Be how me       By its 31hbritister, where me district and the second a	and and a selections on the			
The first a second s	a, between	•		This Indenture, Made this firstly day of September A. D. 192 Fortwork
in the iteration is a start of the star			1	husband and will
During and the set of the seto	gs Bank, a		1	of the County of
Libling       With Sign 11, The focus and particle part for each of the start of t		· (		corporation under the laws of the State of Kansas, located at Lawrence, Douglas County, Kansas, party of the second part :
and any, any and any, any and any			14	WITNESSETH, That the said part le dof the first part, in consideration of the sum of
The second of the second	the state of the s	4	1	in hard and the receip where is that and the day and mollo (4.2900,00) Dolla
Brieffeld         Brieffeld <t< td=""><td></td><td>the second</td><td></td><td>its successors and assigns, the following described real estate similar in the County of DUM Aland Sine of Langard</td></t<>		the second		its successors and assigns, the following described real estate similar in the County of DUM Aland Sine of Langard
The start of th	with half	2	33	
Burneral and     Conserve on the serve of the serve of the serve of the served print, successors and any server and the served print, successors and any server and the server of t			131	
Address of the second part			28	Toget 121 of Lat Mudan gal Sorty (40) an Atache
TO DAVE. AND TO DUD. do teme, which do approximates therease belongs a in any in provide grant down and the subject of a survey approximate grant down and the survey approximate down and the survey approximate grant down and the survey approximate grant down and the survey approximate down and the survey approximate grant down and the survey approximate down and the			370	apland thelet any the clog of davtesice
TO HAVE AND TO HOLD the same, with the approximates thereases belowing or in maybie approximate, including any fifth or a lange of the sevel part, it is accessor or anison thereases of the same particle approximates and the sa			193	
TO HAVE AND TO HOLD the same, with the apportunities therein behavior, or is may be specificly, including any fifth or a barrier of the same specific apportunities are free and care of all incumbrance; and during the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer and the sale part of the scored parts, its accessors anyon the sale parts of the scored parts, its accessors anyon the sale parts of the scored parts, its accessors and the scored parts are not any of the scored parts and the scored parts are not any of the scored parts and the scored parts are not any of the scored parts and the scored parts are not any of the scored parts and the scored parts are not any other and the scored parts are not any other scored parts are not any other and the scored parts are not any other scored parts are not any other and the		English (	331	
TO HAVE AND TO HOLD the same, with the apportunities therein behavior, or is may be specificly, including any fifth or a barrier of the same specific apportunities are free and care of all incumbrance; and during the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer; and the sale part of the scored parts, its accessors or anyon terrer and the sale part of the scored parts, its accessors anyon the sale parts of the scored parts, its accessors anyon the sale parts of the scored parts, its accessors and the scored parts are not any of the scored parts and the scored parts are not any of the scored parts and the scored parts are not any of the scored parts and the scored parts are not any of the scored parts and the scored parts are not any other and the scored parts are not any other scored parts are not any other and the scored parts are not any other scored parts are not any other and the			3	
TO HAVE AND TO HOLD fit sum, with the appartments therein belonging or in mysice operating, including any fifth at meeting in the scale part of the scale pa				
TO HAVE AND TO HOLD the same, with the apputrament belonging or isan yeirs appertuining, including any gifts of homesulf is for grant of any other same same and grant of the scale part of the scale part, is successes as a significant set of the scale part of the scale part, is successes as a significant set of the scale part of the scale part, is successes as a significant set of the scale part of the scc				
<ul> <li>Brenda and Ref apart for search the search of the search of the search of the second parts in second are assigned for the second parts in second are assigned for the second parts in second parts in</li></ul>				
Is for part of the send part, is successed as along the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part, is successed as along iters in the sail part of the send part of	nestead and			TO HAVE AND TO HOLD the same, with the appurtenances thereunto belonging or in anywise appertaining, including any right of homestead
re of b provide and provide the minimum of the second second and the second			175	every contingent right or estate therein, unto the said party of the second part, its successors or assigns lorever; and the said partenna. of the first p
<pre>in ch zer, d principal merest nate crepteens in the construction of the principal construction of the construction of the</pre>			20-1	
rech error de feriedad de freidad de la contra presente a la contra de la contra presente de la contra present	all persons	ĘŽ	\$ 30	
renh err, de projudi gerniamulity on the <u>Light</u> <u>Lig</u>	ccessors or	Lin.	3.3	
cech error of the control of the con		, instant	SY	
cech error of the control of the con		Ē	P.	-Investig- Pline Hundred and notion (2900,00) Dolli
a principal prin	1. The Part of the		C A C	on the safetherman day of de pless ber and the rate of
order at the processing event due leaving event due has a weak other place at the lead blader of the principal content with writing estimate, which more represent to remain the terminant of the principal content with a writing estimate, which more represent to remain the terminant end of the principal content with a writing estimate with a second part is successing and the said part 2.4.2		2 or	5 V	together with interest at the rate of ten per cent per annum on any installment of interest which shall not have been paid when due, and on said principle
order at the processing event due leaving event due has a weak other place at the lead blader of the principal content with writing estimate, which more represent to remain the terminant of the principal content with a writing estimate, which more represent to remain the terminant end of the principal content with a writing estimate with a second part is successing and the said part 2.4.2	to Barrow Store 18		Par.	sum after the same becomes due or navable, according to the tenor and effect of a certain promissory note, and desa
a fut is remain in the indeventes and an actual han from the party of the second part to the part_d_d	A STORY SHOW AND	1		therete attached bearing even date berewith executed by said parts & all of the first part and payable to the party of the second part or its order at
to remain numbers to contained; then this mortage to be voke, and no be reaked at the opense of the skill part.de.co of the first part, determines the provide of the skill part.de.co of the first part determines the provide the skill part.de.co of the first part determines the provide the skill part.de.co of the first part determines the provide the skill part and provide the skill part.de.co of the first part determines the provide the skill part and provide the skill part.de.co of the skill part.de.co of the first part determines the provide the skill part and provide the skill part.de.co of the skill part.de			100	The of said company, in Lawrence, Kansas, or such other place as the legal holder of the principal note may in writing designate, which note represent the part of the first part i and shall perform all and singular the co
And the skill party is described in market a discression of adjoint and agree to pay, or case to be paid, the printing a user adjoint of the score or assign, in maintaining the priority of there score and part, its successor a sugne, in maintaining the priority of there scored part, its successor a sugne, in maintaining the priority of the scored part, its successor a sugne, in maintaining the priority of the scored part, its successor a sugne, in maintaining the priority of the scored part, its successor a sugne, in maintaining the priority of the scored part, its successor a sugne, in maintaining the priority of the scored part, its successor a sugne, in maintaining the priority of the scored part, its successor a sugne, in maintaine commission of wate on asid primities in a sugnet of the scored part, its successor a sugnet and the score the score and the		1		a just indeptedness and an actual roan from the party of the second part of the particular and the said part. Sch. 2
seid arry paperens is aid arry paperens is and express of collections, in any there shall be constructed in the second part, is successor to assign, in maintering the part of the second part, is successor to assign, in any there is an is part of the second part, is successor to assign, and the second part, is successor to assign, and the second part, is successor to the second part, it is successor to assign, and the second part, is successor to assign, and the second part, is successor to assign, and the second part, its successor to assign, and the second part,		1 B B	8 3 7 1	in full force and effect
or payments that become the second part, its successor or assign, in maintaining the priority of the iteration is more part, that the said part of the second part, its successor or assign, in maintaining the priority of the iteration is pressed when said and the said part deal state and be secured by this mortgage, and may be treated with interest at the press call, which may be reasoned used in the said part deal of the first part bedrof for the command. The part is the second part, its successor or assign, may pressed upon said and, premise or property. Also to assign from the commission of wate on said participation is a second part, its successor or assign and to assign and the second part, its successor or assign, may pay such taxes and assecurate to the second part, its successors or assign and to assign and the second part, its successors or assign and to assign and the second part, its successors or assign and to assign and the second part, its successors or assign and to assign and the second part, its successors or assign and there to it or them all policies of instrume consum, shall be collectible with as a part of and in the same manter as the second part, its successors or assign, may may use that the said part of the second part, its successors or assign, may may use there are any simulation and there are an and there are an and there are and there are an any final metric during the continuance of and defaults, said parts of the second part, its successors or assign, may may use that the said parts of the second part, its accessors or assign, may		1 i élà	5 8	to the first and expenses of collections it any there shall be, and any costs incurred and paid by the said pa
Mall become to force/ose to force/ose to force/ose to force/ose to force/ose to force/ose to force/ose to force/ose to force/ose the median expected excited end as that and he secured by this margings, and may be reversed with interest at the prevent of the interest at the prevent of and in the same manner as a prevent interest at the prevent of any interest at the any interest at the prevent of any			:4:3	this mortgage: that the said party of the second part may make any paying
his may be in this moregap. And the said part. LLQ. of the first part hereby further covenant	all become		A 140 -	
hich may be drepting and the stall part Let. On the first part hereby further overand	a toreclose	Acc.	4 3 3	the most sage
es aid party is aid a bertor, anner as the to if interest, defaults, the and the scale part, its successor as sign, may sup such taxes and assessments, made such regist, and in the same manner as principal suggestions from the date of payment, at the rate of ten per cent per annum, shall be collectible with, as a part of, and in the same manner as principal suggestions from the date of payment, at the rate of ten per cent per annum, shall be collectible with, as a part of, and in the same manner as principal suggestions from the date of payment, at the rate of ten per cent per annum, shall be collectible with, as a part of, and in the same manner as principal suggestions for the scale part is useressor or assign, may vibuot notice, detare the entire deta berby secured immediately due and payable, and the so in the performance of any of the covenants or agreements herein outsing the continuence of such defaults in which are red to fore- to parets. ay and yrar sid fore- parets. ay and yrar sid County assid	ich may be	L'all	1 61 30	and autre to pay all taxes, general or special, which may
es aid party is aid a bertor, anner as the to if interest, defaults, the and the scale part, its successor as sign, may sup such taxes and assessments, made such regist, and in the same manner as principal suggestions from the date of payment, at the rate of ten per cent per annum, shall be collectible with, as a part of, and in the same manner as principal suggestions from the date of payment, at the rate of ten per cent per annum, shall be collectible with, as a part of, and in the same manner as principal suggestions from the date of payment, at the rate of ten per cent per annum, shall be collectible with, as a part of, and in the same manner as principal suggestions for the scale part is useressor or assign, may vibuot notice, detare the entire deta berby secured immediately due and payable, and the so in the performance of any of the covenants or agreements herein outsing the continuence of such defaults in which are red to fore- to parets. ay and yrar sid fore- parets. ay and yrar sid County assid		1:50	Part of the	in investor companies acceptable to the said party of the second part, its successors of assi
id therefore,         anner as the         : of interest,         : of interest,         id therefore,         : of interest,         id therest,         : of interest,		17362	10-08	
of interest- keraults, the and there are the sub part LL and the first part do				
i of interest- befaults, the , and there entitled to , which are entitled to . WITNESS STATE OF KANSAS, County of <i>Chartery Lass</i> , and <i>State</i> , personally appeared.	nner as the	Në Se		
lefaults, the , and there , and the scale part is used and and interest is a scale of the scale part is and profile of scale profiles of	of interest.			further except and agree that in case of default in payment of any installment of inter
entitled to which are entitled to which are elto fore parcels. y and year s and yea			6	or in the performance of any of the covenants or agreements herein contained, then, or at any time the transformed immediately due and payable, and the
which are red to fore- parels. y and year and year bit is more in the immediate possession of said premises, by recerced as additional and collateral security for the payneut of all monies mentioned herein, and may proceed to b hereby pledged to the legal holder hereof as additional and collateral security for the payneut of all monies mentioned herein, and may proceed to b is more page and in case of foreclosure, the judgment rendered shall provide that the whole of said premises be sold together and not in parcels. IN WITNESS WHEREOF, The said part L&A. of the first part has the whole of said premises be sold together and not in parcels. IN WITNESS WHEREOF, The said part L&A. of the first part has the whole of said premises be sold together and not in parcels. IN WITNESS WHEREOF, The said part L&A. of the first part has the whole of said premises be readed. IN WITNESS WHEREOF, The said part L&A. of the first part has the whole of said premises be readed. IN WITNESS WHEREOF, The said part L&A. of the first part has the whole of said premises be readed. IN WITNESS WHEREOF, The said part L&A. of the first part has the whole of said premises be sold together and not in parcels. IN WITNESS WHEREOF, The said part L&A. of the first part has the whole of said premises be sold together and not in parcels. IN WITNESS WHEREOF, The said part L&A. of the first part has the whole of said premises be sold together and not first advert written. In Witness Whereof, I have here unto set my hand and affixed my official sed, on the day and yer last above written. In Witness Whereof, I have here unto set my hand and affixed my official sed, on the day and yer last above written. In Witness Whereof, I have here unto set my hand and affixed my official sed, on the day and yer last above written. In Witness Whereof, I have here unto set my hand and affixed my official sed, on the day and yer last above written. IN the field for Record on the day and yer day of the day ad yer last above written. IN the same as the day of the day of t			N I	said party of the second part, its successors or assigns, may, without notice, dectare the entire due interest successors or assigns, shall be entitled
r of Deeds.			25	upon, or in case of octaint in particular or particular or otherwise, as it may elect, and to the subsequent rents and profits of said premises, which the immediate possession of said premises, by receiver or otherwise, as it may elect, and to the subsequent rents and profits of said premises, which
state personally appeared	ed to fore-		and and	hereby pledged to the legal holder hereof as additional and collateral security for the particular back of soil premises he sold together and not in parcels.
state personally appeared			3	close this mortgage; and in case of forecosure, the judgment reacted and potential pot
state personally appeared	y and year		6	
STATE OF KANSAS, County of Charagedaa. iid County on this			9	Taul a. Fagage
state of beeds.				Mannie Bangel
id County of Datage date 55: County of Datage date 55: County of Datage date 55: County of Datage date 55: County of Deeds. County of			5	
aid County of Datage date 55: County of Datage		2	0	
aid County of Darry Case. 53: County of Darry Case. 53: On this			3	
aid County On this		1	de	STATE OF KANSAS, ss:
and County and County and State, personally appeared. <u>Caute and transpectant Cause gas</u> and State, personally appeared. <u>Caute and transpectant Cause gas</u> and State, personally appeared. <u>Caute and transpectant Cause gas</u> and State, personally appeared. <u>Caute and transpectant Cause gas</u> and State, personally appeared. <u>Cause gas</u> <u>and State, personally appeared</u> . <u>Cause gas</u> <u>and</u> <u>transpectant Cause gas</u> <u>and</u> <u>transpectant Cause</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u> <u>and</u>			V I	County of A Harden And Stand Line of the March D with the understand a Natary Public in and for said Cou
er of Deeds.	aid County	12.	240	On this of a Lange and Planting tasting
er of Deeds.			11	
er of Deeds.	equited the		S	to me himme to be the sume person of named in and who executed the foregoing instrument, and acknowledged that ADL top executed
er of Deeds.	iceuted the		2	same as theete
r of Deeds.	a state of the second		1	In Winners Whereast I have hereunto set my hand and attixed my difficial scar, on the any
er of Deeds.			3	A. J. O. J. 1924 Notary Public
er of Deeds.		1 10	8 .	My Commission expires. Octave of the second se
er of Deeds.				A D 10 Clock
			3	Filed for Record on the day of day of the file of the
			2 cr	Filed for Record on the Register of De

461 9