กัดสมัยมีการกรรมสายสายสายสายสายสายสายสายสายสายสายสายสายส
2018AGE BOOK 111 2835 (No. 123) The Clathook Printers, Fublisher of Level Blanks, Lawrence, Kansas
his Indenture, Made this lat day of October, 19.55 betwee Ralph H. Schmidt and Sarah Schmidt, his wife
Ruicra , in the County of Douglas and State of Kansas, ties of the first part, and The Lawrence National Bank, Lawrence, Kansad.
party of the second part. "
X THOUSAND & no/100 * * * * DOLLAR them duly paid, the receipt of which is hereby acknowledged, havesold, and be indenture do
owing described real estate situated and being in the County of
All of Lot Thirteen (13) and the North 26,2 feet of Lot No. Twelve (12) in Block One Hundred Seventy (170) in the City of Eudora.
ASTEMPENT: ding all rents, issues and profits thereof, provided however that the mortgapors sha titled to collect and retain the rents, issues and profite until default hereunder. In the appurtenences and all the estate, title and interest of the said part of the first part therein.
And the said periids of the first part doharaby covenant and agree that at the delivery hereof 1000. GLO the lewful owner he premises above granted, and selzed of a good and indefeatable estate of inheritance therein, free and clear of all incumbrances, No. Exceptions
and that they will warrant and defend the same spainst all parties making lawfol claim thereto. I is agreed between the parties hereto that the parties a of the first part shall at all times during the life of this indenture, pay all taxe essessments that may be levied or assessed against said real estate when the same becomes due and parable, and they they will be
essessments that may be levied or assessed against said real setter when the same becomes due and payable, and then $\frac{1102}{100}$ will the buildings upon said real estee insured against live and tornado in such sum and by such insurence company as shall be specified and the part $\frac{110}{100}$ of the second pair the loss, if any, made payable to the part $\frac{110}{100}$ of the second pair the loss, if any, made payable to the part $\frac{110}{100}$ of the second pair to the sature $\frac{110}{100}$ and the the $\frac{1100}{100}$ will be specified and in the event that add part. AGL, of the first part shall fail to pay such taxes when the same become due and payable or to be part $\frac{110}{100}$ or the second pair the part $\frac{110}{100}$ or the second pair that add part $\frac{1100}{100}$ or to be the second pair that the second pair the s
HIS GRANT is intended as a montpage to secure the payment of the sum of
of <u>Outobar</u> 19.65 and by 115 terms not said ability terms made payability of the part <i>J</i> of the second with all interest according thereon according to the terms of said obligation and also to second and of many advanced by the part <i>J</i> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even said part <u>DDD</u> of the first part shell fell to pay the same as provided in this industure.
and this conveyance shall be valid if such payments be made as provises in this indexture. If this conveyance shall be valid if such payments be made as haven specified, and the obligation contained therein fully discharged fault be made in such payments or any part thereof or any obligation created thereby, or instant thereof, or if the taxes or and real as an one paid whon the same become due and payable, or if the insurance is not kept up, or a provided hermon, or if the buildings on all states are not kept in as good repairs at hey real now, or if wate is committed on said previate, then there or, or if the buildings on all the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of all the his industrue werd, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be level for and and?
We have sum remaining unput, and an of the obligations provided for in said written obligation, for the security of which this indexture, which hall measured leaves and payable at the option of the holder hered, without notice, and it shall be leaved for and part $\mathbb{Z}_{}$ of the second part 105 Significant of ABBA [STIS] to take possession of the said premises and all the improve thereon in the manner provided by leave and to have a receiver appointed to collect the rents and beamfile scruding therefrom, and it is the premises hereby granted, or any part thereof, in the manner prescribed by faw, and out of all moneys raising from tuch sais to the second definition of the overplus. If any there by the costs and charges incident thereto, and the overplus, if any there be
The amount then unpaid of principal and inverse, together with the costs and phages incident thereto, and the overprive, if any there be be paid by the part $\mathcal{J}_{m,m}$ making such sale, on demand, to the first part $\underline{J}_{m,m}$. It agreed by the parts here that the terms and providence of this indexture end each and every obligation therein contained, and a first excuring therefrom, shall extend and lowe to, and be obligatory upon the heirs, executory, administratory, personal representatives or and successors of the respective parties beeto.
ns and successors of the respective parties haves. Witness Whares Marrel, the part 108 of the first part haVO bereumo set tbOIT hand 3 and seal the day and year barry written.
Barah Schmidt (SEAL)
Sarah Schridt. (CEAL)
nannannannannannannannannannannannannan
COUNTY.) ME IT REMEMBERED, That on this list day of Octoberr A.D., 19 55 before me, a. Notary Public
all and server and ser
BLIC HARDWING WHEREOF, I have herewise subscribed my name, and efficient my official seal on the day and year list above writing above writing above writing above writing above writing above writing and the subscribed my name, and efficient my official seal on the day and year list above writing
Howard Biseman