This indensure, Made his 2563. day of August19 ^{Ch} bere leasise Washington and Marry Fields, single Indian		- (No. 223) The Outlook Printers, Publisher of Legal Blanks, Lorence, Kass
The network of acts and the second parts of the first part, and they part and the second part. The act is a second part of the first part, and the second part. The second part of the first part, and the second part. The second part of the second part. Whenever, that the said part is a different part, in consideration of the sum of Thirty two humbred A. and/Docement Dotted acts and the second part. Thirty two humbred A. and/Docement Dotted acts and the second part. Thirty two humbred A. and/Docement Dotted acts and the second part. D		
6 Madera	This Indenture, Made this 20th.	day of August , 19 64 betwee
performance and the first part, and Kaw Valley State Bank, Rudore, Konzal part of the second part. Whereseith, that the said part ise. of the first part, in consideration of the sum of "Litry, two bunched & no/loc	Janaie Vashington and Mary Fie	lds, siogle ladies
performance and the first part, and Kaw Valley State Bank, Rudore, Konzal part of the second part. Whereseith, that the said part ise. of the first part, in consideration of the sum of "Litry, two bunched & no/loc	of Endors	of David and and and David at the second
Winneseth, that the said parties. of the first part, in consideration of the sum of "Chifty two hundred & mo/loop and the first part, in consideration of the sum		
Witzes two. hundred & and/DO DOULD Thirds two. hundred & and/DO DOULD Other du/ paid, the receipt of which is hereby adnowledged, ha Ye and, and this Indentore do T. GRANT, EARGAIN, SEL and MORTGAGE to the said part. J. of the second part, following described real extre situated and being in the County of . PostArs Karas, towit: Interview of the appurture access and all the states, the and interview of the said part is an of the test part. A situate and the said part is an of the test part therein. And test and an interview of the assess of the said part is an of the test part therein. And test and an interview of the assess of the said part is an of the test part therein. And test and an interview of the assess of the said part is an of the test part therein. And test and an interview of the test the part is an of the test and interview. And test and an interview of the test the part is an of the test and t	and the second second second second second second	
to been during the paid, the receipt of which is hereby acknowledged, he M.* sold, and this indentive do T. GANT, BARGAN, SELL and MORTGAGE to the said part. J. of the second part, following described real estate situated and being in the County of <u>Douglans</u> and State Kanes, towit Lots Baven (?) and Sight (8), the North Half of Lot Mine (9), the North Half Lot Walve, (12) and all of Lots. Thirteen (13) and Fourteen (14), in Block Seventy-fries (?3), in the City of Today. with the appurtenences and all the estate, the and interest of the said partias of the first part therein. And the walg are 18 of the for a dia between each of the said partias of the first part therein. And the walg are 18 of the for and apput and interest of the said partias of the first part therein. In the said bareau the partial bare the the part 19 of the for per shall a dia them doing the first of the distingt of the said partia and the same apput and and the same apput and and the same apput and and an apput and the same apput and and the same apput and and the same apput app	Witnesseth, that the said part lea of the	
this indenture do	Thirty two hundred & no/100	DOLLA
following described real extents situated and being in the County of Putelais in the State Kanas, howith: Lots Seven (2) and Sight (3), the Morth Balf of Lot Nine (9), the North Balf State (73), and North Balf State (73	to them duly paid, the r	eccipt of which is hereby acknowledged, ha Ye sold, and
Karaa, nowli Lots Seven (2) and Sight (3), the North Half of Lots Hine (9), the North Half Lot Verlye (2) and all of Lots Thirtsen (3) and Pourteen (14), in Block we want the appurteenness and all the estee, the and interest of the said particles of the first part Herein. A do want are used and send the estee, the and interest of the said particles of the first part Herein. A do want are used and send the estee, the and interest of the said particles of the first part Herein. A do want are used the send the estee is the same are at the days wheth of the the days are and the 200 are the same are the back are are the same are at the days are the same are the days are the days are the days are the days are the day are the same are the days are the day are the day are the days are the day are the days are the day are the days are the da	this indenture do GRANT, BARGAIN, SE	LL and MORTGAGE to the said part . I of the second part,
Lots Saven (2) and Spint (3), the Sorth Eail of Lots Mine (3), the North Hall of Lots Mine (3), and Pointeen (14), the North Hall (15) and Pointeen		ind being in the County of Douglais and State
Lot Divelve, (12) and all of lots, Thirteen (13) and Fourteen (14), in Block Bieverster, -firse (75), in the City of Eudorg. And the appureneances and all the ester, tille and interest of the said parises of the first part therein. And the and parises, and all the ester, tille and interest of the said parises of the first part therein. And the and parises are appendix and tend of a good Fold Mederalds with all allows headed by the said (14). The parises always parked, and tend of a good Fold Mederalds with all allows headed by the said (14). And the said parises have parked, and tend of a good Fold Mederalds with a fit the said (14). And the said parises have appendix and tend of a good Fold Mederalds with the said (14). The parises have appendix and tend of a good Fold Mederalds with the said (14). The parise have and the said of the said (14). The parise have and the said (14). The parises have and the parises have and parises of the said (14). The parises have and the parises have and parises of the said (14). The parises have and the parises have and parises of the said (14). The parises have and parises have and parises the said (14). The parises have and parises have and parises the said (14). The parises have and parises have and parises the said (14). The parises have and parises have and parises the said (14). The parises have and parises have and parises the said (14). The parises have and parises have and parises thave and parises have an a	Kansas, to-wit:	
with the appurerances and all the esties, tills and interest of the said partian of the first part therein. And the axis partial, and there is a constrained and ages that at the abborn baseful and the membrane there is the address the said interest of the partial and the said partial partial and the said partial partial partial partial partial partial partial particles and partial partial partial partial partial partis and th	LotTwelve (12) and all of Lo	ts. Thirteen (13) and Fourteen (14), in Block
<pre>add the provides above granted, and encord of a goodd and baddwalds a minimum development haves the ear of the ord and incontrement. In the speed balances the partice barter have the part 1500 of the four part half at at them badres the life of that indexes, any all many baddwald are and particle barter have the speed data and particle barter have the speed data are speed to the part of the speed balances the particle barter have the speed data are speed to the part of the speed balances the particle barter have the speed data are speed to the part of the speed balances to a part of the holdshald barter have the part of the speed balances or a part of the holdshald barter have the part of the speed balances or a part of the holdshald barter have the part of the speed balances or a part of the holdshald barter have the part of the speed balances or a part of the holdshald barter have the part of the speed balances or a part of the holdshald barter have the speed balance of the part o</pre>		
A speed haven in the period or arread gapted and read provide and periods and periods and the late of the lat		
A dagend baream the particle have been the part 197 at the ford part half a difficus during the life d why increases, pay difficult and an expected in the particle particle and the 197 of 197	of the premises above granted, and sector of a good and is	idefeasible estate of inheritance therein, free and clear of all incumbrances,
<pre>and approximate state approximated against and and areas when the same become show and particle, and the low of light approximate against app</pre>		
This failed is a montage to secure the payment of the tun of	It is agreed between the parties hereto that the part 10	98 of the first part shall at all times during the life of this indenture, pay all ta
This failed is a montage to secure the payment of the tun of	keep the buildings upon said real estate insured against taid directed by the part 37 of the second part, the low if	and tornado in such sum and by such insurance company as shall be specified any, made payable to the part. V of the second part to the schedt of the
This failed is a montage to secure the payment of the tun of	interest. And in the event that said part 100 of the first said primites insured as herein provided, then the part y	part shall fail to pay such taxes when the same become due and payable or to k of the second part may pay said taxes and insurance, or either, and the amo
Thirty two hundred & no/100 scoredge to the term of 0.00 of the prime of 0.00 of the prime of 0.00 of the prime of 0.00 of the prime of the term of the prime of the term of the prime	until fully repaid.	in the modernistic, and shall been interest at the rate of 10% from the date of pays
second to the term of DIRE certal written adjustion. for the payment of aid arm of many, susceed or the 26th, they did et al. ADDIRE certal by the term of each didplation and also the second synchic for the part of the term of the didplation and also the increase of the term of the didplation and the didplation and the didplation and the didplation area to the didplation area		
bet with a mineral extrange therein according the first beins of and delegation and size is the first part delegation and size is the first part shall fail to part the same as provided in the indextore. And the convergence shall be veid if noth part means or to delegation created the theory of herein therein of the biological or and the control of the biological of t	according to the terms of ODC certain written obligat	tion for the payment of said sum of money, executed on the 26th.
there and per 183 — of the first part shell fail to part the same as provided in this industries. And the convergence shall be verified from payments be made as herein specified, and the obligation contained themes in the taxes on addition of the shell part in the same of the backbarge of market as more shall be used of the shell part in the same provided for in the same part in the same of the same of the same of the same same of the same of the same same same of the same same same of the same same same same same same same sam	day of Austust 19 64 part, with all interest according to the terr	, and by 115 terms made payable to the part y of the sec as of said obligation and also to secure any sum or sums of money advanced by
A defined to more provide that here works for any payments to marke as hardin specified, and the childput means of the first here is and payments to mark the set of the information of the set of the		
the said part J. of the second part the rest is a result of the product of the said promises and all the important therm in the main free most is and internal the said promises and all the important the number of principal and interest, and the average strain the amount there is and the said promises and all the important the internal of principal and interest, and the average strain the amount there is and the internal denomination of the internal denomination of the internal denomination of the internal and the internal denomination of the internal denominati	And this conveyance shall be void if such payments be	made as provided in this industriure, made as herein specified, and the obligation contained therein fully discharg
the said part J. of the second part the rest is a result of the product of the said promises and all the important therm in the main free most is and internal the said promises and all the important the number of principal and interest, and the average strain the amount there is and the said promises and all the important the internal of principal and interest, and the average strain the amount there is and the internal denomination of the internal denomination of the internal denomination of the internal and the internal denomination of the internal denominati	It derevit be made in such payments or any part thereof or estate are not paid when the same become due and payable real estate are not kept in as good repair as they are now.	is any obligation created thereby, or interest thereon, or if the taxes on said , or if the insurance is not kept up, as provided herein, or if the buildings on up or if wests is committed on said premises. Then this conveyance shall hereme also
the said part J. of the second part the rest is a result of the product of the said promises and all the important therm in the main free most is and internal the said promises and all the important the number of principal and interest, and the average strain the amount there is and the said promises and all the important the internal of principal and interest, and the average strain the amount there is and the internal denomination of the internal denomination of the internal denomination of the internal and the internal denomination of the internal denominati	and the whole sum remaining unpaid, and all of the oblig is given, shall immediately meture and become due and p	pations provided for in said written obligation, for the security of which this indem ayable at the option of the holder hereot, without notice, and it shall be lawful
And is a priod by the part. J. making such and, on demand, to the form part list. It is a priod by the part of interest that the terms and provisions of this indenture and each and every obligation therein, construed, and be addigated you on the heating, executing, and therein, construed, and the addigation therein, that extend and four to and the addigation you on the heating, executing, and shall the day' and heat alone within a standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the four part hill a wave of the standard to the standard	the said part \underline{Y} of the second part ments thereon in the manner provided by law and to have	a receiver appointed to collect the rents and benefits accruing therefrom, and
A spread by the period has the terms and provisions of the indenture and each and every obligation therein contained, and branching accuracy the period period has not at and be abligatory upon the hair, executor, administrator, period represented as above written. The Where Where the period period has a set of the first period by the p	sell the ptensises hereby granted, or any part thereof, in retain the encount then unpaid of principal and interest, toge	the manned prescribed by law, and out of all moneys arising from such sale other with the costs and charges incident thereto, and the overplus, if any there
Les Wareen Whereen, the part 195 of the free part MS bereune set that a hand B and seal B the day and Jesser written. Jesser written. July 25, 10 67 RELEASE e undersigned, comer of the stillen mortgage, do hereby acknowledge the full pe authorize the Register of Deeds to enter the discharge of this mortgage of rece		An all straight and a straight
Jesque Cilla alignet de Serie Vaghiarton de Serie Smarge de Serie Vaghiarton de Serie Smarge de Serie de Seri	benefits accruing therefrom, shall extend and inure to, an assigns and successors of the respective parties hereto.	d be oblightory upon the heirs, executors, administrators, personal representation
August 31, 1964 at 24th P.M. RELEASE undersigned, comer of the witchin mortgage, do hereby acknowledge the full peauthorize the Register of Deeds to enter the discharge of this mortgage of this mortgage of the service and the story acknowledge the full peauthorize the Register of Deeds to enter the discharge of this mortgage of the service and the story acknowledge the full peauthorize the Register of Deeds to enter the discharge of this mortgage of the service acknowledge the full peauthorize the Register of Deeds to enter the discharge of this mortgage of the service of the service acknowledge the full peauthorize the Register of Deeds to enter the discharge of this mortgage of the service of the servi	In Wilness Whereof, the part 105 of the first part I last above written.	hVG hereunto set that so hand S and seal S the day' and y
August 31, 1964 at 24th P.M. RELEASE undersigned, comer of the witchin mortgage, do hereby acknowledge the full peauthorize the Register of Deeds to enter the discharge of this mortgage of this mortgage of the service and the story acknowledge the full peauthorize the Register of Deeds to enter the discharge of this mortgage of the service and the story acknowledge the full peauthorize the Register of Deeds to enter the discharge of this mortgage of the service acknowledge the full peauthorize the Register of Deeds to enter the discharge of this mortgage of the service of the service acknowledge the full peauthorize the Register of Deeds to enter the discharge of this mortgage of the service of the servi		Jennie Albakingta 1500
August 31, 1966 at 24th P.M. RELEASE authorize the Register of Deeds to enter the discharge of this mortgage of rec		Jessie Washington (SEA
A Douglas County as a county and the storestic County and the stor		Margetrislda (SEA
ALE OF Kenses Douglas CONNY, SI TREAMANAGEED, has on this 26th. day of AUgust A.D. 195 BE IT REMAMAGEED, has on this 26th. day of AUgust A.D. 195 before me. a Notary Public in the aforesaid County and Su came. Jessie Washington and Mary Fields, single ladies to me personally known to be the same person. B who associed the foregoing instrument and de school of the the issue. So the same person and the foregoing instrument and de school of the the issue of the is		ATTENT AND A CONTRACT OF A CON
ALE OF Kenses Douglas CONNY, SI TREAMANAGEED, has on this 26th. day of AUgust A.D. 195 BE IT REMAMAGEED, has on this 26th. day of AUgust A.D. 195 before me. a Notary Public in the aforesaid County and Su came. Jessie Washington and Mary Fields, single ladies to me personally known to be the same person. B who associed the foregoing instrument and de school of the the issue. So the same person and the foregoing instrument and de school of the the issue of the is		
ALE OF Kenses Douglas CONNY, SI TREAMANAGEED, has on this 26th. day of AUgust A.D. 195 BE IT REMAMAGEED, has on this 26th. day of AUgust A.D. 195 before me. a Notary Public in the aforesaid County and Su came. Jessie Washington and Mary Fields, single ladies to me personally known to be the same person. B who associed the foregoing instrument and de school of the the issue. So the same person and the foregoing instrument and de school of the the issue of the is	REGENERATION CONTRACTOR	กณฑฑรกฤทภาพที่สามากการการการการการการการการการการการการกา
Douglas county Bit IT REALEMENTED, That on the 26th. day of August A.D. 195 Bit IT REALEMENTED, That on the 26th. day of August A.D. 195 Bit IT REALEMENTED, That on the 26th. day of August A.D. 195 Bit IT REALEMENTED, That on the 26th. day of August A.D. 195 Bit IT REALEMENTED, That on the 26th. day of August Bit IT REALEMENTED, That on the 26th. in the storestic County and Statement on the store means of the same. Bit IT REALEMENT to be the same person. Buty searched the foregoing instrument and datemented to samewheat the same searched of the same. Bit IT REALEMENT to be the same person. Buty searched my official seal on the day of yer last above written. Bit IT REALEMENT to be the same person. Buty searched my official seal on the day of yer last above written. Bit IT REALEMENT to be the same. Buty 25, 10.67 Bit IT REALEMENT to be the same. Buty 25, 10.67 Bit It	Konspa)	
A D. 19 August August A.D. 19 August A.D. 19 August A.D. 19 August August A.D. 19 August A.D. 19 August A.D. 19 August August A.D. 19 August A	HATE SP	
August 31, 1964 at 2:14 P.M. RELEASE e undersigned, come of the within mortgage, do hereby acknowledge the full pe authorize the Register of Deeds to enter the discharge of this mortgage of rece		tost the men
to me personally known to be the same person. B who associded the foregoing instrument and d achnowledge the case(then of the same. With these WithEGA is a same backhed my name, and afficed my official real on the day of your last above written. July 25, 10 67 Hearrichte A. Fuller Neary Fuell August 31, 1964 at 2:14 P.M. RELEASE e undersigned, comer of the within mortgage, do hereby acknowledge the full pe authorize the Register of Deeds to enter the discharge of this mortgage of rece	will de come e d	Notary Public in the aforesaid County and Stat Washington and Mary Fields, single ladies
August 31, 196h at 24bh P.M. RELEASE e undersigned, cwner of the within mortgage, do hereby acknowledge the full pe authorize the Register of Deeds to enter the discharge of this mortgage of rec	came Jessie	A REAL AND THE FORME CAREER AND
August 31, 196h at 24bh P.M. RELEASE e undersigned, cwner of the within mortgage, do hereby acknowledge the full pe authorize the Register of Deeds to enter the discharge of this mortgage of rec	to me personally	known to be the same person. B who executed the foregoing instrument and du
August 31, 1964 at 2:44 P.M. RELEASE e undersigned, comer of the within mortgage, do hereby acknowledge the full pe authorize the Register of Deeds to enter the discharge of this mortgage of rec	SAUDELICE IN WITNESS WHEREON	4, I have hereunte subscribed my name, and affixed my official seal on the day a
i August 31, 1964 at 2:64 P.M. RELEASE e undersigned, owner of the within mortgage, do hereby acknowledge the full pa authorize the Register of Deeds to enter the discharge of this mortgage of rec	veer last above	. 67 Merrietta d. Tuller
RELEASE e undersigned, owner of the within mortgage, do hereby acknowledge the full pa authorize the Register of Deeds to enter the discharge of this mortgage of rec		Henrietta A. Fuller Notary Public
RELEASE e undersigned, owner of the within mortgage, do hereby acknowledge the full pa authorize the Register of Deeds to enter the discharge of this mortgage of rec		the second se
	ny cammudanuezhila July 25.	2/202
	d August 31, 1961 at 2:44 P.M.	Harold a. Beck Register of
	My Cammindian Eagleda July 25, d August 31, 196h at 2:11h P.M. RELEAS	in angeline for a de la de La

×.

12:14

SAM 1 le la t