1.27.15

1 -----

	NO. 1116 CLA		And the second second second	Demarce Station	tery Co., 908 Walnut, Kansas City,	Xo.
		BOOK 137	Kansas	Mortgag	e 87725	
	This M.	ortgage,			y of April	in the
year -			Nine Hundred Siz	xty Four by	and between Catheri	ne E.
Dim	ery and Char	rles Barksd	lale		, of	the County
of a	Douglas	,	and State of	Kansas	part ies of the fir	st part, and
the st to t ackno barga	nm of Three hem in www.edged, have in, sell and co hs forever, all of	hundred Do hand paid b e gran privey unto the of the following	y the said party nted, bargained, sold he said party ng described tract	of the second and conveyed, and of the second pa	party of the PART, for and in const and part, the receipt wherea d by these presents do art, and to his reel of land lying and sit	ideration o DOLLARS of is hereby grant heirs and
		Jersey S		rty Nine (149) ity of Lawrence		
					nts and appurtenances thereto b , provided always, and this instru	
P	HEREAS,	upon the follo	wing conditions, to-wi	t:		
the sa part	d part ies their Prom	of the first par issory Note o			to the said party comise to pay to the said	of the secon
	Gene L.	Doane	parties and the		or o	rder, for valu
	od Three Hu May 1	undred (\$30	19 66 with interes	t from date	to maturity at the rate of	
		mable semi-ann a	19 00 with interes		to maturity at the rate of	10%
and -L	car-interest -leon	Catherin			u wnaa, payable seaismaally	
andi to it its that its the them, and them, and the second to the second to the second	well and truip po be henor and ellect or any part the d sum and inter- diately become di- and appurtenance. Solo, then in like nor- the additional suc- the additional suc- the additional suc- the additional suc- the additional suc- se of said part and interest, as exceted on said. e amount of Thry- d part of his asis e amount of the said part this one name ional lien on said a sums with 10%. Warrent and Delte and assigns forew IN WITNESS Willing a succession of the said part this above written the said part of the said part of the said part the said part of the said part of the said part the said part of the said part the said part of the said part the said part of the said part of the said part the said part of the said part of the said part of the said part the said part of the said part	ey, or cause to t of said note reol, or any im rest shall, at the us and payable; s, or either of t namer the said gáge, or in case secutors, administ mis paid by vir iggol the first said property is and of the first said property is and all liens and ands, insured in ee Hundred gins; and in deis and in deis e, and the mortfaged prop per cent interes t iggo of the Dimery and a good and inde ind the same in the REEOF, The n	be paid, the sum of t, then these presents terest thereon, be not option of axid part y or, if the tares and a hem, or any part there note , and the who it leaves and assigns, sha true of this Mortgade to delault in any of ti trators and assigns, sha true of this Mortgade to delault in any of ti trators and assigns, sha true of this Mortgade to disauss are hereb nd will at their own charges by virtue heres to disauss are hereb nd will at their own charges by virtue heres (\$300.00) nuit thereof said part y cost may be enforced an Charles Barksd theaute and peaceabil thequiet and peaceabil said part les ot t	shall be null and voic paid when the same I of the secon seesaments of every na beol, are not paid at the le of said sum shall in the payments hareih pro- ll be entilled to a ig and all costs and es of said judgment, fore s and assigns, and all f part ies of the y whived by said part n expense from the da of, are hully paid off ar in expense to the same eroby covenant and all alle a re- nirance therein, free and e possension of said part resons whomsoever.	mentioned, with the interest then become due, then, and in that c dl part or assigns, by virtue of dl part or assigns, by virtue of three which are or may be assess time when the same are by law unediately become due and pays orided for, the party of th dgment_loi; the sum due up penses of enforcing the same, i cloting all rights and equities persong claiming under the first part, and all benefits of t tileS of the first part. to of the execution of this Mort ad discharged, keep the building uthorized to do business in the S for the benefit of the said party part may at his option effect exponses for effecting the sam or statutory. Hens against and af the manner as the principal debt lifter th a lawful owrneg of the d clear of all incumbrance S and	y or either e case, the who this Mortage ed against sau made due an able: and upon the second pau on said note as provided & in and to as a provided & in and to as a provided & in a whit he Hornesies And the an gage until as erected as itate of Kanas erected as itate of Kanas or of th such insurum to shall be i and premises about d flat premises about d flat they arrs, his
shall to the them, of asis immees and payala payala forfeit hits and payala pa	well and truip po be henor and ellect or any part the d sum and inter- diately become di- and appurtenance. Solo, then in like nor- the additional suc- the additional suc- the additional suc- the additional suc- the additional suc- se of said part and interest, as exceted on said. e amount of Thry- d part of his asis e amount of the said part this one name ional lien on said a sums with 10%. Warrent and Delte and assigns forew IN WITNESS Willing a succession of the said part this above written the said part of the said part of the said part the said part of the said part of the said part the said part of the said part the said part of the said part the said part of the said part of the said part the said part of the said part of the said part of the said part the said part of the said part	ey, or cause to t of said note reol, or any im rest shall, at the us and payable; s, or either of the namer the said side, or in case sectors, administ mis paid by vir, be sale of said p jeg of the first aid property is away of the Stat away of the Stat away of the Stat and all liens and and all liens and and shall ensured in ee Hundred gins; and in deise e, and the mortgaged prop per cent interes t jegs of the Dimery and a good and inde a dood and inde a dood and inde the same in in HEREOF, The	be paid, the sum of t, then these presents terest thereon, be not option of axid part y or, if the tares and a hem, or any part there note , and the who it leaves and assigns, sha true of this Mortgade to delault in any of ti trators and assigns, sha true of this Mortgade to delault in any of ti trators and assigns, sha true of this Mortgade to disauss are hereb nd will at their own charges by virtue heres to disauss are hereb nd will at their own charges by virtue heres (\$300.00) nuit thereof said part y cost may be enforced an Charles Barksd theaute and peaceabil thequiet and peaceabil said part les ot t	money in said note it healt be null and voic paid when the same l of the secon second every na sessments to devery na he payments hereih pr said sum shall in the payments hereih pr said adigment, fore s and axigns, and all t partiges of the y mived by said par n expense trom the du of, are hully paid oil an of, are hully paid oil an of, are hully paid oil an of, are hully paid oil an second cover and said priorin pay any taxes of d collected in the same of the second priorin pay any taxes of d collected in the same erby coverant and an alle are risance therein, three an e possession of said par trans whomsoever.	mentioned, with the interest them become due, then, and in that of do part or assigns, by virtue of the or assigns, by virtue of three which are or may be assess time when the same are by law mediately become due and pays of the party of th dament for the same, are by law mediately become due and penses of enforcing the same, at dament for the same due upp penses of enforcing the same, at dament for the same due upp penses of enforcing the same, at the same due upp penses of enforcing the same, at the same due upp penses of enforcing the same, at the same due the same due the same due the same due the same due the building the same discriming under the same statutory liens against said p is manner as the principal debt the law tal ownersy of the d clear of all incumbrance S ans atty of the second pu	y or either e case, the who this Mortage department and the who this Mortage department and the who he more and the se- and the se- dage until who exected as full the faces and the se- dage until who exected as full the faces and the se- dage until who exected as full the faces of the se- such insuring sech i
ahali to them, of sai imme payal fortei his and payal fortei his and payal fortei his exer payal fortei to be secon in addina fortei to be secon in addina fortei to be secon in addina fortei fortei to be secon in addina fortei	well and truip po be henor and ellect or any part the d sum and inter- diately become di- and appurtenance. Solo, then in like nor- the additional suc- the additional suc- the additional suc- the additional suc- the additional suc- se of said part and interest, as exceted on said. e amount of Thry- d part of his asis e amount of the said part this one name ional lien on said a sums with 10%. Warrent and Delte and assigns forew IN WITNESS Willing a succession of the said part this above written the said part of the said part of the said part the said part of the said part of the said part the said part of the said part the said part of the said part the said part of the said part of the said part the said part of the said part of the said part of the said part the said part of the said part	ey, or cause to t of said note reol, or any im rest shall, at the us and payable; s, or either of t namer the said gáge, or in case secutors, administ mis paid by vir iggol the first said property is and of the Stat rst part shall ar d all liens and ands, insured ir ee Hundred gins; and in deis and in deis e, and the mortfaged prop per cent interes t iggo of the Dimery and a good and inde ind the same in the REEOF, The n	be paid, the sum of t, then these presents terest thereon, be not option of axid part y or, if the tares and a hem, or any part there note , and the who it leaves and assigns, sha true of this Mortgade to delault in any of ti trators and assigns, sha true of this Mortgade to delault in any of ti trators and assigns, sha true of this Mortgade to disauss are hereb nd will at their own charges by virtue heres to disauss are hereb nd will at their own charges by virtue heres (\$300.00) nuit thereof said part y cost may be enforced an Charles Barksd theaute and peaceabil thequiet and peaceabil said part les ot t	money in said note it healt be null and voic paid when the same l of the secon second every na sessments to devery na he payments hereih pr said sum shall in the payments hereih pr said adigment, fore s and axigns, and all t partiges of the y mived by said par n expense trom the du of, are hully paid oil an of, are hully paid oil an of, are hully paid oil an of, are hully paid oil an second cover and said priorin pay any taxes of d collected in the same of the second priorin pay any taxes of d collected in the same erby coverant and an alle are risance therein, three an e possession of said par trans whomsoever.	mentioned, with the interest them become due, then, and in that of do part or assigns, by virtue of the or assigns, by virtue of three which are or may be assess time when the same are by law mediately become due and pays of the party of th dament for the same, are by law mediately become due and penses of enforcing the same, at dament for the same due upp penses of enforcing the same, at dament for the same due upp penses of enforcing the same, at the same due upp penses of enforcing the same, at the same due upp penses of enforcing the same, at the same due the same due the same due the same due the same due the building the same discriming under the same statutory liens against said p is manner as the principal debt the law tal ownersy of the d clear of all incumbrance S ans atty of the second pu	y or either e case, the who this Mortage ed ageinst sau made due an able: and upon the second pau on said note as provided & this mortage the second pau on said note as provided & the source of a second pau encode a second a second pau encode a second a sec