	80961 BOOK 131.	
Montanak	(Ne, 52 K)	F. J. Boyles, Publisher of Legal Blanks, Lawrence, Kanasa
This Indenture,		_day of _June, in t
year of our Lord one thousand nin Russell I. Ball and H	elen I. Ball, his wife	Detwee
of Lawrence	_, in the County of Douglas	and State of Kansas .
part <u>iss</u> of the first part, and right of survivorship a	Duane E. Edge and Doris J. nd not as tenants in common	Edge, his wife, as joint tenants wi
Thirty Six Hundred Fif		95 of the first part, in consideration of the sum of
real estate situated and being in th	ELL and MORTGAGE to the said par the County of	by acknowledged, havesold, and by this indentu desof the second part, the following describe , and State of Kansas, to with e Ment Sixty-Six (66) feet of the
	2), in Block One (1), in Day	's Addition, an Addition to the City
of Lawrence.	estate, title and interest of the said part	fee fit for and the is
And the said part 105 of the of the premises above granted, and since first more transformed and since first more than the same same broad the Gunthy . A same same that may be leaded to assessed grants and sente name is also and the same same part shall fail to pay such takes when the interest at he rate of 105 from the date of THIS GRANT is instanded as a h6/100 == = = = = = = = according to the terms of DDBenter according to the terms of the terms of	first part do bereky covernant and agree that of a good and indefeable estates of inhumance the I Pederal Savings and Loan Ook 109, Parp 547-540, in the advised the second second second period and the second second second period of the second period the second second period of the second one and period is extended with a set of the second due and period is extended with a set of the second due and period is extended with a set of the second due and period is a set of the differ, and the amount se policit shall be set intergage to second that be perment of and arrenges to second the perment of and a rg.62, , and by 13.3 terms may and obligation, and also to second may set of the rest of the second that are the second the second second rest of the second second the second second second set of the second that second the second second set of the second second the second second second second set of the second second the second sec	at the delivery hread they are the leafed owner rean free and dear of all incumionnam, EXCEPI. Association in the original amount of applitude of the Herister of Deaded area and that Deay Will was the substantiation of the second and that Deay Will was the substantiation of the second and that Deay Will was the substantiation of the second of the indicated with the part 100 of the second part of the second as heren provided, then the part 200 of the second of the indicated was the substantiation of the second part of the indicated as second by the indicated of the second of the indicated was second of the second of the indicated Thirty Six Hundred Fifty Eight and Dillar
the same as provided in this indenture And this conveyance shall be void made in such payments or any part there become due and payable, or if the insuran now, or if want is communed on stid p provided for in said written obligation, for the holder hereof, without notice, and is a the said premises and all the improvement	f such payments be made as herein apscilled, and f such payments be made as herein apscilled, and for any obligation created thereby, or inserts: there is is not kept up, as provided herem, or if the built miles, then this converges while become is given, shall all be lawding for the said part. 24.8 of the secon a thereon in the manner provided by law and to its granted, or any part thereof, in the manner preserved.	the objection contained theories fully discharged. If defaults control of the task on add real entries are not pred, when the real lings on and real entries can be topic in a grand when requires a link and the whole sum ensuing unputs, and all of the discrete mandraw material and become desired against the full of particular and become desired against the full of the statement and become desired against the full of particular and become form of the statement of particular and become form and the statement of a reasive against of a called a statement for the statement bad by the, and out of all maneys similar from such take in the therman and the everylax. If any three bar, shall be paid by a control and order obligation therman contrained, and hending ac-
therefrom, shall extend and inure to, and parties hereto.	be obligatory upon the heirs, executors, administration	rs, personal representatives, assigns and successors of the respect
therefrom, shall extend and inure to, and parties hereto.	be obligatory upon the heirs, executors, administration of the first part.	n, personal representatives, assigns and accession of the respect have been been been their hand s associed I Back is EAI
therefrom, shall enand and inure to, and parties hereto. In Witness W	be obligatory upon the heirs, executors, administration of the first part.	n, personal representative, assigns and accession of the respect batter, hereants are their bird a Cascill J. Ball ISEAN Russell T. Ball (SEAN
therefrom, shall enand and inure to, and parties hereto. In Witness W	be obligatory upon the heirs, executors, administration of the first part.	n, personal representatives, augus tod successor of the respect barres broad at their bord a concellent Ball (SEA) Russell T. Ball (SEA) - Refer & Ball (SEA)
therefrom, shall enand and inure to, and parties hereto. In Witness W	be obligatory upon the heirs, executors, administration of the first part.	h. personal representative, assigns ted successors of the respect by TRV hereanto use their band s use citle J. Ball (SEA) Russell T. Ball (SEA)
therefrom, shall enand and inure to, and parties hereto. In Witness W	be obligatory upon the heirs, executors, administration of the first part.	n, personal representatives, assigns to discression of the respect batter bereams are their bird s Cascill 7. Ball (SEA) Russell T. Ball (SEA) Helen I. Ball
therefrom, shall enand and inure to, and parties hereto. In Witness W	be obligatory upon the heirs, executors, administration of the first part.	n, personal representatives, assigns to discression of the respect batter bereams are their bird s Cascill 7. Ball (SEA) Russell T. Ball (SEA) Helen I. Ball
ofeerform, shall enced and incre to, and parties hereto. In Witness W seal the day and year last above written gen	be obligatory upon the heirs, executors, administration of the first part.	n, personal representatives, assigns to discression of the respect batter bereams are their bird s Cascill 7. Ball (SEA) Russell T. Ball (SEA) Helen I. Ball
therefrom, shall enand and inure to, and parties hereto. In Witness W	be obligatory upon the heirs, executors, administration of the first part.	n, personal representatives, assigns to discression of the respect batter bereams are their bird s Cascill 7. Ball (SEA) Russell T. Ball (SEA) Helen I. Ball
starting of the set of	be obligatory upon the here, executor, administration the first part 123 of the first pa	n, personal representative, angen tid accessor of the report (aVISC hereants are their hard a case of the second
starting of the set of	be obligatory upon the here, executors, administration the part 192 of the first part 19	th day of June A D 19.52 helen I. Ball, his wife
therefore, shall earend and increase, and partice hereis. In Witness W and the day and year has show writer or STATE OF Kansas COUNTY OF Douglas	be obligatory upon the here, sensators, administration hereof, the part 122 of the first part set of the first	the day of June A. D. 19. 62 1 Helen I. Ball, his wife 1 Helen I. Ball, his wife
therefore, shall earend and increase, and partice hereis. In Witness W and the day and year has show writer or STATE OF Kansas COUNTY OF Douglas	be obligatory upon the here, executors, administration the pair 122 of the first pair 12	n, personal representative, angen tid accessor of the report (aVISC hereants are their hard a case of the second
startform, shall anend and increase, and partice hereis. In Witness W andthe day and year last show writer of the day and year last show writer startfe OF Kansas COUNTY OF Douglas	be obligatory upon the here, sensators, administration hereof, the pair 192 of the first part before me, are determined as a sense before me, are determined as a sense before me, are Motarry Public came. Russell, I., Ball and to me personally known to be the same duly acknowledged the execution of the IN WITNESS WHEREOF, I have hereupto day and year has above written. 19. 64	an personal representatives, angent tid accessors of the respect pathal, hereanto set the it is here a russell T. Ball (SEA) Russell T. Ball (SEA) Russell T. Ball (SEA) Russell T. Ball (SEA) Releve T. Ball (SEA) (SEA
therefore, that enced and increase and partice herein. In Witness W and the day and year has show writer and the day and y	be obligatory upon the here, ensenters, administration hereof, the part 122 of the first part set of the first part of the first part set of the set of the first part of the first part set of the set of the first part of the first came. Russell I. Ball are to me personally known to be the same duly acknowledged the execution of the IN WITNESS WHEREOF, I have hereunto day and year last above written. 19. 64.	m. personal representative, anges tid successors of the respect paths: hereants are their bird so where the part is and an anges tid successors of the respect and the part is and an anges tid successors of the respect the day of June (SEAI A D 10 52 1 Helen I. Ball, his wife represents who excepted the foregoing instrument and sames subscribed my name, and affixed my official seal on the Carl A D there is a set of the foregoing instrument and sames subscribed my name, and affixed my official seal on the Carl A D there is a set of the foregoing instrument and sames subscribed my name, and affixed my official seal on the Carl A D there is a set of the foregoing instrument and sames subscribed my name, and affixed my official seal on the Carl A D there is a set of the foregoing instrument and and the foregoing instrument and sames and a set of the foregoing instrument and and a set of the foregoing instrument and the foregoing instrument and the foregoing instrument and and the foregoing instrument
therefore, shill earned and incre to, and partice heres. In Witness W and the day and year last show writer and the day and year last show writer STATE OF Kansas COUNTY OF Douglas COUNTY OF Douglas UNUT A R UNUT A R UNU	be obligatory upon the here, ensenters, administration hereof, the part 122 of the first part set of the first part of the first part set of the set of the first part of the first part set of the set of the first part of the first came. Russell I. Ball are to me personally known to be the same duly acknowledged the execution of the IN WITNESS WHEREOF, I have hereunto day and year last above written. 19. 64.	m. personal representatives, angent tid successors of the respect paths: hereants are their bird is associed of the sources of the respect associed of the sources of the respect the day of June A. D. 19. 62 is the stores and county and State i Helem I. Ball, his wife represents who executed the foregoing instrument and same subscribed my name, and affixed my official seal on the County of Decision of the source of the sour

1

0

The s

ĩ

31.

でいたか

and the state of the state

10