

3633

			FROM	STATE OF KANSAS, DOUGLAS COU This instrument was filed for recon	d on the 10 day of				No. of Lot of Lo
		Lawrence .Johns	TO		E , at 9:35 L. M.	7.		36	
\square		W. E. Spalding	seite	B _F	Deputy.	ta			Ø
		THIS INDENTUR hundred and Twenty	E. Made this 6th day of	August in the y in the y in the y in the y	ear of our Lord, one thousand nine				
and the second		of Lawrence	of Lawrence in the County of Douglas and State of Kanzas						
		WEDVERFEIT	The state and the second state in	consideration of the sum of	part. y of the second part.				
		WITALSALIT, Into the sear part of the net part is the methan of the second part of the second part of the second part of the second part of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lot 133 New York Street, in Lawrence, Douglas County, Kansas.							
								1	Contraction of the local division of the loc
								r of Do	
							ST:	"Perforte	in
							ATTEST	loir & ametion	2 5
							A	mart	ton
								2 and	Land
								Ela	1000
0									
		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. CB hereby consist and agree that at the delivery hered. he is a the ball over of the preside above granted, and					÷	5	The second second
		seized of a good and indefen June 20th 1	sible estate of interitance therein, free and clear of al	incumbrance except one mortgage 1	or \$750. given		the more	Vac.	THE PARTY
		It is agreed between the assessed against said real est	the parties hereto that the part 2 of the first parties becomes due and payable, and tate when the same becomes due and payable, and	that he will here the buildings upon said real estate inst that he will here the buildings upon said real estate inst the second part the loss if any, made to table to the part Y.	of the second part to the extent of		Course	HAN	
		1 11-	and the set of the first states	hall full to pay such tarrs when the same become due and pay ad insurance, or either, and the amount so paid shall become a to the fully repaid.	able and to krep said premises insured as	Constant of	Clore of the District A rudrined of forsel	Journa Journa	8
		Two mindred an	ODB the state of the ter the t	averant of said sum of money, executed on the 6th day of	August	No. of the local distribution of the local d	ar tao D	arded in	ALC: NO
		and by ULCSC term sums of money advanced by part y of the first part And this conveyance sh	a mide rayshig to the part y of the second part to ray for shall fail to pay the same as provided in this indem all be void if such payment be unde as berein spec	er. with all intervet scruing thereon according to the terms of an any insumance of to discharge any taxes with intervet thereon a first state with intervet thereon a first state and the obligation contained therein faily discharged. If of on and rel states are not pair when the same because data in a pool repair as they are noty, or if a state has more brown data in a constant of the rel to any the same transmission of the same brown and the	a herein provided, in the event that said lefault be made in such payments or any d payable, or if the insurance is not kept		En a la	and Dist	Variation of
•		part thereof or any colligation up, as provided herein, or if absolute, and the whole sum mature and become due and to the sum to the sum	n created thereby, or interest thereon, or it the taken the buildings on said real estate are not levit in as a remaning unpaid, and all of the obligations provid i payable at the option of the holder hereof, without the possession of the said premises and all the imp work and to all the tremess hereby granted, or any	you fright as they are now, or if wasts is committed on such per- led for in and written obligation, for the security of which it it notice, and it shall be lawful for the said part. \mathbf{y}_{-} of the se- covennets thereon in the manner provided by law and to have part theord, in the manner precisied by law and do of all in a sincident thereto, and the overplue, if any there be, shall be pa- sincident thereto, and the overplue, if any there be, shall be pa-	whise, then this coavey nace shall become his indenture is given, shall immediately wond part. OF 8581gD8 a receiver appointed to collect the rents ourys arising from such sale to retain the	mut	Line	a some of	「日本の日本のの」」
		It is agreed by the je	arties hereto that the terms and provisions of this	indenture and each and every obligation therein contained, and i al representatives, assigns and successors of the respective parties	hereto,	d?	o hereb	that the	ALL ALL ALL
		IN WITNESS WH above written.	IEREOF, The part.Y of the first part	ha 5 hereunto set his hand and see	al the day and year last (SEAL)	10	D ARAGE	3 Past un hand	Contraction of the local distance
		distante en entre en			(SEAL)		mtv Ka		and a second
	i j				(SEAL) (SEAL)	統 翦	181	20 Z	State of the local diversity of the local div
		STATE OF KARBAS				ALL ALL ALL			
		COUNTY OF DOUGLA	BE IT REMEMBERED, That on	this 6th day of August	A. D. 19-23., before me, a				and and a state of the
			Lawrence Johnson	person who executed the foregoing instrument ar	d duly acknowledged the execution				Contraction of the local distance of the loc
	. .	L. S.	of the same. IN WITNESS WHEREOF, I hav above written. My commission expires on the	re hereunto subscribed my name, and affixed my off	icial seal on the day and year last	27	1		THE PARTY OF
-			Commission expires on the Commission expires October		Notary Public.	ないの			「「「「「」」」
	•		of the within mortgage do hereby t	RELEASE cknowledge the full payment of the debt secured the	reby, and authorize the Register of				1111
		Deeds to enter the disc	charge of this mortgage of record. Dated the	nisday of					「日本」のあるである
	l .	server and the second sec			Mortgagte. Owner.	A STATE		11	Contract of

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