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1. 9. Targe       Intro         THE HURDENTER, Hordy, S. 24. Boger and Link T. Bogers at set of a       Intro - 10° (,			
		÷	10 Elsie 6. armstrong. Register of Deeds.
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Image: description in the state of the		U	THIS INDENTURE, Made this 29th, day of KAY
a       Targe late       Targe late in the data and the owned multiple in the second method of the internet			of Douglas County, in the State of Kansas of the first part, and
WITNESSELL, That the day left of data for part in consideration of the multi- intervention of the second processing of the second procesing of the second processing of the second procesing o			
<pre>by the promote series in bandy, and have our our set if y of the series are . Also</pre>			WITNESSET II, That the said part 200 of the first part, in consideration of the sum of
D to the Gity of Lawrence, Dougles 66.         TO HAVE AND TO HOLD THE SAME. Type-the with 21 and single the resonant, here finances and spontaneous threadout belowing, or interpretent and the second state of			by these presents grant, hargain, sell and convey unto said part y of the second part, 'his - heirs and assigns, all the following described
Description of the DESCRIPT, The SEME, Tayster with all adjuster the streaments, here from the the optimization of the DESCRIPT, and the proceeding streaments and the streaments. I. A. F. 55 gerrs and Lots T. 1000 [11000 [1100 [11000 [1100 [1100 [1100 [1100 [1100 [1100 [1100			All of Lot (15) Block Thirteen (13) University Flace addition
To HAVE AND TO HOLD THE SAME. The data was an up the segme and the starts and the start and the starts and the start and the starts and the start and the start and the start and the start and the starts and the start and the start and the start a	contraction of the		to the City of Lawrence, Douglas Co.
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In Structure of the server.       In the properties are server that the properties of the server server server the server serv			
burgers of the second pair. In the term of Three Handred and O(10)       DOLLAINS.         burgers of the hereining synthesis of Lings	and the second se		in anywise appertaining forever: PROVIDED ALWAYS, And these presents are upon this express condition, that whereas suid Z. A. Rogers and Lois W:
Finança în equal instituteurs di Constitute da di Sulla de 10/100       19 53, the second instituteurs en the 15th.         etc., the first instituteur space of the second instituteurs en the instituteur en the 15th.       and         etc., the first instituteur space of the second instituteur en the light.       and         Witteness the instituteur equation of the entry entituteur equation of the entry entituteur entry of the entry entituteur entituteur entry of the entry entituteur entry entituteur entry of the entry entituteur entry e			to said part Y of the second part, for the sum of Three Hundred and 0/100 DOLLARS,
dy d       102,3,dot due handlander on the			Kansas, in equal installments of One Hundred and Fifty and 0/100 DOLLARS,
WINDERSON the mortgage is made subject to use first mortgage upon the above described real status, for the sum of \$2 <sup>-10</sup> , 20 <sup>-00</sup> with mortgage is made subject to use first mortgage upon the above described real status in the system of the supposed to the suposed to the supposed to the supposed to the			
<pre>interest therease it the rate of</pre>		0	WHERE AS, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of $s^{17}50.00$ with
And if default be made in the payment of any one of the installments in the optical field middle dependence of the made in the material field methods and the dependence of the material methods. The material method is a state of the material method is a state of the material methods and the dependence of the material methods. The material method is a state of the material method is a state of the material method is a state of the material method. The material method is a state of the material method. The material method is a state of the material method is state of the material method is a state of the material method is a state of the material method is a state of the material method is state of the material method is a state of the material method is a state of the material method is state of the material method is a state of the material method is a state of the material method is a state of the material method is			interest thereon at the rate of 7 per cent, payable 80:1 annually, now if default shall be made in the payment of the amount secured by said first mottgage or any part thereof or of any interest thereon at the time it shall be one due and payable according to the express terms of a bid payable and the other secure between the state and the state of the secure between the state and the state of the second part of the according to the state between the state and the state of the second part of the s
And if default be made in the payment of any one of the installments in the optical field middle dependence of the made in the material field methods and the dependence of the material methods. The material method is a state of the material method is a state of the material methods and the dependence of the material methods. The material method is a state of the material method is a state of the material method is a state of the material method. The material method is a state of the material method. The material method is a state of the material method is state of the material method is a state of the material method is a state of the material method is a state of the material method is state of the material method is a state of the material method is a state of the material method is state of the material method is a state of the material method is a state of the material method is a state of the material method is	And a second sec		sim moves of the neutron part of the second part of principal or interest, and the amount so paid shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the rate of ten per cent. from the time of such payments, and he may declare this mortgage and note due and payable at any time thereafter and shall be entitled to immediate possession of stal premises and forefossure of this mortgage.
<pre>trepter with the interest thereas, avecaling to the terms and tense of income, then these presents shall be whally distanced and what and otherwise shall be the shally distanced. In and the shall and other the same data is the terms and tense of incomes, is and put the shall and the shall are stated and the shall be the same data is the shall be shall be</pre>			And if default he made in the payment of any one of the installments described in this mortgage and note when day, or any part thered, then all unpaid installments shall keense immediately due and payable, at the option of the part <b>D</b> . of the second part or the legal holder <b>G</b> is sid note and shall draw interest at the rate of ten per cent. per annum from the date of sid note and if ully paid. Appraisement waived at option of mortgage.
and convry the same, that said premises are free and clear of all incumorances. Except as above stated          and convry the same, that said premises are free and clear of all incumorances.       Except as above stated         and that they       will, and thelr       heim, executors and administrators shall, forever warrant and defend the title of the said premises against the lawful claims and domands of all persons whomserve.         IN WITNESS WHEREOF, The said part 10° of the first part ha V°       hereunto set their       han@the day and year first above written.         ATTENT:       Z. A. Rogers       Lois T. Rogers         STATE OF KANSAS,       EIT REMEMBERED, That on this       29th day of May         CONTRY or       Ebugits       BE IT REMEMBERED, That on this       29th day of May         A. D. 19 29       , before me, the undersigned       , a Notary Public in and for said County and State, came         Z. A. Rogers & Lois W. Rogers       Notary Public in and for said County and State, came         Seal       to me personally known to be the same person \$ who executed the foregoing instrument of writing and duly acknowledged the writter.         My Commission Expires       December 14th 19 31       J. D. McKiet11       Notary Public.         RELEASE       The note herein described having been paid in full, this mortgage is invely relaxed, and the lion thereby created, discharged.       As Witness my hand, this       day of       19			together with the interest thereon, according to the terms and tence of the same, then these presents shall be wholly discharged and void; and otherwiss shall remain in full force and effect. But if said sam or sams of monry, or any part thereof, or any interest thereon, is not paid when the same is date; and if the tares and accessments of every nature which are or may be assessed and levid against said premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is not kept up, then the vhole of said sum and sums and interest thereon, shall and by these presents become due and payable, not said part. Y of the second part shall be entitled to the possession of said premises and forecleaure of this mortgare. And the said part 100 of the first part, for them and their heir, do hereby covenant to and with the said part y
IN WITNESS WHEREOF, The said part 10° of the first part ha Ve_hereunto set the 17_hand the day and year first above written. ATTEST:  STATE OF KANSAS, Douglas STATE OF KANSAS, Douglas BE IT REMEMBERED, That on this 25th day of May A. D. 19 29 , before me, the under signed , a Notary Public in and for said County and State, came Z. A. Rogers Legal to me personally known to be the same person \$_who executed the foregoing instrument of writing and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affaxed my official seal on the day and year last above written. Ny Commission Expires_December 14th 19 31_J. D. McNe111_Notary Public. RELEASE The note herein described having been paid in full, this mortgage is hereby relaxed, and the lien thereby created, discharged. As Witness my hand, this	a constraint ann a constraint ann an tao		
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STATE OF KANSAS,         STATE OF KANSAS,         Douglas         State of Kansas,         Douglas         BE IT REMEMBERED, That on this         29th       day of         Max         A. D. 19 29       , before me, the under signed         Z. A. Rogers & Lois W. Rogers         Legal         Seal         to me personally known to be the same person. S who executed the foregoing instrument of writing and duly arknowledged the execution of the same.         IN WITNESS WHEREOF, I have hereunto subscribed my name and affared my official seal on the day and year last above written.         My Commission Expires       December 14 th       19 31       J. D. McNei11       Notary Public.         RELEASE         The note herein described having been paid in full, this mortgage is bireby relaxed, and the lion thereby created, discharged.         As Witness my hand, this       day of       19			
STATE OF KANSAS, Douglas       ss.       DE IT REMEMBERED, That on this       29th       day of       May         A. D. 19 29       before me, the undersigned       .a Notary Public in and for said County and State, came         Z. A. Rogers & Lois W. Rogers       .a Notary Public in and for said County and State, came         Legal       to me personally known to be the same person S who executed the foregoing instrument of writing and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, I have hereunto subscribed my name and affaced my official scal on the day and year last above write.       My Commission Expires         My Commission Expires       December 14 th       19 31.       J. D. McNeill         Notary Public.       Nature Public.       RELEASE         The note herein described having been paid in full, this mortgage is bereby released, and the lion thereby created, discharged.       As Witness my hand, this       day of       19			
County or       Douglas       St.       DE IT REMEMBERED, That on this       29th       day of       May         A. D. 19 29       before me.       the undersigned       , a Notary Public in and for said County and State, came         Z. A. Rogers & Lois W. Rogers       .       Notary Public in and for said County and State, came         Le gal       to me personally known to be the same person S who executed the foregoing instrument of writing and duly schnowledged the execution of the same.         IN WITNESS WHEREOF, I have hereunto subscribed my name and affaxed my official scal on the day and year last above writere.         My Commission Expires       December 14 th       19 31.       J. D. McNeill       Notary Public.         RELEASE         The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.         As Witness my hand, this       day of       19	$\sum_{i=1}^{n} (i \in \mathcal{F}_{i})$		
County or       Defore me, the undersigned			
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Seal       to me personally known to be the same person. 9 who executed the foregoing instrument of writing and may arknowledged the coregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the core of the same person. 9 who executed the foregoing instrument of writing and may arknowledged the same person. 9 who executed the foregoing instrument of the same person. 9 who executed the foregoing instrument of the same person. 9 which are not been person. 9 who executed the foregoing instrument of the same person. 9 who executed the foregoing instrument of the same person. 9 who executed the foregoing instrument of the same person. 9 who executed the foregoing instrument of the same person. 9 who executed the foregoing instrument of the same person. 9 who executed the foregoing instrument of the same person. 9 who executed the foregoing instrument of the same person. 9 who executed the foregoing instrument of the same person. 9 who executed the foregoing instrument of the same person. 9 w		2	Legal
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As Witness my hand, this day of 19		•	RELEASE
		•	The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged. As Witness my hand, this day of