	FROM STATE OF KANSAS, DOUGLAS COUNTY, II.
0.	This instrument was filed for record on the <u>16</u> day of
·	To Elie & Complement
U	George D. Wall By By Deputy.
•	THIS INDENTURE, Made this sixteenth day of October
	of Legrence in the County of Dougles and State of Kanses
	WITNESSETH. That the said part 162 , of the fint part, in consideration of the sum of part of the second part. One Thousand Five Hundred (1,500) and no-100 DOLLARS, to them duly paid, the receipt of which is berefy acknowledged, have sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:
4 ⁻¹¹	Beginning at 8 Point on the West line of Massachusetts Street, One Hundred Highty Three (183) feet South of Adams (now Fourteenth) Street in the City of Lawrence; thence runn- ing West Three Rundred Thirty (330) feet to the West line of Vermont Street produced south; thence North Skaty Four (54) feet; thence Last Three Rundred Thirty (330) feet to the Feet line of Messachusetts Street; thence South Sixty Four (54) feet to the place of beginning and being located in the Southwest Quarter (\$) of Section Thirty One (31), Township Twelve (12) Range Twenty (20) in the City of Lewrence.
	with the appurienances and all the estate, tills and interest of the said part_165 of the first part therein. And the said part_168 of the down hereby formans and agree that at the ddivery hereo_they of the the havid owner. I of the premises show granted, and
	seized of a good and indefaulthe entries of independence Outwin, frow and clear of all incumbrance and that they will searcast and defauid the searce and an explore and any search claim thereto.
	It is agong between the partice here to had the part _165 of the first part shall as all times during the life of this infeature, pay all tasse or assessments that may be level or assessed sching shift real state when the Here of Here (1997, 2011) here the building ergon and real state insured against first and tenses in state some and by such insure company as shall be "readed and directed by the part. J. of the second part, the low, if any, made paylah to the part. J. of the second part to the extent of
	benefits provided due the set any of the mass first may first mail internal and purposes or solute, and the amount so paid shall become a part of the individuales, secured by the mail of the set of the set of the secure that the secure
\$	and by there made a state to the safe of the second part, with all interest according to the terms of mide obligation and also to secure any sum or sum of money advanced by the safe of the second part, which all interest thereas part has not interest thereas or second part of the second part of any ingurance or to discharge any have with interest thereas a kereas provided, in the second part, which is to discharge any have with interest thereas a kereas provided, in the second part of any ingurance or to discharge any have with interest thereas a kereas provided, in the second part, which is the second part of advance and the second part of advance advance and the second part of advance advanc
	part. 105 or no first part shall and of yours the specified in this industry. and the obligation contands therein fully deshared. If default be made in such payments or any part there is no obligation created therein is an industry of the balance of the obligation contands therein fully deshared. If default be made in such payments or any part there is no obligation created deshared on and well as a static on and iron same as not paid who its term bound due and provide, can if the balance is not keep association that we are remained as a static of the balance of the balance of the balance is not been abalance of the balance of t
	mature and become due and raything at the training of the hold's beard, without motion, and in ability barford for the solid part. J. of the mean part. Dot in the training of
•.	
•. ×	IN WITNESS WHEREOF, The parties of the first part ha ve hereunto set their hand and seal the day and year last above written.
•	Tilliam T. Thetstone (SEAL)
•. •.	moore anneed.
•	Tilliam E. Whetstone (SEAL) Clara M. Whetstone (SEAL)
•	Filliem F. Theistone (SEAL) Clera M. Theistone (SEAL) (SEAL) (SEAL) STATE OP_Kenges (SEAL)
••• •• ••	William T. Thetstone (SEAL) Clara M. Thetstone (SEAL) STATE OP_Kenses (SEAL) Dougles (SEAL) DE IT REMEMBERED, That on this 16 day of Oct. A. D. 19 31, before me, a
	Filliam F. Thetstone (SEAL) Clara M. Thetstone (SEAL) STATE OP_Kenses (SEAL) Covert or Dougles BE IT REMEMBERED, That on this 15 day of Oct. A, D. 19. 31, before me, a Noter? Public in the aforessid County and State, eame
	Filliam T. Thetstone (SEAL) Clara M. Thetstone (SEAL) STATE OF_Kenses (SEAL) Coverr or Dougles BE IT REMEMBERED, That on this 15 day of Oct. A, D. 19 3L, before me, a Noterry Public in the aloressid County and State, came Hilliam F. Thetstone his wife In meeting the face memory
	William F. Thetstone (SEAL) Clara M. Thetstone (SEAL) STATE OP_ Kanses (SEAL) STATE OP_ Kanses IS TREMEMDERED, That on this 16 Manual State, came K Thetstone and County and State, came K Thetstone his wife

198

1010 - 111 10-416 is

Ĩ.

Public,

gister of 6.0. Owner.

LEASE	

RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full paytent of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this Hick day of the New Power Networks Barrey (Corf. Seal) By Stor. The Network Cachier Mortgage. Owner.

Mortgrage + a pointered this day of 2000 August August August August Martin August Martin

- Bopety

17.

4

になるのか

1.5 1.1.1 1.1.1