Reg. No. 866

This following. Made this 23rd day of November 1965 between Jose Landborger. Jr. 23rd day of November 1965 between Jose Landborger. Jr. 23rd day of November 1965 between Jose Landborger. Jr. 23rd day of November 1965 between Jose Landborger. Jr. 23rd day of November 1965 between Jose Landborger. Jr. 23rd day of November 1965 between Jose Landborger. Jr. 23rd day of November 1965 between Jose Landborger. Jr. 23rd day of November 1965 day of Novemb	<b>网络斯德斯斯斯斯斯德斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯</b>	AND REPORTED BY A PROPERTY OF THE PROPERTY OF
This findenture, Made this 23td day of November 1, 1965 between Jose Lamphorez, Jr. and Phyllis A. Lamphorez, his wife  of Lawrence, in the County of Douglas and State of Kansas partage of the first part, and THE FERST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS, partages of the first part, and THE FERST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS, partages of the first part, and the second part, with the said part Jusa of the first part, in consideration of the sum of INTER, thousand five hundred and no/100 - DOULARS and five hundred and no/100 - DOULARS and street and the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, nowth:  Lot One Hundred Porty-six (146) on Louisiana Street  In the City of Lawrence  and the thirty will wernest and drived the same appear at parties making limited than there.  It is agreed briven the print here the the participant agreed the first part shall all lime drive fall independent and an account of the participant agreed the first part shall be supply to the party.  It is agreed briven the print here the the participant of the first part shall all lime drives the state growth and the same appear at part and shall be proved the state of the	MORTEAGE BOOK 1/12 33	98 No. 200 The Outlook Printers, Publisher of Loyal Blanks, Lawrence, Kenne
JOSE LANDROCET. Jr. and Phyllis A. Langhofer, his wife  of Landrocet. In the County of Douglas and State of Kansas  parties of the first part, and THE FREST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS,  parties of the first part, and THE FREST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS,  parties of the first part, and THE FREST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS,  parties of the first part, and the said parties of the said part y. of the second part,  Willnesself, that the said parties of the first part, in consideration of the sum of  J.Nine. Thousand five hundred and no/100 the second part, the following described real estate shusted and being in the County of Douglas and State of  Kansas, towit:  Lot One Hundred Forty-six (146) on Louisians Street  In the City of Lawrence  and the said pri-Les of the first part do Described and parties and parties the said parties and parties and parties and parties the said parties and parti	This Indenture, Made this	23rd day of November 1065 by
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by of 100 CM CM TO THE TOTAL TO THE SECOND STATES AND THE SECOND S	crording to the terms of ODC	
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Phyllis A. Langhofen (SEAL)	onto thereout in the manner provided by leve ill the promises hereby gracted, or any par- tals the animous then separal of principal and all he petid by the partyl	fail to pay fine same as provided in this indenture.  I express to ende as herein specified, and the obligation contained therein fully discharged, part thereof or any obligation crusted thereby, or interest thereon, or if the taxes on and treat as and psychiat, or if the insurance is not kept up, as provided herein, or if the buildings on said flay are now, or if week is committed on said premises, then this conveyance shall become absolute of the obligations preeded for in said verifies obligation, for the security of which this indenture a due and psyable at the option of the holder hereof, without notice, and it shall be learned for an analysis of the said premises and all the improvement of the said premises and so the said premises and said the overplus, if any there is a said provision of this indenture and each and every obligation therein consistent, and all inverse is, and les obligatory upon the heirs, assentions, administrators, personal representatives, the herets.
FRUITIS A. Langhofeh (SEAL)	ments thereone in the manner provided by leve ill the permission hereby greathed, or any par- title that the amount then separate of principal and all he paid by the party	fail to pay fine same as provided in this indenture.  payments be made as herein specified, and the obligation contained therein fully discharged, part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real and real and an analysis of the insurance is not kept up, as provided herein, or if the buildings on said flay on now, or if were in consolited on said premises, then this conveyance shall become charlet of the collegations provided for in said written obligation, for the security of which this indenture of the collegations provided for in said written obligation, for the security of which this indenture of the collegations provided for in said written obligation, for the security of which this indenture of the collegations are provided by the collegation of the holder based, without notice, and it shall be started for and to have a receiver appointed to collect the renti and beaution according therefore, and it will be started for the said provided the collect of the said provided and the improvement of the manner prescribed by laws, and out of all mannys string from such risks to threat, controlled with the costs and thereon out of all mannys string from such risks to be first part. ICSI  the said, on demand, to the first part. ICSI  the said of the soldigatery open the heirs, associator, administrators, personal representatives, as herein.
	ments thereon in the manner provided by less all the premises hereby granted or any pa- petral than the amount then separate of principal and all he paid by the party	fail to pay fine same as provided in this indenture.  payments be made as herein specified, and the obligation contained therein fully discharged, part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real or and and real or and appeals, or if the innumers is not kept up, as provided herein, or if the buildings on said dividence provided for in said written obligation, for the security of which this indenture as the not people of the policy of the constitution said written obligation, for the security of which this indenture as the not people of the policy of the constitution of the policy hereof, the provided for in said written obligation, for the security of which this indenture and to have a receiver appointed to collect hereof, without notice, and it shall be lawful for and to have a receiver appointed to collect hereof, without notice, and it shall be lawful for the three of the collection of the collection of the said promises and all the improvements of the manner prescribed by the second out of all manneys string from such raise to three the collection of the first part. 103  in terms and provisions of this indenture and each and every obligation thereis consistent, and all leaves the collections of the indenture and each and every obligation thereis consistent, and all leaves the collections.  CEAL:
	ments thereon in the manner provided by less all the premises hereby granted or any pa- petral than the amount then separate of principal and still be paid by the partyl	fail to pay fine same as provided in this industries.  payments be made as herein specified, and the obligation contained therein fully discharged, part flowed or any obligation created thereby, or interest thereon, or if the faxes on and real and real and any and psychia, or if the linearmons is not kept up, as provided herein, or if the buildings on said flay or now, or if were in consolited on said premises, then this conveyance shall become charlots of the collegations provided for in said written obligation, for the security of which this industries and as not psychia at the supplies of the politice based, without notice, and it shall be strongly on the said and to have a receiver appointed to called the rentri and bearing according therefore, and it shall be strongly as the said provides and all the improvements of the said provides and all the improvements of the said provides and the improvement of the said provides and the said provides and the improvement of the said provides and the said real said provides and the said real said provides and the said real said real said provides and the said real said real said provides and the said
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