			GAGE RECORD 66	
with the appartements and all the state, tide and interst of the add part. 100. of the first part thereis. with the appartements and all the state, tide and interst of the add part. 100. of the first part thereis. model and the state of the state of the state part. 100. State of the		FROM A.E.Enguss et al. TO _Feoples State Bank,	STATE OF KANSAS, DOUGLAS COUNTY, 11 This instrument was filed for record on the January A. D., 1925., At. 11: Jean E. Millin By. JoelWillinen	13th day 55 A. M Register of Deeds Deputy.
<pre>with the appartements and all the state, tide and interest of the said part. 160 of the first part there.</pre>		the second		
<pre>put.list_dts_finit_nut_th_ PeoplesStells_Back_of_Lewrence, Kanasaput ydt the second p WTENESETH, fut the said put.list_dts_dts_finit_nut_the said put.list_dts_finit_nut_th_ WTENESETH. That the said put.list_dts_finit_nut_th_ with the hypertenance and all the cents, tills and interest of the said put_list_dts_finit_nut_th_ and all of J the member twelve (12) in Steell's Studitistion of Elock eight (5) in Earl's Addition to the City of Lewrence.</pre>		of Lawrence in the County of	Douglas and State of Kansas	
<pre>this the appartenesses and all the estats, tills and interest of the aid part. 168. of the finite part lies.</pre>		Peoples State Bank, of Lawrence, K WITNESSETH, that the said part. 168. of the first Fifteen Hundred.	Xansas part. y t part, in consideration of the sum of	uly paid, the receipt
And the said part_105dt the first part dobree by corrects and gree that at the delivery breed they are the lawful owner of the premises above granted, and seized a model and laddenable state of labering owners in their series that at the delivery breed they are the lawful owner of the premises above granted, and seized as model and laddenable state of labering owners in their series deliver in the state of labering owners in their series deliver in the state of labering owners in their series delivery between the state is barent to be series of states of labering owners of states and the state of labering owners of states above the same state and labering owners of states above the same state and labering owners of states above the same state and labering owners. They were the labering owners of states above the same state and labering owners of the same state and labering owners owners of states and labering owners owners of the same states and labering owners owners owners of the same states of labering owners o		The West ha and all of Subdivision	ilf (Ng) of Lot Number eleven (11) Lot number twelve (12) in Steele's a of Block eight (5) in Earl's Addition	
And the said part_105dt the first part dobree by corrects and gree that at the delivery breed they are the lawful owner of the premises above granted, and seized a model and laddenable state of labering owners in their series that at the delivery breed they are the lawful owner of the premises above granted, and seized as model and laddenable state of labering owners in their series deliver in the state of labering owners in their series deliver in the state of labering owners in their series delivery between the state is barent to be series of states of labering owners of states and the state of labering owners of states above the same state and labering owners of states above the same state and labering owners of states above the same state and labering owners. They were the labering owners of states above the same state and labering owners of the same state and labering owners owners of states and labering owners owners of the same states and labering owners owners owners of the same states of labering owners o				
And the said part_105dt the first part dobree by corrects and gree that at the delivery breed they are the lawful owner of the premises above granted, and seized a model and laddenable state of labering owners in their series that at the delivery breed they are the lawful owner of the premises above granted, and seized as model and laddenable state of labering owners in their series deliver in the state of labering owners in their series deliver in the state of labering owners in their series delivery between the state is barent to be series of states of labering owners of states and the state of labering owners of states above the same state and labering owners of states above the same state and labering owners of states above the same state and labering owners. They were the labering owners of states above the same state and labering owners of the same state and labering owners owners of states and labering owners owners of the same states and labering owners owners owners of the same states of labering owners o				
And the said part_105dt the first part dobree by corrects and gree that at the delivery breed they are the lawful owner of the premises above granted, and seized a model and laddenable state of labering owners in their series that at the delivery breed they are the lawful owner of the premises above granted, and seized as model and laddenable state of labering owners in their series deliver in the state of labering owners in their series deliver in the state of labering owners in their series delivery between the state is barent to be series of states of labering owners of states and the state of labering owners of states above the same state and labering owners of states above the same state and labering owners of states above the same state and labering owners. They were the labering owners of states above the same state and labering owners of the same state and labering owners owners of states and labering owners owners of the same states and labering owners owners owners of the same states of labering owners o				
And the said part_105dt the first part dobree by corrects and gree that at the delivery breed they are the lawful owner of the premises above granted, and seized a model and laddenable state of labering owners in their series that at the delivery breed they are the lawful owner of the premises above granted, and seized as model and laddenable state of labering owners in their series deliver in the state of labering owners in their series deliver in the state of labering owners in their series delivery between the state is barent to be series of states of labering owners of states and the state of labering owners of states above the same state and labering owners of states above the same state and labering owners of states above the same state and labering owners. They were the labering owners of states above the same state and labering owners of the same state and labering owners owners of states and labering owners owners of the same states and labering owners owners owners of the same states of labering owners o				
And the said part_105dt the first part dobree by corrects and gree that at the delivery breed they are the lawful owner of the premises above granted, and seized a model and laddenable state of labering owners in their series that at the delivery breed they are the lawful owner of the premises above granted, and seized as model and laddenable state of labering owners in their series deliver in the state of labering owners in their series deliver in the state of labering owners in their series delivery between the state is barent to be series of states of labering owners of states and the state of labering owners of states above the same state and labering owners of states above the same state and labering owners of states above the same state and labering owners. They were the labering owners of states above the same state and labering owners of the same state and labering owners owners of states and labering owners owners of the same states and labering owners owners owners of the same states of labering owners o				
And the said part_105dt the first part dobree by corrects and gree that at the delivery breed they are the lawful owner of the premises above granted, and seized a model and laddenable state of labering owners in their series that at the delivery breed they are the lawful owner of the premises above granted, and seized as model and laddenable state of labering owners in their series deliver in the state of labering owners in their series deliver in the state of labering owners in their series delivery between the state is barent to be series of states of labering owners of states and the state of labering owners of states above the same state and labering owners of states above the same state and labering owners of states above the same state and labering owners. They were the labering owners of states above the same state and labering owners of the same state and labering owners owners of states and labering owners owners of the same states and labering owners owners owners of the same states of labering owners o				
And the said part_105dt the first part dobree by corrects and gree that at the delivery breed they are the lawful owner of the premises above granted, and seized a model and laddenable state of labering owners in their series that at the delivery breed they are the lawful owner of the premises above granted, and seized as model and laddenable state of labering owners in their series deliver in the state of labering owners in their series deliver in the state of labering owners in their series delivery between the state is barent to be series of states of labering owners of states and the state of labering owners of states above the same state and labering owners of states above the same state and labering owners of states above the same state and labering owners. They were the labering owners of states above the same state and labering owners of the same state and labering owners owners of states and labering owners owners of the same states and labering owners owners owners of the same states of labering owners o				
And the said part_105dt the first part dobree by corrects and gree that at the delivery breed they are the lawful owner of the premises above granted, and seized a model and laddenable state of labering owners in their series that at the delivery breed they are the lawful owner of the premises above granted, and seized as model and laddenable state of labering owners in their series deliver in the state of labering owners in their series deliver in the state of labering owners in their series delivery between the state is barent to be series of states of labering owners of states and the state of labering owners of states above the same state and labering owners of states above the same state and labering owners of states above the same state and labering owners. They were the labering owners of states above the same state and labering owners of the same state and labering owners owners of states and labering owners owners of the same states and labering owners owners owners of the same states of labering owners o		with the annurtenances and all the estate, title and interest of	the said part 166 of the first part therein.	
<pre>applies and male state show the same become dow and payable, solt that they the building up on all real south outer degitation for and to made to in the same and by a tarmance comparys a shall be specified as and directed by the part. J of the second part, the base. We made payable to the part of the second part is the state and the same become dow and payable and to key part and preside and all percent shall all pays all tares and the first pay shall be specified to and the pay shall be specified to and the pay shall be specified to and the same become dow and payable and to key paid percent shall have become dow and payable and to key paid percent shall have become dow and payable and to key paid the same become dow and payable and the same payable and the same become dow and payable and the same payable and the payable and the same payable and the same become dow and payable and the payable and the payable and the same become dow and payable and the payable payable and the payable</pre>		And the said part 185. of the first part do bereby coven	nant and agree that at the delivery hereof they are the lawful ownerof the premises	above granted, and seized
Insurance company as able baseded and directed by the part. Y of the second part, the lose, if any made payable to the part. Y of the second part to y list as and part. 10 it is far that if all to pay such taxes and the mane been do and payable and to key maid permission muscule a barrier perioded, then the the second part to the second part to the states of the individual second part to the state of the individual second part to the state of the individual second part to the state of the state been does not payable and to key maid permission muscule as barriers period. The second part to the state of payment of the individual second part to the state of the individual second part to the state of pay and taxes and the state states of pays. The second part to the state of pays and taxes and the state states of pays and taxes of the states of pays and taxes of the states pays and taxes of the states pays and taxes of the states pays and the state states and pays and taxes of the states pays and taxes of the states pays and the state states and pays and taxes of the states pays and taxes and the states pays and taxes				
THE GRAXT in intered as a montrary to serve the pointer of the num of		Insurance company as shall be specified and directed by the part. Y of the Interest. And in the event that said part 10 S of the first part shall fail to part. Y of the second part may pay said taxes and insurance, or either,	he second part, the low, if any, made payable to the part	extent of 1 to
<pre>sed by115</pre>		THIS GRANT is intended as a mortgage to secure the payment of th Fifteen hundred	te sun ol	DOLLAI
And this revery to a wall be well flow thy speet the made as herein provided, and it herein a calculated interaction and for deal it is made in net by presents or as parts there is the book of the b			second part, with all interest accruing thereon according to the terms of said obligation as	
halder preved, without noise, and it half be held for the old part y of the scored part in the prevent of the score part is the prevent of the score part of the				
IN WITNESS WHEREOF, the part.ies. of the first part ha ve berunto set their hands. and seals. the day and ye last above written. A.E. Knauco (SEA) Nattie E. Knauss (SEA) (SEA)		sums of money advanced by the said party	crified, and the obligation contained therein fully discharged. If default be made in such p val estate are not paid when the same become due and payable, or if the insurance is not it, or if waste is contrnitted on said permisses, then this conveynue shall become absolute an	e event that said part y
Kattie E.Xnausa		sums of many advanced by the said party of the second part to pay if of the first part shall fail to pay the same as prevelved in this indepture or any solitzation ensuits the same state of the same state of the same smaller or if the budgings can add real state are not kert in a good register at beyr are se- upped, and all of the budgings are stated are not kert in a good register at beyr are budget hereet, without notice, and it shall be had be there using any di- budget hereet, without notice, and it shall be had be there the said part y in the many presented by pixes and one of all manys satisfies from any state of the budget hereet.	val entate are not paid show the same become due and payable, or if the insurance is not is, s, crit starts is construction and premises, then this coveryance shall become about as a security of which this inductors is given, shall immediately mature and become due and i of the second gamma is and the soft a securing therefore; and to will the premises bereby p relating the neutral mode therefore a security therefore; and to will the premises bereby p relating the security of the costs and charge.	e event that said part y ayments or any part there kept up, as provided here nd the whole sum remain payable at the option of t he said premises and all t ranted, or any part there re incident thereto, and U
		runs of many advanced by the said pary of the second part to pay for of the first part shall fail to pay the same as previoled in this indepture	via 'estic are not paid, when the same beyond due and payable, of if the instruction (not executed of the same beyond the same beyond the same beyond the same set and the second set of the instruction of given, shall immediately matters and beyond the same of the second part is and benefits accellent therefore; and second set of the same set of the same and benefits accellent therefore; and the same set relates the means the mathematic accellent therefore; and the same set relates the means the same and benefits a set of the same set of the order and the same set of part of the same set of the same set of the order and the same set of the same set of the same set of the information and accellent of the respective parties here and same set of the same set of the same set of the same set of the same set mathematic same set of the accellent of the respective parties here and same set of the same set of the same set of the same set of the same set of the same set of the same set of the same set of the same set of the same set	e event that said part y ayments or any part there kept up, as provided here of the whole sum remains payable at the option of t he said premises and all t trained, or any part there are incident thereto, and the elemental extend and inu
		runs of many advanced by the said pary of the second part to pay for of the first part shall fail to pay the same as previoled in this indepture	rel state are not paid when the same howers due and payable, self the instruction has of executive of which its inductives given, whill immediately matters and become due and of the security of which its inductives given, whill immediately matters and become due and of the security of which the mast and benefits according to the first the costs and charge results the same the mast and benefits according therefore, and which its presentations benefit present the mast and benefits according therefore, and which its presentation benefits results the amount them same and benefits according to a same same same same same same interpretent and same same same same same same same same	e event that said party ayments or any part there here up, as provided here payable at the option of t he said premises and all t reated, or any part there in indent thereits, and t efrom shall extend and inu 8the day and ye: (SEAI
		runs of many advanced by the said pary of the second part to pay for of the first part shall fail to pay the same as previoled in this indepture	vel write wr ood paid when the same hereof and and payable, of if the instruction is not executive of which its indicators in given, shall immediately matter and been due and of the security of which its indicators in given, shall immediately matters and been due and of the security of which its indicators in given, shall immediately matter and been due and of the security of which the marked benefits accounting the formation benefit result at a mount then marked of principal and interest, together with the costs and charge of marked, the target and the security of the security of the security of the information and accounting the respective particle security and and first part ha V0	e event that mid party ayoncia of any part here the second second second second of the whole run remains of the whole run begins of it he sail permises and uit he sail permises and uit here the second second second relicen that extend and inu
		roun of macry advanced by the said party of the second part to pay f of the farty and half only only the same or provided in this indextor	rel erick are not paid, when the same howers due and payable, or if the instruction is not executive of the bits indicators is given, shall immediately matters and been more due and of the security of the bits indicators is given, shall immediately matters and been due and of the security of the bits in the start of principal and interest, together will be precised as the principal security of the start of the security of the start of the security of the indicator is and security of the security of the security of the indicator and the security of the security of the security of the indicator is a security of the security of the security of the indicator is a security of the security of the security of the indicator is a security of the security of the security of the instruction. As a security of the security of the instruction security and security of the security of the A.E. Manuco Nattice E.Xnauco	e event that said party ayronates or any part there is a provided here provide a transmission to the said president and all transfer, and the said president and transfer, and the said transfer, and the said transfer, and the endown shall extend and into
was writen bethout nal BE IT REMEMBERED, That on this 10 th day of January A. D. 19. 25, before me,	This Roless was writer potherofin	some of mercy advanced by the suid park"	ni prick are not paid when the same howned do and payable, or if the instruce in any executive of kick in the inductive given, whill immediately makes and become do and of the security of kick in the inductive given, whill immediately only on the induce of the pro- result of kick in the unded of principle and intervet, together with the creats and charge result of a set of the same index of the principle of the principle of the index of the same and the order of the principle of the principle of the order of the same and the order of the principle of the principle of the index of the same and the order of the principle of the principle of the index of the same of the same of the principle of the principle of the principle of the same of the same of the principle of the principle of the principle of the index of the principle of the principle of the principle of the principle of the index of the principle of the principle of the principle of the principle of the index of the principle of the principle of the principle of the principle of the index of the principle of the principle of the principle of the principle of the index of the principle of the index of the principle of the index of the principle of the pr	e event that said party average to a party there is a provide a been provide a therein the provide a therein the said provide and all the said provide and all the
was writen onthroriten Morig	This Rohasa was writen no theoring Morigan i an ore this 29, da ol SPM	some of mercy advanced by the sulf per 2	ni prick are not paid when the same howned do and payable, of () the instruce it and security of kilo in inductive if price. All immediately particles call been doed and of the security of kilo in inductive if price. All immediately particles are been doed and of the security of kilo in inductive if price in the price of the price of the price of the relative the security of the price of the price of the price of the price of the weightive, and price of the report of the price of the price of the price of the weightive, and a security of the report of the price of the price of the price of the method to the price of the price o	e event that mid party average or up, page there of the best stars many factor of the best stars many factor of the best stars many factor of the best stars and the many factor of the stars and the many factor of the stars and the stars star and the stars and the
Was writen. COUNTY OF Douglas was writen. BE IT REMEMBERED, That on this. 10 th day of. January. A. D. 1925., before me, was writen. No tary. Public. in the aforesaid County and State, came. No tary. Public. In the aforesaid County and State, came. was writen. No tary. Public. in the aforesaid County and State, came. No tary. Public. was writen. to me personally known to be the same person. B. who executed the foregoing instrument and duly acknowledged the execution of the same. was writen. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year law above written.	This Reface was writen onthortran Morigea Unis 30, or of Seday 1920 Sin & Ulli	some of mecry dramed by the said party	ni prick and not of paid when the same beyond do and payable, of () the hearage h and security of kick in the hearaw beyond do and payable, of () the hearage h and of the security of kick in the hearaw beyond the same and hearaw he	e event that nid party ayrona to a yeap that they do by both a per option of the both are meaning the state preside and the restored any part has a state interest of the state of the st
Was writen. FCOUNTY OF Douglas Part Ford Date IT REMEMBERED, That on this 10th day of. January A. D. 19. 25., before me, Mot right Mot ri	This Robert was writer brith or the of the grad of a grad briter brad brad brad brad brad brad brad bra	some of meery advanced by the suid part?	<pre>will be an over a part of the same become do and payable, or if the instruct is not security of kick in inductive if given, will immediately be attracts can be over do and of the work of the instruction if given and it is a preside attract of the security of kick in the same is a security in the same is a security of kick in the same is a security of kick in the same is a security is a security in the same is a security i</pre>	e event that nid party — systemic or usy part theorem of the best usy of the system of the systemic of the best user ormality is the system of the system of the resterior of the system of the resterior of the system of the resterior of the system of the system of the system of the system of the system of the (SEAI (SEAI (SEAI (SEAI 1925, before me, redged the execution of the day and year lat Notary Public.
Waswerlten Country of Douglas anthroni rad BE IT REMEMBERED, That on this. 10 th day of January A. D. 19. 25., before me, Moriges No tary. Public, in the aforesaid County and State, came. Innored A. Z. Krauss and Mattie F. Knausa his wife, Inta 22. January A. D. 19. 25., before me, Inta 23. January A. D. 19. 25., before me, Inta 24. January A. D. 19. 25., before me, Inta 25. January A. D. 19. 25., before me, Inta 25. January A. D. 19. 25., before me, Inta 25. January A. D. 19. 25., before me, Inta 25. January A. D. 19. 25., before me, Inta 25. January A. D. 19. 25., before me, Inta 25. January A. D. 19. 25., before me, Inta 25. January Inta 25., before me, Inta 25., January Inta 25., before me, Inta 25., January Inta 25., before me, Inta 25., January Notary Public.	This Rolows was writen onthorther by 20, 08 of 2002 Star CUL Res of Core Star CUL	some of meery advanced by the suid part?	<pre>will be an over a part of the same become do and payable, or if the instruct is not security of kick in inductive if given, will immediately be attracts can be over do and of the work of the instruction if given and it is a preside attract of the security of kick in the same is a security in the same is a security of kick in the same is a security of kick in the same is a security is a security in the same is a security i</pre>	e event that nid party yrons in event that nid party events to a provide here of the below two mainly the state of the below the state in the state of the state of the main provide network, and the main provide network, and the main provide network, and the main provide network, and the main provide network, and the state of the state of the main provide network, and the state of the state of the state of the state of the network of the state of the Notary Public.