112 Reg. No. 18,130 Fee Paid \$28.75

 $\sigma \sim \sigma_{f}$ 

V

3.

1

S11244       DOX 112         The Indexture, Made this       JAT       day of September 10.5 C browsen         obsert L. Siler, and Willma J. Elder, his vifes Johnny S. Esell and Nancy J. Seell, his       difference in the County of Doullas and Sile of Lansas         parts of the direst part, and The Eltert National Bank at Livrence, lansen, part J. of the second part.       DOILASS         the model the side part is and the cells of the first part, in consideration of the sub of the second part.       DOILASS         to the model of the Munded and no/LOG (S11, S00,00)       DOILASS       and the second part.         to the second part.       DOILASS       and the second part.         to the second part.       DOILASS       and the second part.         to the second part.       DOILASS       and the second part.         to the second part.       DOILASS       and Sele of Kanas.         to the second part.       DOILASS       and Sele of Kanas.         to the second part.       DOILASS       and Sele of Kanas.         to the second part.       DOILASS       and Sele of Kanas.         to the second part.       DOILASS       to the second part.         to the second part.       DOILASS       to the second part.         to the second part.       DOILASS       to the second part.         to the second part.       DOILASS </th <th>MORTGAGE</th> <th>Minimum Minimum Minimum</th>	MORTGAGE	Minimum
<pre>backet. Lei Hater, and Hilper J. Elder, his sifes Johany B. Exeil and Hanry J. Event. With dry Hubert L. Hater, and Hilper J. Elder, his sifes Johany B. Exeil and Hanry J. Event. With dry Hubert L. Hater, and Hilper J. Edder, his sifes Johany B. Exeil and Hanry J. Event. With parties of the first part, and the Einst National Bank of Likvence. Lawrence, Kanasa, part J. of the second part. DULADS to the second part. DULADS to the second part. DULADS to the second part. DULADS to the second part. Second Huber Sol (1990) Addition the Convy of Duulas and State of Kanas. DULAD The second part and the second part and first the second part and State of Kanas. DULAD The second part and the second part and MCKIGAGE to the said part is no the second part ment. And the second part and the second part and the second part and State of Kanas. DULAD The second part and the second part and the second part and the second part and the second part. The second part and the second part</pre>	S1844 BOOK 132	and the second
Affer Michael L. Jantism and Viending F., Jacison, Net etter.         of       Lawrence       in the County of       Dauglas       and Sale of Kansas         partial of the differ part, and The Sitts MacLingth Sale. At JSPrennee, Lawrence. Kansas, Dat J., of the second part, the Sitts MacLingth Sale. At JSPrennee, Lawrence. Kansas, Dat J., of the second part, the Sitts MacLingth Sale. At JSPrene, DeltaRS         to       Minesseth, that the said part is a first MacLingth Sale. At JSPrene, Lawrence. Kansas, Dat J., of the second part, the Sitts MacLingth Sale. At JSPrene, DeltaRS         to       Minesseth, that the said part is a first MacLingth Sale. At JSPrene, DeltaRS         to       Minesseth Sale. At More Tag. Sale. Sale. At MORTGAGE to the said part J. of the second part, the Sitts MacLingth Sale. At MORTGAGE to the said part J. of the second part, the Sitts MacLingth Sale. At More Tag. Sale. Sale.Sale. Sale. Sale. Sale. Sale. Sale. Sale. Sale		belween
of       Lawrence       in the County of       Duglat       and State of       Kansal         parts       of the dist part, and The Sizet Balancal Balk and Likercnee, Lawrence, Kansal,       Dat / of the second part.         Minesselh, that the isld part is a of the first part, in consideration of the um of       DOLLARS       DOLLARS         to       the matrix and neglocol (Si1, SOD.OD)		
<pre>parties of the first part, and The Elist Mational Bank of Lightence, Lawrence, Mangas, Light de second part. And Light and the said part Les of the first part, in consideration of the sum of the second part of the said part Les of the first part, in consideration of the sum of the second part of the second part</pre>		a a sandra a
<form><pre>privile privile privile</pre></form>		
Wine through that the sold part is a of the first part, in consideration of the sum of aven through it is an analysis and ray 100 (\$11,\$00,00)       DOILARS to bly a block of the sold part is a sold by the sold of which is hereby acknowledged, have, sold, and is the of knows.                More analysis and analysis and analysis is a sole of knows.       DOILARS to bly a sole of knows.       DOILARS to bly a sole of the sold part is an addition.                More analysis and the sole of knows.       DOILARS to bly a sole of knows.       DOILARS to bly a sole of knows.       DOILARS to bly a sole of knows.                More analysis and it is an addition.       DOILARS to bly a sole of knows.       DOILARS to bly a sole of knows.       DOILARS to bly a sole of knows.                More analysis and it is an addition.       Doilage is a sole of knows.       Doilage is	parties of the first part, and The First Natio	anal Bank of Lawrence, Lawrence, Kansas,
Aeven (housing dive hundred and no/100 (511,500,00)	the second s	
b. Units		
<pre>mis indentive do</pre>		
following described rail at state studied and being in the County of		
Kanada konvit Loc favor (b) in Block three (c), in South Hills, in addition. We have also of a same and the same and interest of the said part is of the first part three. A the same are is and the far is a same and interest of the said part is of the first part three. In the same are is and the far is a same and the far is a same and the same area three and the same area is a same and the far is a same area the far is a same area that far is a same area to the same area to the same area and a same area to the far is a same area to the same		
<form></form>	following described real estate situated and b	being in the County of Douglas and State of
A be not city of Lawrence, with the approximation of the solid part is a of the first part therein.     Add to and part 18.3. If the first part d Anoty creates and specified the solid part is a of the first part d Anoty creates and specified the same date of its complexes.     Add to and part 18.9. If the solid part is a construction of th	Kansas, to-wit:	
A be not city of Lawrence, with the approximation of the solid part is a of the first part therein.     Add to and part 18.3. If the first part d Anoty creates and specified the solid part is a of the first part d Anoty creates and specified the same date of its complexes.     Add to and part 18.9. If the solid part is a construction of th		the state of the state
<pre>with the appurtanences and all the estate, title and interest of the said part is of the first part therein. And is aid part 165_ of the first part is _ here's concern and gave that is no doller) hered bLPU. HE first lead unsets of the prime above grant, and gave of a good and above here is all the address there is the address of the prime above there is a good and the prime above the address of the prime above the address of the part there is an address of the prime above the address of the prime above the address of the prime above the address of the part there is a difference in the prime above the address of the part there is a difference in the part the address of the part the part the address of the part the part the part of the balance address of the part the part</pre>	to the city of Lawrence.	ee (3), in South Hills, an addition
And is not gen 182. If the first part d have creates and gave the a the dark of the of the conductor. If the second part of a conductor is not and indicating the second of the same second the same second the second second the second second the same second the same second second the second second second second second second second the second second the second second the second second the second the second second second second the second se	with the appurtenances and all the estate, title an	nd interest of the said part ies of the first part therein.
<pre>And with a ware of a default is a second by the large of the first part late is and many the life of the identities and the second by the large of the large</pre>	And the said part 185 of the first part do hereby co	ovenant and agree that at the delivery hereof they are the lawful owners
The served there the partice hands pair 122. of the first pair hall and "uses along the life of the deduction pair and text and we have have been been along the degree of the the life of the second pair is the life of	of the premises above granted, and seized of a good and indefeas	ble estate of inheritance therein, free and clear of all incumbrances,
The served there the partice hands pair 122. of the first pair hall and "uses along the life of the deduction pair and text and we have have been been along the degree of the the life of the second pair is the life of	and that, they will a	warrant and defend the same available if and and the same
and a measurement for may be loved or attended agent stad attends when the areas beard and a provide and the hold by additional and the stade in the stand of the stand of the stade of the	It is agreed between the parties hereto that the part 125	of the first part shall at all times during the fife of this indenture, pay all taxes
to pid all hence a part of the indekedent, scaled by the landscale and that the first land the other in the state of the index the second in the second is the second in the second is the second is the second in the second is t	and assessments that may be levied or stressed analest sold sect -	
to pid all hence a part of the indekedent, scaled by the landscale and that the first land the other in the state of the index the second in the second is the second in the second is the second is the second in the second is t	directed by the part Y of the second part, the loss, if any, me interest. And in the event that said part 105 of the first part sh	ade payable to the part V of the second part to the extent of its
THIS GRANT A intended as a montage to serve the payment of the num of Eleven. thousand five hundred, and the //100 DOLAS.	so paid shall become a part of the indebtedness, secured by this	If the second part may pay said taxes and insurance, or either, and the amount indenture, and shall bear interest at the rate of 10% from the date of namest
DUMP.	the second s	the second s
aby of		bine tom of theven thousand inve hundred and no/100
And part y of the second part to per to any inclusion of his family a land california and a land by the period power of the period power of the second part of period peri	according to the terms of ODC certain written obligation f	or the payment of said sum of money, executed on the 1.3 th
<pre>maid part y of the second part to pay insurence or to dickarge any taxe, with insert themeon so terming provided, in the event the end part 105 of the second part to pay insurence or to dickarge any taxes, with insert themeon, so therein, the event the event the event that the event that the event the even the event the even</pre>	day of <u>September</u> 1962, and b part, with all interest accruing thereon according to the terms of a	by it's terms made payable to the part. Y of the second and obligation and elso to verture any sum or sums of moreous advanced by the
Mar del parl [62] of the Test parl shill be pay the same as provided in this indemine. And this comparison shall be work to same the mode as here in yesting and the collingtion contained shares a collingtion contained shares of an active state and the same of the buildings on same state are not active state and the same of the same of the same shares and the same shares and the same share	said part of the second part to pay for any insurance or	to discharge any taxes with interest thereon as herein provided, in the event
<pre>real estate or not kept in as good reput a they er now, of if wate is convented on add yound in solution of the full convented on and the wheel without discovered of the solution of the solution the theorem of a given, that immediately matter and become due and payable at the option of the helder hered, without convented of the solution of the solution the management of the solution the management of the solution the management of the solution the solution of the solution the management of the solution the solution the management of the solution of the solution the management of the solution theorem of the solution theorem and the management of the solution theorem of the solution theorem and the management of the solution theorem of the solution theo</pre>	that said part jes of the first part shall fail to pay the same .	as provided in this indenture.
<pre>real estate or not kept in as good reput a they er now, of if wate is convented on add yound in solution of the full convented on and the wheel without discovered of the solution of the solution the theorem of a given, that immediately matter and become due and payable at the option of the helder hered, without convented of the solution of the solution the management of the solution the management of the solution the management of the solution the solution of the solution the management of the solution the solution the management of the solution of the solution the management of the solution theorem of the solution theorem and the management of the solution theorem of the solution theorem and the management of the solution theorem of the solution theo</pre>	And this conveyance shall be wold it such payments be made If default be made in such payments or any part thereof or any	as herein specified, and the obligation contained therein fully discharged, obligation created thereby, or interest thereon, or if the taxes or said reaf
The self part of the second pert	real estate are not kept in as good repair as they are now, or if y and the whole sum remaining unpaid and all of the obligations	the insurance is not kept up, as provided herein, or if the buildings on said waste is committed on said premises, then this conveyance shall become absolute
prove there in the manner provided by law and to have a receiver appointed to collect the remined and the complete main of the	is given, shall immediately mature and become due and payable	
hall be paid by the paid by th	the said part 7 of the second part ments thereon in the manner provided by law and to have a received	to take possession of the said premises and all the improve- ver appointed to collect the rents and benefits accruing therefrom; and to
hall be paid by the paid by th	retain the premies needy granted, or any part thereof, in the ma retain the amount then unpaid of principal and interest, together wi	there prescribed by law, and, out of all moneys arising from such sale to th the costs and charges incident thereto, and the overplus, if any there be,
sugar and successors of the respective parties hands. In Witness Whered, the part ISS of the first part ha VC herewonto set their hand S and stel S the day and year subcreation. Start R. ELS. Doert L. Elder willing J. Elder Johnny B. Ezel W Wancy/K. Ezell (SEAD) Muchoal John Muchoal Johnny B. Ezel W Wancy/K. Ezel (SEAD) Muchoal John Muchoal John John John John John John John John	shall be paid by the part y making such sale, on demand, to	the first part ies.
And Where the part 185 of the first part ha VE herewine set. the line ind 5 and stal 5 the day and year as above writen.		ins of this indenture and each and every obligation therein contained, and all obligatory upon the heirs, executory, administrators, personal representatives,
All Book within Short R. Class Doort L. Elder William J. Alder Schuny B. Szelf Mancy H. Ezell Mancy H. Ez	In Witness Whereof, the part 125 of the first part ha Ve	and the second
ATE OF KANSAS DOUGLAS SE IT REMEMBERED, That on this 13th, day of September A D, 1962 before male Manager, 1 Statistical Million and Million J. Elder, his wife; Johnay B. Table J. 101 Marcy J. E2211 Million in the sloresid County and State. See The Remember of the within mortgage, do hereby acknowledge the full payment of During States 1, 1962 at 12:20 F.M. RELEASE	last above written.	The second secon
(SEAL) Michael Jamison Jugunat Dereckals Nichael Jamison Virginia F. JamisERJ Michael Jamison Virginia F. Jamison Michael Jamison Jamison A. J. 1062 Set IF REMEMBERED. The on the 13th day of September A. D. 1062 Set IF REMEMBERED. The on the 13th day of September A. D. 1062 Set IF REMEMBERED. The on the 13th day of September A. D. 1062 Set IF REMEMBERED. The on the 13th day of September A. D. 1062 Set IF REMEMBERED. The on the 13th day of September A. D. 1062 Set IF REMEMBERED. The on the set is and persons who executed the foregoing instrument and duly Set Is a bove writen. IN WITNESS WHEREO, I have herewho subscribed my name, and affixed my official seal on the day and year last above writen. Notery Public Notery Public Set II. 1962 at 12:20 F.M. RELEASE Acaself A. Beck Register of IF Acaself A. Beck Register of IF Part of the within mortgage, do hereby acknowledge the full payment of Public Difference of Deeds to enter the discharge of this	Robert R. Elle Wilman Elder	2 Johnny B. Ed ( Hancy) Eill (SEAL)
Michael C, Jamison Virghia F. Jamisgau Michael C, Jamison Virghia F. Jamisgau Michael C, Jamison Virghia F. Jamisgau Michael C, Jamison Virghia F. Jamison ALE OF KANSA3 DOUGLAS DOUGLAS BE IT REMEMBERED, That on this 1374. day of September A. D. 1962 before mile Notäry Public in the aforesaid County and State. Country, JS BE IT REMEMBERED, That on this 1374. day of September A. D. 1962 before mile Notäry Public in the aforesaid County and State. Country JS BE IT REMEMBERED, That on this 1374. day of September A. D. 1962 before mile Notäry Public in the aforesaid County and State. Country JS DOUGLAS COUNTY, JS BE IT REMEMBERED, That on this 1374. day of September A. D. 1962 before mile Notäry Public in the aforesaid County and State. The MITNESS WHEEKOF, I have hare after the same proposed who executed the foregoing instrument and duly ver last above writes. IN WITNESS WHEEKOF, I have hare after and man and affixed my official seal on the day and year last above writes. Method of the same section of the same. IN WITNESS WHEEKOF, I have hare after and my name, and affixed my official seal on the day and year last above writes. RELEASE Another JL, 1962 at 12:20 F.M. RELEASE Addressigned, owner of the within mortgage, do hereby acknowledge the full payment of hard of the word have a day of the same of the discharge of this	there of the states	
ATE OF KANSA3 DOUGLAS COUNTY) BE IT REMEMBERED, That on this 1374, day of September A. D. 1962 before mails	in the second second	
ATE OF KANSAS DOUGLAS COUNTY) BE IT REMEMBERED, That on this 1374. day of September A. D. 1962 before male. Notary Public in the aforesaid County and State, arms Robert Is. Elder and Wilma J. Elder, his wife; Johnay B. Profil and Mancy J. Ergell, his wife, Michael L. Jamison, and borne and a securitor of the same percens, who executed the foregoing instrument and duly we last above writen. M WINESS WHEREOF, I have herewho ubsorted my name, and affixed my official seal on the day and year last above writen. M WINESS WHEREOF, I have herewho ubsorted my name, and affixed my official seal on the day and year last above writen. M WINESS WHEREOF, I have herewho ubsorted my name, and affixed my official seal on the day and year last above writen. M WINESS WHEREOF, I have herewho ubsorted my name, and affixed my official seal on the day and year last above writen. M WINESS WHEREOF, I have herewho ubsorted my name, and affixed my official seal on the day and year last above writen. M WINESS WHEREOF, I have herewho ubsorted my name, and affixed my official seal on the day and year last above writen. M WINESS WHEREOF, I have herewho ubsorted my name, and affixed my official seal on the day and year last above writen. M WINESS WHEREOF, I have herewho ubsorted my name, and affixed my official seal on the day and year last above writen. M WINESS WHEREOF, I have herewho ubsorted my name, and affixed my official seal on the day and year last above writen. RELEASE addersigned, owner of the within mortgage, do hereby acknowledge the full payment of here of hereby, and authorize the Register of Deeds to enter the discharge of this Determined the real above acknowledge the full payment of here a day and authorize the Register of Deeds to enter the discharge of this		Michael C. Jamison Virginia F. Jamison
ATE OF KANSAS DOUGLAS DOUGLAS DOUGLAS SE IT REMEMBERED. That on the 1374. day of September A 0. 1962 BE IT REMEMBERED. That on the 1374. day of September A 0. 1962 BE IT REMEMBERED. That on the 1374. day of September A 0. 1962 BE IT REMEMBERED. That on the 1374. day of September A 0. 1962 Second September Is. Elder and Wilma J. Elder, his wife; Johnay B. Second J. 1974. J. Ezell, his Wife, Michael L. Jamison, and INTIT IS J. J. S.		และและและและและและและและและและและและและแ
ATE OF KANSAS DOUGLAS DOUGLAS DOUGLAS SE IT REMEMBERED. That on the 1374. day of September A 0. 1962 BE IT REMEMBERED. That on the 1374. day of September A 0. 1962 BE IT REMEMBERED. That on the 1374. day of September A 0. 1962 BE IT REMEMBERED. That on the 1374. day of September A 0. 1962 Second September Is. Elder and Wilma J. Elder, his wife; Johnay B. Second J. 1974. J. Ezell, his Wife, Michael L. Jamison, and INTIT IS J. J. S.		
ATE OF KANSAS DOUGLAS DOUGLAS DOUGLAS SE IT REMEMBERED. That on the 1374. day of September A 0. 1962 BE IT REMEMBERED. That on the 1374. day of September A 0. 1962 BE IT REMEMBERED. That on the 1374. day of September A 0. 1962 BE IT REMEMBERED. That on the 1374. day of September A 0. 1962 Second September Is. Elder and Wilma J. Elder, his wife; Johnay B. Second J. 1974. J. Ezell, his Wife, Michael L. Jamison, and INTIT IS J. J. S.	1	Contraction of the second s
DUGLAS COUNTY, BE IT REMEMBERED. That on this 1374. day of September A 0. 1962 BE IT REMEMBERED. That on this 1374. day of September A 0. 1962 Before me a Notdry Public In the aforeaid County and Sate, rame Replect Is. Elder and Wilma J. Elder, his wife; Johnay B. Fagli and Nancy J. Ezell, his Wife, Michael L. Jamison, and In Thinks Might on the the same perposed who executed the foregoing instrument and duly active the security of the same. IN WINESS WHEREOF, I have herewise ubscribed my name, and affixed my official seal on the day and year last above written. IN WINESS WHEREOF, I have herewise ubscribed my name, and affixed my official seal on the day and year last above written. IN WINESS WHEREOF, I have herewise ubscribed my name, and affixed my official seal on the day and year last above written. IN WINESS WHEREOF, I have herewise ubscribed my name, and affixed my official seal on the day and year last above written. IN WINESS WHEREOF, I have herewise ubscribed my name, and affixed my official seal on the day and year last above written. IN WINESS WHEREOF, I have herewise ubscribed my name, and affixed my official seal on the day and year last above written. IN WINESS WHEREOF, I have herewise ubscribed my name, and affixed my official seal on the day and year last above written. IN BELEASE Acarolf A. Beck Register of I RELEASE	the second state of the second state of the second state	
BE IT REMEMBERED. That on this 1374. day of September A D. 1962 before me is Notary Public In the storesaid County and Same rame Replert is. Elder and Wilma J. Elder, his wife; Johnny B. Fastlind Mancy J. Ezell, his wife, Michael L. Jamison, and the me period of the same. IN WITNESS WHEREOF, I have herewho ubscribed my name, and affixed my official seal on the day and year last above writen. IN WITNESS WHEREOF, I have herewho ubscribed my name, and affixed my official seal on the day and year last above writen. IN WITNESS WHEREOF, I have herewho ubscribed my name, and affixed my official seal on the day and year last above writen. IN WITNESS WHEREOF, I have herewho ubscribed my name, and affixed my official seal on the day and year last above writen. IN WITNESS WHEREOF, I have herewho ubscribed my name, and affixed my official seal on the day and year last above writen. IN WITNESS WHEREOF, I have herewho ubscribed my name, and affixed my official seal on the day and year last above writen. Method by the second of the same. Notary Public Notary Public RELEASE Accord 4. Accord 4. Accord for the day and user of the writer of Deeds to enter the discharge of this Detred thereby, and authorize the Register of Deeds to enter the discharge of this		e.
before me a <u>Notary Public</u> in the storestid County and State, came Repart Is. Elder and Wilma J. Elder, his wife; Johnay B. 2211 and Nancy J. Ezell, his wife, Michael L. Jamison, and 1074 J. 1074 J. 107	DOUGLAS COUNTY,	
came Robert Is. Elder and Wilma J. Elder, his wife; Johnny B. Eagli and Mancy J. Ezgli, his wife, Michael L. Jamison, and INTIAL IN MITTAGE Second	BE IT REMEMBERED, That on	
Religned Mancy J. Ezell, his wife, Michael L. Jamison, and to me period with the same persons who executed the foregoing instrument and duly activities whether, I have bereather abbeet the same and affixed my official seal on the day and year last above written. IN WITNESS WHERE, I have bereather abbeet bed my name, and affixed my official seal on the day and year last above written. IN WITNESS WHERE, I have bereather abbeet bed my name, and affixed my official seal on the day and year last above written. IN WITNESS WHERE, I have bereather abbeet bed my name, and affixed my official seal on the day and year last above written. IN WITNESS WHERE, I have bereather abbeet bed my name, and affixed my official seal on the day and year last above written. IN WITNESS WHERE, I have bereather abbeet bed my name, and affixed my official seal on the day and year last above written. IN WITNESS WHERE, I have bereather abbeet be above during the same. IN WITNESS WHERE, I have bereather abbeet be ableet be day and person above during the same. Notery Public RELEASE addensigned, owner of the within mortgage, do hereby acknowledge the full payment of bured thereby, and authorize the Register of Deeds to enter the discharge of this Determine the discharge of this	before me, a	Idan and Wilfor I. Fider "Lin with the B
A September 14, 1962 at 12:20 P.M. RELEASE adersigned, owner of the within mortgage, do hereby acknowledge the full payment of bured thereby, and authorize the Register of Deeds to enter the discharge of this	Ezell and Nancy	J. Ezell, his wife, Michael L. Jamison and
A September 14, 1962 at 12:20 P.M. RELEASE adersigned, owner of the within mortgage, do hereby acknowledge the full payment of bured thereby, and authorize the Register of Deeds to enter the discharge of this	to me personally known	to be the same personS, who executed the foregoing instrument and duly
Commission a bore written. Commission a bore written. Commission a bore written. Commission a bore of 10 1963 of Commission of Commission and the second of the second	acknowledged the execution in witness whereas the	tion of the same.
RELEASE dersigned, owner of the within mortgage, do hereby acknowledge the full payment o sured thereby, and authorize the Register of Deeds to enter the discharge of this	VBLIC year last above written.	in the day and the day and a
RELEASE dersigned, owner of the within mortgage, do hereby acknowledge the full payment o sured thereby, and authorize the Register of Deeds to enter the discharge of this	Commission Expires Open 10 196	3. ° Joy lis Finall
RELEASE dersigned, owner of the within mortgage, do hereby acknowledge the full payment o sured thereby, and authorize the Register of Deeds to enter the discharge of this	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Notary Public
RELEASE dersigned, owner of the within mortgage, do hereby acknowledge the full payment o sured thereby, and authorize the Register of Deeds to enter the discharge of this		5/
adersigned, owner of the within mortgage, do hereby acknowledge the full payment o sured thereby, and authorize the Register of Deeds to enter the discharge of this	ed September 14, 1962 at 12:20 P.M.	Harolf a. Register of D
pured thereby, and authorize the Register of Deeds to enter the discharge of this		
	cured thereby, and authorize the Real	age, do hereby acknowledge the full payment o
	Dated this 3rd day of January 196	<sup>13</sup> The First National Bank of Lawrence, H. D. Flanders Mortgagee.
Cashier		

7 125 1

1.1

A statements

f

A. . . .

(1 8.41)#

T

-

A.C. C. C.

Section .

eda.B eb

0

4