Reg. No. 5552 Fee Faid \$15.00

CORRECT MATTER & SINCLE, & SINCLE MATTER AND CONTROL BALK OF LATENCES. MATTER AND CONTROL MATTERS DATE PERSON MATTERS AND CONTROL BALK OF LATENCES. MATTERS MATTERS (MATTERS AND CONTROL BALK OF LATENCES. DOULARS AND CONTROL MATTERS AND CONTROL BALK OF LATENCES. MATTERS MATTERS (MATTERS AND CONTROL BALK OF LATENCES. DOULARS AND CONTROL AND CONTROL AND CONTROL BALK OF LATENCES. MATTERS MATTERS (MATTERS AND CONTROL BALK OF LATENCES. DOULARS AND CONTROL AND CONTROL BALK OF LATENCES. MATTERS MATTERS (MATTERS AND CONTROL BALK OF LATENCES. DOULARS AND CONTROL AND CONTROL AND CONTROL BALK OF LATENCES. MATTERS AND CONTROL AND CONTROL BALK OF LATENCES. DATENCES AND CONTROL AND CONTROL AND CONTROL BALK OF LATENCES. MATTERS AND CONTROL AND CO	11.0	31931 BOOK-92 NORTGAGE (No. 52 K) to devide of Legis Rising Learning Kanan
Performed and have builded and for DTV-SERTED. Notesting in the Constrait A SAURCER, & SAURCER, & SAURCER, M.		This Indenture. Mulathia 31st day of March.
GENERE A SAMPLE, A SAMPLE, A SAMPLE MAY NAME A. LARTERS In the Count of DOLLAS MATTERS In the Count of DOLLAS MATTERS In the Count of DOLLAS MATTERS Int TONOO, MATRIES MATRES Intersono,	ALC: NOT ALC	방법에서 가지 않는 것 것 같은 것
<form> International productions part and the PARSY MATION DE BAIK OF LAMINES International material productions and pr</form>		
<form> International productions part and the PARSY MATION DE BAIK OF LAMINES International material productions and pr</form>		
<form> Normany Manes part</form>	1	
<form> Numereth, due use ale not the fine part, is considered at a sum of</form>	10204	part F. of the first part and THE FIRST NATIONAL BANK OF LAWRENCE ,
SIX Thousand and no/100	24	and the second parts of th
Image: Intermediate the receipt of which is hereby schedelided, h.aend, and hy this indicator is and schedule and house in the County dOUDULAS.	11/11/1	
de 94_GRANT_BARCAIN, SELL and MORTACHE to the said part Jfor the second part, the following described real extent standard and buing in the County of		DOLLARS
(4) of Section Thirty-two (62) Township Thirteen (13) South Hanse Twony (20) East of the Sixth Principal Moridian. And head part		do <u>CS</u> _GRANT, BARGAIN, SELL and MORTGAGE to the said part <u>y</u> of the second part, the following described real estate situated and being in the County of <u>DOUGLAS</u> and State of Kansas, to wit:
Hanse Twenty (20) East of the Sixth Principal Moridan. with the spattenances and all the eath with and interact of the said part the difference. The prince base grand, and send of a goal and indefende series of information three, there all on the said part In the said part in the part of the prince of information three, there all one differences in the said part		
<form> with the spacetername and all the entry, till and interest of the nail part if, the first part therem. In first part in the space base is part of a space term of interesting the space of all non-therem. In first part in the space of the space</form>		
Add the stall part		
THIS GRANT is usualed as a angage to scare the present of the sum of	De la Classica	with the appurtenances and all the estate, title and interest of the said part Y of the first part therein. And the said part Y of the first part do@S hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant and agree that at the delivery hereof hereby covenant at the delivery hereby covenant at the delivery hereof hereby covenant at thereby covenant at the delivery hereof hereby covenan
THIS GRANT is usualed as a angage to scare the present of the sum of		and that
THIS GRANT is usualed as a angage to scare the present of the sum of	No. of Street, or Stre	It is agreed between the parties hereto that the part Jof the first part shall at all times during the life of this indenture, pay all taxes or assessed that may be levied or assessed against said real estate when the same becomes due and payable, and that
THIS GRANT is usualed as a angage to scare the present of the sum of		enter insured against me and toreado in such sum and of such as company as fail be special and affected by the part of the second part, the loss, if any, made payable to the part 3
SIX ThOUBARD AID TO/100 OCIANS according to the term of .000 resonance scient obligation and big to science and pain or sums of money, resonance on the science park of the science park of the science park of the science of the		
scoreding to the terms of ODB_merces events obligation for the payment of self and obligation previous of the score payment of self and obligation previous of the scored part, with all interest according to the terms of self obligation and days obscare may and or sums of smoot abundo the scored part is the score part of the scored part is the score part of the scored part is the score part of the scored part is the score of score and payment of the scored part is the score part of th		THIS GRANT is intended as a mortgage to secure the payment of the sum of
are pay for any instance or to find any ary mass with interest threads a hearing provided, in the event flat waig part,	1000	according to the terms of ONC
the near a provided in this indexnet. And this concernance shall be void if such parments to any a provided herein, of the buildings on and real excess on and real	1000000	accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part Junior of the second part
And the converse shall be vide finite parameter to the the theory first field, and not obligation course and provide the course is a construct on and provide the course of the building on add real exter on and provide the course of the c		
before fire and personal provides or if the maximum is not kept up, as provides herein, or if the building on and personalise are not kept in a good real res there are not kept in a good real res there are not kept in a good real res there are not kept in a good real res there are not kept in a good real res there are not kept in a good real res there are not kept in a good real res there are not kept in a good real res there are not kept in a good real res there are not kept in a good real res there are not kept in an about method where and methods and methods are real methods in provides the there are not kept in a good real res there are not kept in a good real res the area from an area in the area of the origination area of the contract of the social and the personal and increased, or and the contract of the fore personal or in a social manufactors, personal dependent of the social and the personal and method for the social and the personal and method for the social and the personal and the personal dependent of the social and the personal and the personal dependent of the social and the personal and there areas and provides are there are not kept in a good real res the social and the personal dependent of the social and the personal and the personal dependent of the social count of		And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be
the hold hered, without noise, and is shall be larged to the said part, of the scenario at the sense in a state with the penness hereby gened, or any part thered, in the manary presentable by law, and due of all moves lights from and a skill be raided by the part is the remains and a share a state at the remain and the penness hereby gened, or any part thered, in the manary presentable by law, and due of all moves lights from and a skill be raided by the part is the terms and powers or of this indemate and all be earlies there on the the remains and powers or of this indemate and a sch and every obligation there is construined, and all be earlies there on the the remains and powers or of the indemate and a sch and every obligation there is construined, and all be earlies there on the the entry of the bits indemate and sch and every obligation there is construined. The difference of the respective states there on the the every states and charge in the sch and every obligation there is construined. The difference of the respective states there on the the obligatory upon the beit, executors, administrators, personal representatives, assume and success of the respective states there on the the obligatory upon the beit. Executors, administrators, personal representatives, assume and executive states and charge the period by the part of the respective states and charge there executives and the respective states and charge the respective states and charge the respective states and charge there executives and the respective states and charge the respective states and charge the respective states and charge there executive states and charge the respective states and charge the respective states and charge there executive states and charge there executive states and charge the respective states and charge there executive states and charge there executes and there the respective states and charge there execute there there ex		become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligation
therefore, stall acreate and inter to, and be obligatory upon the heir, executor, administrators, personal representatives, asigns and auceason of the rescards and personal version of the first part is a bereamo set. In the day and year last above written. In the first part is a bereamo set. In the day and year last above written is the day and year last above written in the day and year last above written in the day and year last above written in the day and year last above written. In the store and a different and day and year last above written in the day and year last above written. In the storeshild County and State, came George A. Sample, a stille max. In the aforeshild County and State, came George A. Sample, a stille max. Notary Public day and year last above written in the day and year last above written. In the personally known to be the same person, who executed the foregoing instrument and day acknowledged the execution of the same. In Witness WHEREOF, if have hereunto subcribed my name, and affred my official seal on the day and year last above written. In the day and year last above written in the day and year last ab		provided for in state written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the back provided the transmission of the second part.
therefore, shall ensend and inner to, and be obligatory upon the heir, executor, schminterators, personal representatives, asigns and accesson of the reports in here here. In Witness Whereof, the part in of the fine part has been been and in the state of the fine part has been written. STATE OF KANSAS COUNTY OF DOUGLASS HE HI Remembered, That on this 31st day of MaPOh A. D. 19 47 before me a Moltarry Public in the aforesaid County and State, came Georize A. Sample, a Stillele man. In the aforesaid County and State, came Georize A. Sample, a Stillele man. IN WITNESS WHEREOF, I have here unto subscribed my name, and affred my official seal on the day and year last above written IN WITNESS WHEREOF, The term is a stillele man. Notary Public My Commission Expired My Commission Expired My Commission Expired RELEASE		therefrom; and to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys affsting, from such sale to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the
Partie heres. ask_the day and year last above written. STATE OF_KANSAS COUNTY OF DOUGLASS Be Hi Remembered, That on this 31st_day of March ADJ Be Witness Whereof. Image: Adjust of the day and year last above written STATE OF_KANSAS COUNTY OF DOUGLASS Be Hi Remembered, That on this 31st_day of March ADJ OTARY Build COUNTY OF DOUGLASS Be Hi Remembered, That on this 31st_day of March ADJ March March My Commission Expires My Commission Expires March March State Addred Back Replace Replace		part, making such sale, on demand, to the first part, J It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and induce to, and beoligatory upon the heriz, executors, administrators, personal representatives, assigns and successors of the respective
STATE OF KANSAS COUNTY OF DOUGLAS Be If Remembered, That on this 31st day of March A.D. 19 47 before me, a. NOLERY, Public. In the aforesaid County and State, came GROFICE A. Semple, s single mars, OTARI to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and piezed my official seal on the duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and piezed my official seal on the duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and piezed my official seal on the duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and piezed my official seal on the duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and piezed my official seal on the duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and piezed my official seal on the duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and piezed my official seal on the duly acknowledged the execution of the same. My Commission Expire Field March 31, 1947 at 2:35 P.M. Register of RELEASE		parties hereto.
COUNTY OF DOUGLAST Be If Remembered, That on this 31st day of March A D. 19 47 before me, a NOtary Public. In the aforesaid County and State, cane <u>GOOFICE A. Sample, a single man</u> , to me personally known to be the same person, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereinto subscribed my name, and affred my official seal on the day and year last above written. My Commission Expires My Commission Expires My Commission Expires Relie ASE Relie ASE		seal. the day and year last above written.
COUNTY OF DOUGLAST Be If Remembered, That on this 31st day of March A D. 19 47 before me, a NOtary Public. In the aforesaid County and State, cane <u>GOOFICE A. Sample, a single man</u> , to me personally known to be the same person, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereinto subscribed my name, and affred my official seal on the day and year last above written. My Commission Expires My Commission Expires My Commission Expires Relie ASE Relie ASE		SEAL)
COUNTY OF DOUGLAST Be If Remembered, That on this 31st day of March A D. 19 47 before me, a NOtary Public. In the aforesaid County and State, cane <u>GOOFICE A. Sample, a single man</u> , to me personally known to be the same person, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereinto subscribed my name, and affred my official seal on the day and year last above written. My Commission Expires My Commission Expires My Commission Expires Relie ASE Relie ASE		(CPAT)
COUNTY OF DOUGLAST Be If Remembered, That on this 31st day of March A D. 19 47 before me, a NOtary Public. In the aforesaid County and State, cane <u>GOOFICE A. Sample, a single man</u> , to me personally known to be the same person, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereinto subscribed my name, and affred my official seal on the day and year last above written. My Commission Expires My Commission Expires My Commission Expires Relie ASE Relie ASE		and the second se
COUNTY OF DOUGLAST Be If Remembered, That on this 31st day of March A D. 19 47 before me, a NOtary Public. In the aforesaid County and State, cane <u>GOOFICE A. Sample, a single man</u> , to me personally known to be the same person, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereinto subscribed my name, and affred my official seal on the day and year last above written. My Commission Expires My Commission Expires My Commission Expires Relie ASE Relie ASE	100	
COUNTY OF DOUGLAST Be If Remembered, That on this 31st day of March A D. 19 47 before me, a NOtary Public. In the aforesaid County and State, cane <u>GOOFICE A. Sample, a single man</u> , to me personally known to be the same person, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereinto subscribed my name, and affred my official seal on the day and year last above written. My Commission Expires My Commission Expires My Commission Expires Relie ASE Relie ASE		STATE OF KANSAS
before me, a. Notary Public. In the aforesaid County and State, came GOORGO A. Sample, a single man, to me personally known to be the same person, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affred my official seal on the day and year last above written. My Commission Expired March 31, 1947 at 2:35 P.M. RELEASE		88 1
came <u>Goorge A. Sample, a single man,</u> to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereinto subscribed my name, and affited my official seal on the day and year last above written. My Commission Expired. My Commission		
to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affined my official seal on the day, and year last above written. My Commission Expires My Commission Expires And March 31, 1947 at 2:35 P.M. RELEASE		
duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires Sept. 17, 1949 19 rded March 31, 1947 at 2:35 P.M. RELEASE		OTARY
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affred my official seal on the day, and year last above written. My Commission Expires My Comm	Station in	I DILL IVIZE
My Commission Expires Sept. 17, 1949 19 My Commission Expires Sept. 17, 1949 19 rded March 31, 1947 at 2:35 P.M. RELEASE		
rded Murch 31, 1947 at 2:35 P.M. Narold a. Ack Register of RELEASE		day and year last above written.
rded March 31, 1947 at 2:35 P.M. Narold a. Beck Register of		My Commission Expires Sept. 17, 1949 19 Notary Public
RELEASE		a second s
RELEASE	2-10	ied Murch 31, 1947 at 2:35 P.M.
I. the undersigned, owner of the within portrare de hereby selected in the site	A L L L L L L L L L L L L L L L L L L L	
	No. Contraction	A Milliona M. Blek Register of
		A Million Automatic Register of

5

Marrie and

્ય

F

84

素白神门