and all the improve- Therefron, and all tonal representatives, the day and year T
HIREE THOUSAID & no/loc coording to the terms of a any of <u>NOVEMber</u> with all Interest accruing thereon hild part <u>Y</u> of the second part and this conveyance shall be void i default be made in such payments and this conveyance shall be void i default be made in such payments attes are not pay in the second pa and the whole sum remaining unpaid, given, shall immediately mature and a state are not kept in as good re- as attes the not kept in as good re- as attes are not kept in as good re- as the previous the second pa- tic the whole sum remaining unpaid, given, shall immediately mature and a state part <u>Y</u> of the second pa- tic the previous the manner provided all the previous the parts. The second pay the part <u>N</u> makes to make the second the second tain the descustors of the respective to whose Wheese(th the part <u>A</u> S = <u>A</u> = 1 and <u>successors</u> of the respective to whose wheese(th the part <u>A</u> S = <u>A</u> = 1 and <u>successors</u> of the respective to whose wheese(th the part <u>A</u> S = 1 and <u>successors</u> of the respective to whose wheese(th the part <u>A</u> S = 1 and <u>successors</u> of the respective to a successors of the respective to a successors of the second <u>successors</u> of t	A the terms and provisions of this terms and provides of the terms of same terms of the pay for any insurance or to diacher t shall fail to pay the same as provide the same as provide the same as provide the same and the obligation provided for any part thereof or any part thereof, in the manner prevision of the there of the there and the part thereof, the the terms and provisions of this the terms and provisions of this the terms and provisions of this define the terms.	34 34 34 34 34 34 34 34 34 34 34 34 34 3	JUE2 J. of the second new advanced by the s rovided, in the event in fully discharged, the bladdings on said he bladdings on said he bladdings on said he bladdings on said which one solution that the length of the table level for and all the improve- therefrom, and to g from such sale to us. If any these be, in contained, and all itomal representatives,
HIREE THOUSAID & no/loc coording to the terms of a any of <u>NOVEMber</u> with all Interest accruing thereon hild part <u>Y</u> of the second part and this conveyance shall be void i default be made in such payments and this conveyance shall be void i default be made in such payments attes are not pay in the second pa and the whole sum remaining unpaid, given, shall immediately mature and a state are not kept in as good re- as attes the not kept in as good re- as attes are not kept in as good re- as the previous the second pa- tic the whole sum remaining unpaid, given, shall immediately mature and a state part <u>Y</u> of the second pa- tic the previous the manner provided all the previous the parts. The second pay the part <u>N</u> makes to make the second the second tain the descustors of the respective to whose Wheese(th the part <u>A</u> S = <u>A</u> = 1 and <u>successors</u> of the respective to whose wheese(th the part <u>A</u> S = <u>A</u> = 1 and <u>successors</u> of the respective to whose wheese(th the part <u>A</u> S = 1 and <u>successors</u> of the respective to whose wheese(th the part <u>A</u> S = 1 and <u>successors</u> of the respective to the successors of the respective to a successors of the respective to the second <u>to a successors</u> of the seco	A the terms and provisions of this terms and provides of the terms of same terms of the pay for any insurance or to diacher t shall fail to pay the same as provide the same as provide the same as provide the same and the obligation provided for any part thereof or any part thereof, in the manner prevision of the there of the there and the part thereof, the the terms and provisions of this the terms and provisions of this the terms and provisions of this define the terms.	35 36 34 36 36 36 36 36 36 36 36 36 36 36 36 36	JUDI J of the second here advanced by the e- rovided, in the event rovided, in the event reaction and the second reaction and the second which this inderview which this inderview and all the improve- therefrom, second to g from such asle to us, if any these be, in contained, and all total representatives, the day and year JUDI (SEAL) (SEAL)
HIREE THOUSAID & no/lox coording to the terms of a ay of NOVEMBEY art, with all interest according thereon hild part Y of the second part and this conveyance shall be void default be made in such parments interest not paid when the same bes default be made in such parments interest not paid when the same bes given shall immediately mittere and the whole sum remaining unpaid given shall immediately mittere and es said part Y of the second part and the whole sum remaining unpaid given shall immediately mittere and es that per the manner provided all the pends by the part. Make aligns and successors of the respect to whenes whereaf, the part 108 st above written.	A the terms and provisions of this terms and provides of the terms of same terms of the pay for any insurance or to diacher t shall fail to pay the same as provide the same as provide the same as provide the same and the obligation provided for any part thereof or any part thereof, in the manner prevision of the there of the there and the part thereof, the the terms and provisions of this the terms and provisions of this the terms and provisions of this define the terms.	The set of	JUE2 J of the second here advanced by the se- rovided, in the event rovided, in the event reases on asid real the buildings on asid the buildings which this indervices the day low the be- the day and year Jue (SEAL) (SEAL)
HIREE THOUSAID & no/lox coording to the terms of a ay of NOVEMBER at, with all interest according thereon hild part Y of the second part and this conveyance shall be void default be made in such parments that sate part Los. Of the first per d the whole sum remaining unpaid, default be made in such parments and this conveyance shall be void at estar are not hept in as good re red the whole sum remaining unpaid, given, shall innerdistry mittere and e said part Y of the second per ents thereon in the manner provided all the pendies. hereby granted, or inin the annum then unpaid of princ all be paid by the part Y makin is a speed by the part Mall act aligns and successors of the respect to Wineas Wheesef, the part LOS st above written.	4 34 44 certain written obligation for the pay 19 G1 and by 1 according to the terms of said obligat to pay for any insurance or to dischar to pay for any insurance or to dischar to pay for any insurance or to dischar the same as provide of the anore as provide of the anore and all of the obligations provided for any part thereof, or any posities of the anore and all of the obligations require appoint by law and to have a receiver appoint any part thereof, in the manner previde of the anore and and increas. Together with the considered and anore to and elligatory are thereof. of the first part hereof. or description of the same as a set of the anore and and of have a receiver appoint any part thereof. gatch take, on demand, to the first that the terms and provisions of this and line to, and be collegatory are patties hereto. of the first part ha VD. hereound of the first part ha VD. hereound to yst. \$5. \$5.	30 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19	JUE7 J. of the second reveloped of the second reveloped of the second reveloped in the event reveloped in the second reveloped of the second
HIREE THOUSAID & no/lox coording to the terms of a ay of NOVEMBER at, with all interest according thereon hild part Y of the second part and this conveyance shall be void default be made in such parments that sate part Los. Of the first per d the whole sum remaining unpaid, default be made in such parments and this conveyance shall be void at estar are not hept in as good re red the whole sum remaining unpaid, given, shall innerdistry mittere and e said part Y of the second per ents thereon in the manner provided all the pendies. hereby granted, or inin the annum then unpaid of princ all be paid by the part Y makin is a speed by the part Mall act aligns and successors of the respect to Wineas Wheesef, the part LOS st above written.	3 3 certain written obligation for the pay 19 Gl., and by 1 according to the terms of said obligation to pay for any insurance or to dischar the barries of said obligation for any part thereof or any bart thereof or any part thereof, in the manner previated and interest. Together with the contrast of the barries and provisions of this discontext. Together with the contrast of a discontext. of the first part ha VB hereonte of the first part ha VB hereonte country S5. SUBLE Notary. Pubb.	30 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19	JUE2 J. of the second reveloped of the second reveloped of the second reveloped in the event win fully discharged reveloped in the second reveloped of the second reveloped of the second that become sine sale reveloped of the second reveloped of the second rev
HIREE THOUSAID & no/lox coording to the terms of a ay of NOVEMBER at, with all interest according thereon hild part Y of the second part and this conveyance shall be void default be made in such parments that sate part Los. Of the first per d the whole sum remaining unpaid, default be made in such parments and this conveyance shall be void at estar are not hept in as good re red the whole sum remaining unpaid, given, shall innerdistry mittere and e said part Y of the second per ents thereon in the manner provided all the pendies. hereby granted, or inin the annum then unpaid of princ all be paid by the part Y makin is a speed by the part Mall act aligns and successors of the respect to Wineas Wheesef, the part LOS st above written.	34 34 44 According to the pay of the second of the second seco	32 34 34 ment of said sum of money, executed on the LS terms made payable to the part for and also to secure any sum or sums of mo ge any task with interest thereon as herein p d in this indentice. specified, and the obligation contained the created thereby, or interest thereon, or if the treated thereby, or interest thereon, or if the minited on asid permisse, there this conveyance or in said writen obligation for the security of on of the holder hereof, which that notice and the by law, and our of all many asin the by law, and our of all many asin the holder. A security of on of the holder hereof, which that notice the collect hereof, where a statistic the task possession of the said premises the to collect the reon and all many asin and charges incident thereo, and the overpl part LES. Indenture and each and every obligation there upon the heirs, executors, administrators, per the hold. A second second second second allow of November Lice in the afore the state of the heirs, and the second second allow of November Lice in the aforestile in the storestile in the storesti	JUDI J. of the second recorded by the second recorded in the event set fully discharged, second at the buildings on add that become absolute which this inderute t shall be lewful for and all the improve- Therefron, and to g from uncherenterives, the day and year J. (SEAL)
HIREE THOUSAID & no/lox coording to the terms of a ay of NOVEMBER at, with all interest according thereon hild part Y of the second part and this conveyance shall be void default be made in such parments that sate part Los. Of the first per d the whole sum remaining unpaid, default be made in such parments and this conveyance shall be void at estar are not hept in as good re red the whole sum remaining unpaid, given, shall innerdistry mittere and e said part Y of the second per ents thereon in the manner provided all the pendies. hereby granted, or inin the annum then unpaid of princ all be paid by the part Y makin is a speed by the part Mall act aligns and successors of the respect to Wineas Wheesef, the part LOS st above written.	34 34 44 According to the pay of the second of the second seco	32 34 34 ment of seld sum of money, executed on the LB terms made payable to the period for and also to secure any sum of sum of ge any taxes with interest thereon, as herein p d in this indentors. specified, and the obligation contained the created thereby, or interest thereon, or if the mined on ask provided herein, or if mined on ask provided herein, or if the mined on ask provided therein, or if the section of the bilder thereon, or the security of on of the bilder hereof, whole notice, and i to take possession of the sidd premises, is and charges incident therein, and the avery period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is a distance of the second the overplay is a distance of the second second and the being of the second second and the overplay of the second by day of November lic in the sforestid ter, and Laura G. Brewster, hi me general. 5 who second the foresoing in the second second second the foresoing in the second second the foresoing in the second s	JUDI J. of the second recorded by the second recorded in the event set fully discharged, second at the buildings on add that become absolute which this inderute t shall be lewful for and all the improve- Therefron, and to g from uncherenterives, the day and year J. (SEAL)
HIREE THOUSAID & no/lox cording to the terms of a ay of <u>NOVEMBOR</u> and the terms of <u>A</u> and <u>A</u> and <u>NOVEMBOR</u> are the <u>NOVEMBOR</u> of the <u>NOVEMBOR</u> of the <u>NOVEMBOR</u> of the <u>NOVEMBOR</u> of the <u>NOVEMBOR</u> of the <u>NOVEMBOR</u> of the <u>NOVEMBOR</u> given. Last of the second part at state are not kept in as good me at state are not kept in as good me at state are not kept in as good me at the whole sum remaining unpaid, given, shall immediately mature and e said part <u>Y</u> of the second pa ers there on in the manner provided of the whole sum remaining unpaid, given, shall immediately mature and e said part <u>Y</u> of the second pa ers there on in the manner provided all the premises, hereby granted, or the the whole sum remaining the period of the second part <u>N</u> making the based by the part <u>N</u> making the part <u>N</u> making the part <u>N</u> making the part <u>N</u> making the part <u>N</u> making the part <u>N</u> mak	3 3 certain written obligation for the pay 19 G1., and by 1 according to the terms of said obligation to pay for any insurance or to dischar to pay for any insurance or to dischar according to the terms of said obligation or say part thereof or any obligation part at all to pay the same as provide part at all to pay for any insurance or to dischar and all of the obligation provider f are thereof, in the mannee previder f applied an interset, togethe with the conset applied an interset, togethe with the colligatory of the first part he VB. be fore interse and providers of the inset that the terms and providers of the be obligatory e parties hereto. of the first part he VB. before me, a Notarry Pub came Albert H. to me parsandity known to be the set	32 34 34 ment of seld sum of money, executed on the LB terms made payable to the period for and also to secure any sum of sum of ge any taxes with interest thereon, as herein p d in this indentors. specified, and the obligation contained the created thereby, or interest thereon, or if the mined on ask provided herein, or if mined on ask provided herein, or if the mined on ask provided therein, or if the section of the bilder thereon, or the security of on of the bilder hereof, whole notice, and i to take possession of the sidd premises, is and charges incident therein, and the avery period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is and charges incident therein, and the overplay period by leve, and out of all moneys arises is a distance of the second the overplay is a distance of the second second and the being of the second second and the overplay of the second by day of November lic in the sforestid ter, and Laura G. Brewster, hi me general. 5 who second the foresoing in the second second second the foresoing in the second second the foresoing in the second s	JUDI J. of the second we second by the second revelded in the event set fully discharged, revelded in the event set fully discharged, revelded in the second the buildings or aid the fay and year the day and year (SEAL) (
HIREE THOUSAID & no/lox cording to the terms of a ay of NOVEMBET art, with all interest according thereon hild part Y of the second part and this conveyance shall be void default be made in such parments are stored paid when the same bes- made are not paid when the same be- are stored paid when the same be- ment that the mane provided given, shall immediately muture and a the when the manner provided all the premises, hereby granted, or and the when the manner provided all the premises, hereby granted, or thin the anome provided all the premises, hereby granted, or thin the anome provided all the premises, hereby granted, or thin the anome then unput hall ext aligns and successors of the respect to whereas whereas, the part LOS at above written.	3 3 certain written obligation for the pay 19 G1., and by 1 according to the terms of said obligation to pay for any insurance or to dischar to pay for any insurance or to dischar according to the terms of said obligation or say part thereof or any obligation part at all to pay the same as provide part at all to pay for any insurance or to dischar and all of the obligation provider f are thereof, in the mannee previder f applied an interset, togethe with the conset applied an interset, togethe with the colligatory of the first part he VB. be fore interse and providers of the inset that the terms and providers of the be obligatory e parties hereto. of the first part he VB. before me, a Notarry Pub came Albert H. to me parsandity known to be the set	30 19 19 19 19 19 19 19 19 19 19 19 19 19	JUEN J. of the second we advanced by the s rovided in the event sin fully discharged, s races on asid real the buildings on asid that become absolute which this indenture t shall be leavily for and all the improve- therefrom, and to g from such asie to us, if any they be, in contained, and all incontained, and all incontained, and all (SEAL) (SEA

AL.YA

f the undersigned, owner of the within mortgage, do hereby acknowledge the full p f the debt secured thereby, and authorize the Register of Deeds to enter the discharg his mortgage of record. Dated this 14th day of Narch 1967

Attest: William A. Lebert, Assistant Cashie (Corp Seal)

'The Lawrence National Bank, Lawrence, Kans. John P. Peters Mortgagee. Owner. Vice President and Cashier