1. 6. 1.

4 27	79 BOCK 1ho	and the set of the
ILO /	BOOK 1h0 Fis. SEO The Outlook Printers, Publisher of Lapel Blanks, Lawrence	Kanna
This Indenture Mark shit		
	arbara Joan Perry, husband and wife	

	the County of Douglas and State of Kansas	*****
	The First National Bank of Lawrence	THE REAL PROPERTY AND IN CONTRACTOR OF CONTO
Witnesseth, that the said on	CENCE. KATISAS	rt.
Thirteen Thousand and	1. na/100 (\$13,000,00) DC	MIARS
odu	ly peid, the receipt of which is hereby acknowledged, ha.Y.Rsold, a	ind by
	BARGAIN, SELL and MORTGAGE to the said part X of the second pe	
ollowing described real esta Cansas, to-wit:	ate situated and being in the County ofDouglasand S	tate of
	n Block Two (2), in Holiday Hills Addition Idition to the City of Lawrence	
vith the appurtenances and al	If the estate, title and interest of the said part. Lesof the first part there	ılı.
And the said perfaces of the firs	If part dohereby coverant and agree that at the delivery hereat ± 0.07 . AT the leaved of a good and indefeatible sature of inheritance thereby, fives and clear of all incombrances,	
It is accord between the parties beret	and that DRY, will warrant and defend the same against all parties making lewhol dates t to that the pert	
ad assessments that may be levied or ase	we not permutate and real estimate when the same became due and psychia, and that the same transformer and psychia and the same transformer and psychia and the same transformer and psychia to the same transformer and the s	ell tenes -
rected by the pert of the second	insured against fire and tornado in such sem and by such insurance company as shall be speci- perr, the loss, if any, made payable to the part. V	Bed and
terost. And in the event that sold plant i id premises insured as herein provided,	eg. of the first pert shall fall to pay such taxes when the same become due and payable or then the party of the second part may pay said taxes and insurance, or althey and the	to keep
paid shall become a part of the indeb th fully repeid,	biedness, secured by this indenture, and shell beer interest at the rate of 10% from the date of	payment
THIS GRANT is intended as a mortgage	to secure the payment of the sum of Thirteen Thousand and no/100 -	
13,000.00)		CILARS.
cording to the terms of ODC out	tain written obligation for the navment of said non of money around as the 17+h	Secondary.
y of June	19.05 and by LLS terms made payable to the party of the cording to the terms of said obligation and also to secure any sum or sums of meany solvances	e second
id part w of the second part to	pay for any insurance or to discharge any faxes with interest thereon as herein provided, in th	d by the
at said part LOS of the first part sh	hall fail in one the same as exacted to able to fair an	
And this conveyance shall be void if	such payments be made as havein apacified, and the philestics contained threads \$10, 41	
And this conveyance shall be void if dafault be made in such payments or tate are not paid when the same become	such payments be made as herein specified, and the obligation contained therein fully di any part thereof or any obligation created thereby, or interact therein, or if the taxes on a side and paylole, or if the instrume to not have on an anomalous basis or if the taxes on a	scharged. mid real
And this conveyance shall be void if default be made in such payments or late are not paid when the same become is astretia are not kept in as good repair d the whole sum remaining unpaid, an	such payments be made as herein specified, and the obligation contained therein fully di any part thereof or any obligation created thereby, or letterest thereon, or if the tames on a dive and payoids, or if the incortants it has they up, as previded herein, or if the buildings as they are now, or if wasts is committed on taid premises, then this conveyance shall became a dil of the diverties of the article of the institute of the control of the diverties of the buildings.	scharged. said real op said sbasiute
And this conveyance shall be void if default be made in such payments or rate are not hept in as good repaid, attribute are not kept in as good repaid, at the whole sum remaining unpaid, an given, shall immediately mature and be	moth programming to make as herein specified, and the obligation contained therein fully all any part thereof or any obligation, created thereby, or hoterest thereon, or if the taxes on a erior and psycholo, or if the latest or the specified parts of the provided herein, or if the buildings or a they are nexy, or if wants to committee of the buildings of the shall because of all of the obligations provided for in add written obligation, for determine and herein that buildings of the ophic provided the building building of the ophic of the buildings or make the provided set the ophic of the building building of the ophic of the ophic of the buildings of all of the obligations provided for in add written obligation, for the ophic and building the building of the ophic of the building of the ophic ophic of the ophic ophic of the ophic oph	schargad, sald real on sald sbaslute indenture what for
And this conveyance shall be void if default be made in such payments or rate are not hept in as good repaid, attribute are not kept in as good repaid, at the whole sum remaining unpaid, an given, shall immediately mature and be	moth programming to make as herein specified, and the obligation contained therein fully all any part thereof or any obligation, created thereby, or hoterest thereon, or if the taxes on a erior and psycholo, or if the latest or the specified parts of the provided herein, or if the buildings or a they are nexy, or if wants to committee of the buildings of the shall because of all of the obligations provided for in add written obligation, for determine and herein that buildings of the ophic provided the building building of the ophic of the buildings or make the provided set the ophic of the building building of the ophic of the ophic of the buildings of all of the obligations provided for in add written obligation, for the ophic and building the building of the ophic of the building of the ophic ophic of the ophic ophic of the ophic oph	achierged, said real op said absolute ndemore whill for improve- and to saie to
And this conveyance shall be void if default to make in such payments or rate are not paid when the same become d the whole sum remaining unpaid, and dyne, shall investigate and the same pay of the same set of the same pay of the rate pays	moth programment bis muchas as herein specified, and the obligation contained therein fully all any part thereof or any obligation created flambly, or hotseast thereon, or if the taxas are a to due and payable, or if the bistion created hardings to any particular particular of the buildings of all of the obligations provided for in add writen obligation, for size correspond hall because all all of the obligations provided for in add writen obligation, for size or if the buildings of all of the obligations provided for in add writen obligation, for size or if it is thall be be corresponded and the option of the balder haved, without notice, and it is that be be not the presented to have a receiver repolated to collect the rents and barefits accruing therefore, and and thereast, together with the costs and charges locklast thereto, and the overplan, if any the set have on demand, to the fore particles.	and to alle to here be;
And this conveyance shall be void if default to make in such payments or rate are not paid when the same become d the whole sum remaining unpaid, and dyne, shall investigate and the same pay of the same set of the same pay of the rate pays	moth programment bis muchas as herein specified, and the obligation contained therein fully all any part thereof or any obligation created flambly, or hotseast thereon, or if the taxas are a to due and payable, or if the bistion created hardings to any particular particular of the buildings of all of the obligations provided for in add writen obligation, for size correspond hall because all all of the obligations provided for in add writen obligation, for size or if the buildings of all of the obligations provided for in add writen obligation, for size or if it is thall be be corresponded and the option of the balder haved, without notice, and it is that be be not the presented to have a receiver repolated to collect the rents and barefits accruing therefore, and and thereast, together with the costs and charges locklast thereto, and the overplan, if any the set have on demand, to the fore particles.	and to asle to here be;
And this conveyence shall be void if default to reach in such payments or rate are not paid when the same become late are not paid when the same become late are not lapt in a good repaid of the whole som remaining unpaid, and given, shall immediately meture and be a said party of the second part int flarem in the manner provided by a said party of the second part int flarem benefits exceeds a same tim the second benefits each of principal II be paid by the party making a II is agreed by the party making a II is agreed by the party	such payments be made as herein specified, and the obligation contained therein fully all any part thereof or any obligation created thereby, or interest thereon, or if the taxes on a term description of the intervents in the here to be provided herein, or if the buildings of the term of the term of the intervent is an any operation. Since the term of the buildings of all of the main cert if weats is committed on fail granulae, then this conveyons shall became of all of the main cert if weats is committed on fail of premises, then this conversion of the helder here the term of the solution of the builder here the term of the solution of the solu	improve- and to able to have be, and all motives,
And this conveyence shall be void if default to reach in such payments or rate are not paid when the same become late are not paid when the same become late are not lapt in a good repaid of the whole som remaining unpaid, and given, shall immediately meture and be a said party of the second part int flarem in the manner provided by a said party of the second part int flarem benefits exceeds a same tim the second benefits each of principal II be paid by the party making a II is agreed by the party making a II is agreed by the party	moth programment bis muchas as herein specified, and the obligation contained therein fully all any part thereof or any obligation created flambly, or hotseast thereon, or if the taxas are a to due and payable, or if the bistion created hardings to any particular particular of the buildings of all of the obligations provided for in add writen obligation, for size correspond hall because all all of the obligations provided for in add writen obligation, for size or if the buildings of all of the obligations provided for in add writen obligation, for size or if it is thall be be corresponded and the option of the balder haved, without notice, and it is that be be not the presented to have a receiver repolated to collect the rents and barefits accruing therefore, and and thereast, together with the costs and charges locklast thereto, and the overplan, if any the set have on demand, to the fore particles.	improve- and to able to have be, and all motives,
And this conveyence shall be void if default to reach in such payments or rate are not paid when the same become late are not paid when the same become late are not lapt in a good repaid of the whole som remaining unpaid, and given, shall immediately meture and be a said party of the second part int flarem in the manner provided by a said party of the second part int flarem benefits exceeds a same tim the second benefits each of principal II be paid by the party making a II is agreed by the party making a II is agreed by the party	such payments be made as herein specified, and the obligation contained therein hilly di any part thereof or any obligation created therein, or interest therein, or if the tause are is down and psychia, or if the learnmas in any tap, as provided hermin, or if its solidings as they are now, or if waste is committed an laid premises, then this conveyons that likesand and of the divelopations period for in side divition abligation, for the sacotty of which this is accord due to the abligations period for in side divition abligation, for the sacotty of which this is accord due and psychic at the option of the holder heread, without notice, and it shall be in the most on the sacotty of the sacotty of which the like leve and to have a receiver repolated to called the remit and beauting according therefore and interest, together with the casts and thereads and the overplan. If any the cast the herms and psychics of this indenture and each and avery obligation therein constands, and invest he, and be abligative youn the lasts here, addingstor, therein constands, and invest, and be abligative youn the lasts here, addingstor, therein constands, and invest, and be abligative youn the lasts, and users, administrator, parsanal represe- parite hered.	improve- and to able to have be, and all motives,
And this conveyence shall be void if default to reach in such payments or rate are not paid when the same become late are not paid when the same become late are not lapt in a goal repaid of the whole som remaining unpaid, and ghen, shall immediately meture and be a said party of the second part In the presidue hereby granted, or any this the samount then unpaid of principal II be paid by the party making a II is agreed by the party making a first accuracy theorem, shall extend writes accuracy theorem, shall extend on the same by the party	not programments has manade as harsels specified, and the obligation contained therein fully all as due and perpendion or not obligation created therein, or hotevest therean, or if the bases are in a due and perpendion or not obligation created herein, then this convergence all the sound are at here are non-one or if the bases has the first per as perpendied herein, or if the baseling at all of the obligations provided for in addit here presented herein, for the accounty of which this i account due and psychie at the option of the bade preventes and all the law and to have a receiver appointed to called the rents and baselits accound therein the there are there are receiver provided for the bader heread, without rates, and it shall be late in the are normalized to called the rents and baselits accound therein the appoint part theread, in the moment preventioned by law, and our of all accessing strategitheren and and hore to have a receiver appointed to called the rents and baselits accound the advertise and all the account due to the first part likes. If the presentation of the add preventes and all the account due to the first part likes. There are account the first part likes. At the larms and provisions of this indentures and eavery obligation therein combands and interest, souther with the casts and charges includent therein, and the overplan, if any the acch hals, on demand, to the first part likes. At the larms and provisions of this indentures and eavery obligation therein combands and interest is and be ablightery upon the base, associated, administratery, partending the day a the first part have? herearche east the life here is and uses \$ the day a the first part have? herearche east the life here is and uses \$ the day a the first part have? herearche east the life herein the day and the first part have?	improve- and to asle to here be, and all errothes, rd year
And this conveyence shall be void if default be neared in such payments or star are not paid when the same become distance on the same become distance of the same become distance of the same become and party of the second part, not therein in the manner provided by a said party of the second part, int therein hereby granted, or any the presentes hereby granted, or any the presentes hereby granted, or any the part by the parts, making a II is speed by the parts hereto the selfs acturing thereform, shall extend the speed by the parts hereto the selfs acturing thereform, shall extend the self hereby the parts parts of the self the setting and second of the respective p	new programments have meanly as herein appectively, and the obligation correstanted therein hilly all as the and perpendion on the obligation created therein, or hetereast therein, or if the bases on a rest here and perpendion on the horman herein they tay, as presented herein, or if the baselings of all of the obligations provided from held herein presented herein, here it accuring the baseling to a source of the meanly of the option of the baseling herein herein the terms and perpendion on the set persented by the option of the baseling herein the option of the baseling therein the terms and perpendion of the baseling terms and the option of the baseling term thereast, the the terms and perpendient of the baseling term thereast, the terms and perpendient of the baseline thereast, and the overplan, if any the such hela to demand, to the first perclicit. at the terms and provisions of this indematic thereast, and the overplan, if any the such here is and be ablightery upon the baseling accuracy administrators, personal regrees peritors here it. As and be ablighter upon the baseling accuracy deligation therein combands, and the first per thave. There are the is indematic accuracy deligation therein accuracy administrator, personal regrees peritors here it. During the terms of the baseling terror terrors, administrators, personal regrees peritors here it. During the terrors of the baseling terrors of the delign terrors of the first per thave of the device of the baseling terrors of the baseling terrors of the terrors and provide out the terrors and terrors of the baseling terrors of the baseling terrors of the terrors and terrors of the terrors of the first percent of the baseling terrors of the terrors and terrors of the terrors of terrors of the terrors of the terrors of the terrors of the ter	and to able to bare be, and all monthrea, and year SEAU
And this conveyence shell be veid the default to make in such payments or star are not paid when the same become is attribute on the fit is a good repaid of the whole sum remaining unpaid, and reads party of the second part in the transmitter matching of the premises hereby generated or any the premises hereby generated or any the the second hereby generated or any the the second hereby generated or any the the second the unpaid of principal is be paid by the parties hereto the white activity theorem, shall acted by end successors of the respective p is Witness Witnerset, the part 125 above written.	new programments have meanly as herein appectively, and the obligation correstanted therein hilly all as the and perpendion on the obligation created therein, or hetereast therein, or if the bases on a rest here and perpendion on the horman herein they tay, as presented herein, or if the baselings of all of the obligations provided from held herein presented herein, here it accuring the baseling to a source of the meanly of the option of the baseling herein herein the terms and perpendion on the set persented by the option of the baseling herein the option of the baseling therein the terms and perpendion of the baseling terms and the option of the baseling term thereast, the the terms and perpendient of the baseling term thereast, the terms and perpendient of the baseline thereast, and the overplan, if any the such hela to demand, to the first perclicit. at the terms and provisions of this indematic thereast, and the overplan, if any the such here is and be ablightery upon the baseling accuracy administrators, personal regrees peritors here it. As and be ablighter upon the baseling accuracy deligation therein combands, and the first per thave. There are the is indematic accuracy deligation therein accuracy administrator, personal regrees peritors here it. During the terms of the baseling terror terrors, administrators, personal regrees peritors here it. During the terrors of the baseling terrors of the delign terrors of the first per thave of the device of the baseling terrors of the baseling terrors of the terrors and provide out the terrors and terrors of the baseling terrors of the baseling terrors of the terrors and terrors of the terrors of the first percent of the baseling terrors of the terrors and terrors of the terrors of terrors of the terrors of the terrors of the terrors of the ter	Improve- and to each to have be, and all mitothree, nd year SEAU SEAU SEAU
And this conveyence shell be veid the default to make in such payments or near are not paid when the same become is a set or not paid when the second repaid of the whole sum remaining unpaid, and preven that limentiative matter of a set of the second part. I there who is second part, i there who is second part, i there is a second part of the second part of the second part, i there we are a second part of the second by the part of principal is a paid by the part of the making a the second by the part of the second part is second by the part of the second part is second by the part of the second part is the second by the part of the second type and second of the repart of the second part of the second second by the part of the second of the second second by is Witness Witnessel, the part is is a book written.	news prevents ber made at herein specified, and the obligation contained therein hilly all a due and psychol or it's obligation created floating top, as prevented herein, or if the bases or i a they are news, or if which forms in pit has a prevented herein, or if the buildings of all of the obligations provided for in add here prevented herein, here it accounts of the buildings are also and psychol or the option of the baddw herein, here it accounts of the buildings of all of the obligations provided for in add here presented wherein, without networks and bill becaute and any operation of the baddw herein, here it accounts of the badd beam of the second day and psychol of the option of the baddw herein with the control of the baddwe herein part there is not been prevented by low, and our of all snearys satisfy from nech and have the here a receiver appointed to called the presented with our of all snearys satisfy from nech and here it, how here the part lies at the terms and providents of this independence and every obligation therein comband, and here it, and be ablighter upon the being avery doligation therein comband, and here it, and be ablighter upon the being avery doligation therein combands and here it is and here are their in herein account of the start prevention of the second day of the day of the second of the being the second of the account of the first part lies at the terms and provisions of this independence and eavery doligation therein comband, and here its, and be ablighter upon the being associated, and wave a second account of the best part lies at the first part havit is been as the interval account of the start account of the start account of the first part havit is been associated, and here its havit is adverted on the best part account of the start account of the start account of the first part havit is been as a start of the start of th	Improve- and to each to have be, and all mitothree, nd year SEAU SEAU SEAU
And this conveyence shell be veid the default to make in such payments or near are not paid when the same become is a set or not paid when the second repaid of the whole sum remaining unpaid, and preven that limentiative matter of a set of the second part. I there who is second part, i there who is second part, i there is a second part of the second part of the second part, i there we are a second part of the second by the part of principal is a paid by the part of the making a the second by the part of the second part is second by the part of the second part is second by the part of the second part is the second by the part of the second type and second of the repart of the second part of the second second by the part of the second of the second second by is Witness Witnessel, the part is is a book written.	non-programments have meanly as harden appectively, and the obligation contained thereats hilly all and an adverse for any obligation created thereaty, or hotevest thereas, or if the bases are in they are provided for any obligation created thereas, and if the sound are a they are provided the in-addit their presented hereas, or if the sound the account date and poynoble at the option of the laddy thereas, without tracts, and it is able the low and to have a receiver appointed to called the rents and basedits accounts of which the low and to have a receiver appointed to called the rents and basedits accounts of the ladd presents and all the low and to have a receiver appointed to called the rents and basedits accounts and the late the low and to have a receiver appointed to called the rents and basedits accounts and the late of and have the applies of the applies of the south and the account of the south presents and all the low and to have a receiver appointed to called the rents and basedits interest, account data and provide the first part like. at the arms and provides of this indentives and each and avery obligation therein comband, and have the and be ablightery upon the base, accounts, administrators, parsonal represe parts haved. of the first part have? hereants east the later haved ', and the avery () Barbara Joan Perty () barbara Joan Perty) at the arms and provides of this indentive and eavery obligation therein comband, and have the later barbar of the later barbar. () Divight Perky () barbara Joan Perty) at the arms and provides of the later and avery obligation therein account of the data and barbar and the able account of the source of the day and () barbar of the first part have. barbar of the first part have an the life of the later of account of the account of the data of the day and () barbar of the first part have an the life of the later of the data	Improve and to also to here be, and all mittilines, mit year SEAU SEAU SEAU SEAU SEAU SEAU
And this conveyence shell be veid the default to make in such payments or near are not paid when the same become is a set or not paid when the second repaid of the whole sum remaining unpaid, and preven that limentiative matter of a set of the second part. I there who is second part, i there who is second part, i there is a second part of the second part of the second part, i there we are a second part of the second by the part of principal is a paid by the part of the making a the second by the part of the second part is second by the part of the second part is second by the part of the second part is the second by the part of the second type and second of the repart of the second part of the second second by the part of the second of the second second by is Witness Witnessel, the part is is a book written.	not payments be made as herein specified, and the obligation contained therein hilly all any part thereof or any obligation created therein, or hereast therein, or if the bases are in the day payed of the intervents in the hard up, as provided herein, or if the standard all of the obligation of the latter therein a statistical therein ball beam of all of the obligation of the latter therein, and it has a statistical accurate day and payable per therein a statistical therein the any pay and all of the obligation of the latter therein, statistical the latter the made and payable per the option of the latter therein, and it shall be accurated to have a recover appointed to called the rents and basets accurate there are and the the state payable of the latter there are a statistical the latter part theread, in the manner presented by law, and our of all moments and there are and the latter the first particles. The first and previous per theread, be first particles. The first and previous per the first particles. The first and previous the first particles. The first and previous the first particles. The first and previous the first particles. The first part theread, to the first particles. The first part have: The part and previous the first particles. The first part have: Theread per the state the first particles. The first part have: Theread per the state the first particles. The first part have: The part per the state the first particles. The first part have: The part per the state the first particles. The first part have an the latter particles and any per per the state the state the particles and the particles and the particles and per per the state the state per the state the state the per the state the particles and per per the state the state the state per the state the state the state the state per the state th	Improve and to have be have be and all motives, and year SEAL) SEAL) SEAL) SEAL) SEAL) SEAL) SEAL)
And this conveyence shell be veid the default to make in such payments or near are not paid when the same become is a set or not paid when the second repaid of the whole sum remaining unpaid, and preven that limentiative matter of a set of the second part. I there who is second part, i there who is second part, i there is a second part of the second part of the second part, i there we are a second part of the second by the part of principal is a paid by the part of the making a the second by the part of the second part is second by the part of the second part is second by the part of the second part is the second by the part of the second type and second of the repart of the second part of the second second by the part of the second of the second second by is Witness Witnessel, the part is is a book written.	non programments has manade as harshin appectively, and the obligation contained therein hilly all as the and paryhole, at the obligation created flambuly, or hotseent thereas, or if the flambul as the and paryhole at the control of the high tap, as presented herein, or if the buildings of all of the obligations provided for in add write plantace, then this convergence full location as they are new, or if weather provided for in add write plantace, then this convergence full location of all of the obligations provided for in add write plantace, then this convergence full location as a new provide of the option of the hidder hereof, which the according disaether part thereof, in the manane provided to collect the rents and baseline according disaether and here a receiver appointed to collect the rents and baseline according disaether, and the terms and provides of the inder herein and baseline therein, and the overplan, if any it acch hals, and densed, to be first particles. at the terms and provides of this inderive and each and avery obligation therein according the densed to be the first particles. at the terms and providence of this inderive according the obligation and the terms and providence of this inderive according the obligation of the first part having in the first particles. at the terms and providence of this inderive according the obligation therein according and the first part having intervent and each and avery obligation therein according and the first part having intervent and the location of the second avery obligation therein according and the first part having intervent and the location of the second avery deligation therein according and the first part having intervent according the baseline therein according the first according to the first part having intervent according the part of the first part having intervent according to the first part having intervent according the part of the first part of the first part having intervent according the part of the first part of the first part o	Ingeneration and all and the second all and the second all anterives, and year SEAU SEAU SEAU SEAU SEAU SEAU SEAU SEAU
And the conveyence shall be veid the default to reach in such payments or ners are not paid when the same become late are not paid when the same become late are not paid when the second part of the second task is a second part of the second between the second part of the persits. In the manner provided by in the second between the second part of the persits between the nesting activity departs between the nesting a	non-payments be made, as herein specified, and the obligation constand therein hilly all a do and payholo, or if the lation created flamba, or heterest therein, or if the lation or a do and payholo, or if uses to comming in they ice, as provided herein, or if the latidings of all of the obligations provided for in add votus obligation, for its conveyces field likes the second day and payholo at the option of the hidder herein, or if the latidings of all of the obligations provided for in add votus obligation of the sold permises and all likes here and to have a receiver appointed to collect the rents and barries accurding therefore, to its add all of the obligations provided for the hidder herein, other and permises and all the here and to have a receiver appointed to collect the rents and barries accurding therefore, but and heres, together with the case and charges holders therein, and the overhau, if any it accusses, the demaind, to the first particles. at the sense and providence of this indefines and every obligation therein combined and heres, and be abligatory upon the bark, associets, and the overhau, if any it accusses, and be abligatory upon the bark, associets, and sease is the day and particle have. of the first part have in the <u>171h</u> day of <u>Jung</u> A.D. barses and <u>and</u> . The the <u>171h</u> day of <u>Jung</u> A.D. barses as <u>OttaTY</u> , public here the associety, huseband as associety, huseband as and and the sease approximation of a search and and and and and and the associety of the first part have as the <u>171h</u> day of <u>Jung</u> A.D. barses as <u>Duringht Perry</u> , and Barbara Joan Perry, huseband a wife.	and to a and all and all and all and all ministree, and year SEAU SEAU SEAU SEAU SEAU SEAU SEAU SEAU
And the conveyence shall be veid the default to reach in such payments or ners are not paid when the same become late are not paid when the same become late are not paid when the second part of the second task is a second part of the second between the second part of the persits. In the manner provided by in the second between the second part of the persits between the nesting activity departs between the nesting a	non programments has manade as harshin appectively, and the obligation contained therein hilly all as the and paryhole, at the obligation created flambuly, or hotseent thereas, or if the flambul as the and paryhole at the control of the high tap, as presented herein, or if the buildings of all of the obligations provided for in add write plantace, then this convergence full location as they are new, or if weather provided for in add write plantace, then this convergence full location of all of the obligations provided for in add write plantace, then this convergence full location as a new provide of the option of the hidder hereof, which the according disaether part thereof, in the manane provided to collect the rents and baseline according disaether and here a receiver appointed to collect the rents and baseline according disaether, and the terms and provides of the inder herein and baseline therein, and the overplan, if any it acch hals, and densed, to be first particles. at the terms and provides of this inderive and each and avery obligation therein according the densed to be the first particles. at the terms and providence of this inderive according the obligation and the terms and providence of this inderive according the obligation of the first part having in the first particles. at the terms and providence of this inderive according the obligation therein according and the first part having intervent and each and avery obligation therein according and the first part having intervent and the location of the second avery obligation therein according and the first part having intervent and the location of the second avery deligation therein according and the first part having intervent according the baseline therein according the first according to the first part having intervent according the part of the first part having intervent according to the first part having intervent according the part of the first part of the first part having intervent according the part of the first part of the first part o	and to a and all and all and all ministree, and year SEAU SEAU SEAU SEAU SEAU SEAU SEAU SEAU
And this conveyence shell be veid the default to nearly served in such payments or star are not paid when the same become d the whole sum remaining unpaid, and add parts. of the second part in the transmitter of the second part in the presses benefity granted, or any the pression benefity granted, or any the free second benefity ended. or any the free second benefits benefit ended of the parts. The parts benefit the second by the parts benefit ended of the second benefits benefits benefits above written.	non-payments be made, as herein specified, and the obligation constand therein hilly all a do and payholo, or if the lation created flamba, or heterest therein, or if the lation or a do and payholo, or if uses to comming in they ice, as provided herein, or if the latidings of all of the obligations provided for in add votus obligation, for its conveyces field likes the second day and payholo at the option of the hidder herein, or if the latidings of all of the obligations provided for in add votus obligation of the sold permises and all likes here and to have a receiver appointed to collect the rents and barries accurding therefore, to its add all of the obligations provided for the hidder herein, other and permises and all the here and to have a receiver appointed to collect the rents and barries accurding therefore, but and heres, together with the case and charges holders therein, and the overhau, if any it accusses, the demaind, to the first particles. at the sense and providence of this indefines and every obligation therein combined and heres, and be abligatory upon the bark, associets, and the overhau, if any it accusses, and be abligatory upon the bark, associets, and sease is the day and particle have. of the first part have in the <u>171h</u> day of <u>Jung</u> A.D. barses and <u>and</u> . The the <u>171h</u> day of <u>Jung</u> A.D. barses as <u>OttaTY</u> , public here the associety, huseband as associety, huseband as and and the sease approximation of a search and and and and and and the associety of the first part have as the <u>171h</u> day of <u>Jung</u> A.D. barses as <u>Duringht Perry</u> , and Barbara Joan Perry, huseband a wife.	Improve- and no have be, and all ministrue, and year SEAU SEAU SEAU SEAU SEAU SEAU SEAU SEAU

June and and authorize the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 1st day of October 1965. The First National Bank of Lawrence, Lawrence, Here of Deeds By Such Lewstyler.