Reg. No. 17,656

MONTELLES N	0000			THE RESIDENCE OF THE PARTY OF T
This Indenture Made A	9639 BOOK 1	30 Chair Duthank Pri	nters, Publisher of Legal Ris	nha, Lawrence, Ennas
This indenture, Made this Joe R. Hargreye and	A. Jeanne Harg	rave, his wife	way.	1962 between
Commence of the Commence of th				***************************************
parties of the first part, and	the County of	Douglas	and State of	enses
Desired and the second				
Witnesseth, that the said pa Eight thousand and no to them	1100 - of the first	part in consideration	The second secon	
The state of the s	y pelo, me receip	of which is hereby	arknowledged by 30	S. S. STEP STEP STEP STEP STEP
GKANI,	BARGAIN, SELL ar	d MORTGAGE to the	said part V of the	
following described real esta Kansas, to-wit:	ite situated and b	eing in the County o	f Douglas	and State of
Lot Bighteen (18) and One hundred forty-eig	the South half	(1) of Lot Ninete	en (19) in Black	
One hundred forty-eig with the appurtenances and all				lansas
the last the last the last	2 DAYS 4500 hereby ev.			
		are estate of inheritance therei	it free and clear of all lines	imbrances,
If is agreed between the portles heret and assessments that may be levied or ass	and ther way J will be	errent and defend the same a	igainst all parties making to	oful claim thereto.
and essentiments that may be levied or test keep the buildings upon said real estate threated by the part of the second interest, And in the event that said part asid premises travered or herein provided, so paid hald become a part of the indebt until fully repaid.	record against said real ex- macred against fire and to	tote when the same becomes	due and payable, and that	they will
interest. And in the event that said part I said premites insured as herein provided, so neid shall become	of the first part sha	to payable to the part. Y	of the second part to the	extent of 118 payable or to keep
or paid shall become a part of the indebt until fully repaid. THIS GRANT is intended as a monthly	recruss, secured by this I	ndenture, and shall bear intere	at at the rate of 10% from	the date of payment
THIS GRANT is intended as a mortgage				
eccording to the terms of ONS certs day of Pebruary	in written obligation fo	the payment of said sum of	money, executed on the	17th
day of February part, with all interest accruing thereon acce said part. F of the second part to p that said part 108 of the first part she	ording to the terms of sales for any for any insurance or to	d obligation and also to secur	made payable to the part.)	of the second
that seld part 108 of the first part she And this conveyance shall be void if a	all fall to pay the same as	provided in this indenture.	mareun at herein pro	evided, in the event
And this conveyance shall be void if a if default be made in such payments or a entate are not paid when the same become real extent are not kept in an good rejair and each the schole sion sensiting uppaid, and a glown, shall immediately mature and be the said part. If the second part.	my part thereof or any or due and payable, or if the	bligation created thereby, or a insurance is not kept up, a	obligation contained there interest thereon, or if the provided herein, or if the	n fully discharged. Taxes on said real
is given, shall immediately mature and bec	all of the obligations prome the and payable at	ovided for in said written obli the option of the holder her	igation, for the security of reof, without notice, and is	all become absolute which this indenture that be proful for
the seld part. X of the second part ment thereon is the menner provided by it sell the prender better presented or any settle the prender better present or many extent the amount their unpaid of principal abell he paid by it is part. Y making so	ew and to have a receiver part thereof, in the man	appointed to collect the ren	on of the said premises ar	d all the Improve- therefrom, and to
shall be paid by the part ye., making so	and Interest, together with th safe, on demand, to a	the costs and charges incider	out of all moneys srising at thereto, and the overplus	from such sale to
it is agreed by the parties hereto the benefits accruing therefrom, shall extend a exaigns and successors of the respective parties witness Whereof, the part 165 of	the terms and provisions and leave to, and be obt	of this indenture and each a	and every obligation therein	contained, and all
le Witeness Whereof, the part 165 of	f the first part he Ve	hereunto per their	hand 0 and seel 6	the day and
		Let fla	grave	
		Joe R. Hargray	July 1	(SEAL) \
		A. Jeanne Har	Hargiane.	(SEAL)
基础等位数据特别 特别		***************************************		(SEAL)
NAME OF KANSAS				表
	SS.			a de
	If SERVENNESS, That on before me, a	Notary Public day	February in the should	A. D., 1962 County and State
SITA BY	Andreas Comments of the Commen	grave and A. Jeann	e Hargrave, his	rife .
0142	to see personally known to	s be the same parson 9 who	executed the foregoing Inc	trument and duly
7,011R, m	to me personally known to acknowledged the execute writess writesor, I have your lost above writes.	-	and efficient my official seed	
TROTARY ON		hereunto subscribed my name,		on the day and
201402 Q	writings wrighted, I have you last above written.	hereunto subscribed my name,		
olan 9.20 February 23, 1962 9:20	per last above written.	hereunto subscribed my name,	and efficied my official size	on the day and

This release was written on the original mortgage entired this 25th day

Kaw Valley State Bank, Henrietta A. Fuller, V

eal)

Janue Beem