Reg. No1282
Fee Data +2

The late has been been been been been been been bee		FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.	
Internet listing The internet listing The state internet listing The state internet listing Internet listing The state internet listing The state internet listing The state internet listing Internet listing The state internet listing The state internet listing The state internet listing Internet listing The state internet listing The state internet listing The state internet listing The state internet listing Internet listing The state internet listing The state internet listing The state internet listing The state internet listing Internet listing The state internet listing The state internet listing The state internet listing The state internet listing Internet listing The state internet listice The state internet listing The			November A.D. 1937 at 8:10 o'deals A at	
Internet National Bank Internet National Bank Internet National Bank THE INDUCTORE Match the Sth. det of the Add Portecher Internet National Bank Internet National Bank Internet National Bank Internet National Bank Internet National Bank Internet National Bank Internet National Bank Internet National Port Internet National Port Internet National Port Internet National Port Internet National Port Internet National Port Internet National Port Internet National Port WINNERSTITE That the statistic of a bit bit defeature details Constructional Port Internet National Port Internet National Port National Port State Matching Port Internet National Port Internet National Port National Port State Matching Port Internet National Port Internet National Port National Port State Matching Port Internet National Port Internet National Port National Port State Matching Port Internet National Port Internet National Port National Port State Matching Port Internet National Port Internet National Port National Port State Matching Port Internet National Port Internet National Port National Port State N		Estella L. Lindley TO	1 and a number	
<pre>handed diffy_defend to the control difference in the Control diff</pre>		Lawrence National Bank Lawrence, Kansas	and the second	
discrete and in the Compty of Decision Section 1 from the Section Anneas MVV. of the means yes Structure STIT To be also a top the Section Section 1 from the Section Anneas MVV. of the means yes STRUCTURE To be also a top the Section Section 1 from the Section Anneas MVV. of the means yes STRUCTURE To be also a top the Section Section 1 from the Section Anneas MVV. of the means yes Structure To Be and the section of the Section Y of Decision and Sate of Kannan, teen. OutLANS, sec. her and section 4 of the section of the Section Y of Decision and Sate of Kannan, teen. The Sorth fifty-section (S7) feet of Lot Trenty-tree (22) in Linking to 8 dedition, an addition to the softy of Lawrence, Decision Country, Kanses. (Emergine Section 1 formal of the sectio	hui	THIS INDENTURE, Made this Sth day of Nor adred and thirty-savon between Estella	vember , in the year of our Lord, one thousand nine L. Lindley, a single woman	hund
prot. J. dla for port. and in the lattice of the said party			and State of Kansas	d_
State Handred at 20.100. and you have been been to a 2. State Amplian Set and Mortoge to the and put y of the mean part to the Moreney developed at 1. State of Kanan, to wit: Which is supportances and all the ontate, fifth and interest of the 2. State of Kanan, to wit: The North fifty-server, (S7) feet of Let Practy-two (22) in Linibary's Addition, an edition to the state put to the ontary of Lawrence, Douglas & Contry, Kanzasa. (how more 1902 Rooke Island St) Which is apportances and all the ontate, fifth and interest of the add party	of	t. y of the first part, and The Lawrence And Tolan Lawrence	ank ance, Kansas party of the second part.	part
to the dity of Larrense, longing to control, and the set of the sail party of the first part therein. The set of the restore of the restore of the sail party of the first part therein. The set of the restore of the restore of the sail party of the first part therein. The set of the restore of the restore of the restore of the sail party of the first part therein. The set of the restore of the restore of the restore of the sail party of the first part therein. The set of the restore of th	whi follo	Eight Hundred and no/100	Grant, Bargain, Sell and Mortgage to the said part y of the second part the	S: shiel fallow
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and		The North fifty-seven (57) feet of Lot Twent to the city of Lawrence, Douglas County, Kar	ty-two (22) in Lindley's Addition, an addition nsas. (known as 1902 Rhode Island St)	
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and				
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and				
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and				
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and				
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and				
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and				
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and			r	
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and				
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and				
And the mail part 2, of the first part 6, 0.5 meansy services and are of the members. In the law of a result of the delay berefs and a service of the delay berefs are applied to the members are applied to the members and and a service of the delay berefs are applied to the members are applied to the members and a service of the delay berefs are applied to the members are applied to the members are applied to the members and applied to the members are applied to the members and				
<pre>ind that they will works in ad defed the same splits all perior and key perior and and a to them define the first defending upon and real entropy will have a samement that may be break ar anomaly perior and and be specified and derived by the perior</pre>	11.0	And the said part Y of the first part do CS hereby covenant and agree that at the de	of the first part therein. divery bereat <u>She is</u> the lawful owner of the premises above pushed, and mind	vith
and and enter bin the mark beams does and sprake to that	and	that they will warrant and defend the same against all parties making lawful claim thereto.	s during the life of this indenture, pay all taxes or assessments that may be levied or assessed against	ad the
identify		real estate when the same becomes due and payable, and that SNO Will keep the buildin	age upon said real estate insured against fire and tornado in such sum and by such insuring compary e to the part V of the second part to the extent of 128 interest. And in the event that	mid re un aba
This GAR's hundled and no/100	mid	part <u>y</u> of the first part shall fail to pay such taxes when the same become due and payable a taxes find insurance, or either, and the amount so paid shall become a part of the indebtedness, repaid.	and to keep said premises insured as herein provided, then the part Y of the second part may set , secured by this indenture, and shall bear interest at the rate of 10% from the date of payment and	
its terms made proble to the pert Y dis second part, which all interest services there are a read oblighted. It is even that the perturbed of the interest service is the interest service interest and perturbed in the rest set is perturbed. It is even that is perturbed in the rest is interest service is the oblighted interest service is the interest service is the interest service interest service is the interest		Eight hundred and no/100	money, executed on the 8th day of November 19 91	1 1
And in the boy the mass as provided in the induction. If a construction of the induction of the second part is a product as the provided and the induction of the second part is a product part is a product of the second part is a product part is product part is product par		1. 118 terms made neverble to the part V of the second part, with all inter-	est accruing thereon according to the terms of said obligation and also to secure any sum or sense a	and by money
and all of the belog-takes provided for a mail and the scenario of the scenario	shall	wy assured by the main partythe for the section parts to pay nor may insurance or to discharge 1 fail to pay the mame as provided in this indenture. Add this conveyance that be void the hayment be made as herein specified, and the old	igation contained therein fully discharged. If default be made in such payments or any part there is when the same become due and payable, or it the insurance is not kept up, as provided parts, or if	akall ! er eny tie be and all
the by shall by pid by the pert Y making end mail, or is derived. Y and every policy is instructed as all breaches as all breache	the	buildings on aid real estate are not kept in as good real as they are now, or if waste is committee all of the obligations provided for in aid written obligation, for the security of which this indentu your notice, and it shall be layful for the said art V of the second rart	d on said premises, then this conveyance shall become absolute, and the whole sum remaining manual are is given, shall immediately mature and become due and aparable at the option of the backer hered, to take possession of the said premises and all the improvement	without
IN WITNESS WHEREOF, The part Y of the first part ha5 hereunto set her hand and seal the day and year hat above written. It is for hand and seal the day and year hat above (SEAL) STATE OF Kansas (SEAL) (SEAL) (SEAL) STATE OF Kansas BE IT REMEMBERED, That on this 6th Add of the same STATE OF BE IT REMEMBERED, That on this 6th Add of the same STATE OF BE IT REMEMBERED, That on this 6th Add of the same State of the same of the same person. who executed the foregoing instrument and duly acknowledged the execution of the same of the same of the same of the same of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affized my official seal on the day and year last hore write. (SEAL) Geo. D., Walter Notary Fublic Notary Fublic	ther	seen in the manner provided by law and to have a vectory appointed to collect the rents and been cribed by law and out of all moneys arising from such sale to retain the amount then unpuid of be, shall be easily by the part M making such sale, on demand, to the first tart_M_s.	nents accruing therefrom; and to set the premises hereby granted, or any part interest, in the minor f principal and interest, together with the costs and charges incident thereto, and the overlap if any	there are a second seco
written.	ther	It is agreed by the parties hereto that the terms and provisions of this indenture and each be obligatory upon the bein, executors, administrators, pernoal representatives, assigns and so IN WITNESS WHEREOF. The part Y of the first part has b	and every coursation insertion contained, and an orderita accruing insertion and other tax and the day and year last above therein to set her hand and seal the day and year last above	Carl State
(GEAL) (G	ther	and the state of the state of the part of the mate part and		writt
STATE OP Kansas ST. Country or Douglas St. BE IT REMEMBERED, That on this 6th day of November A. D. 19 37 before me. s Not stry Public in the aforesaid County and State, came State State State Be it REMEMBERED, That on this 6th day of November A. D. 19 37 before me. s Not stry Public in the aforesaid County and State, came State State State State It may be a state of the same. The same person who executed the foregoing instrument and duly acknowledged the execution of the same. State	ther	tten.	Estella L. Lindley (SEAL)	
STATE OF Kansas Country or Douglas BE IT REMEMBERED, That on this 6th And the second of th	ther	iten.		CARDING CARDINGS
STATE OF ALLASS 38. COUNTY OF Douglas 38. BE IT REMEMBERED, That on this 6th day of November A. D. 19.37 before me, s Motory Public in the aforesaid County and State, came	ther	iten.	(SEAL) (SEAL)	
BE IT REMEMBERED, That on this 6th day of November A. D. 19 37 _ before me, s Notery Public	ther	iten.	(SEAL) (SEAL)	_
Estella L. Lindley, a single woman to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above within My commission expires on the 19th day of August 19.39 (SEAL) Geo. D. Walter Notary Fublic BELEASE	ther and wri	ATE OF Kenses	(SEAL) (SEAL)	State of the second second
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affized my official seal on the day and year last above written. (SEAL) My commission expires on the 19th day of August 19.39. Geo. D. Walter Notary Public RELEASE	ther and wri	ATE OP. Kanses ATE OP. Dougles BE IT REMEMBERED, That on this	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	STAT
(SEAL) My commission expires on the 19th day of August 19.39 Geo. D. Walter Notary Public RELEASE	ther and wri	ATE OF Kansas ATE OF Kansas UNTY OF Douglas BE IT REMEMBERED, That on this Notery Public Fotallo 1. induce a simple	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	State of the second second
Geo. D. Walter Notary Public.	ther and wri	ATE OP. Kanses UNTY OF. Douglas BE IT REMEMBERED, That on this Notery Public Estella L. Lindley, a single type perconally known to be the same percon	(SEAL) (S	Count
the device of Deeds	ther and wri	ATE OF Kansas NTY OF Douglas BE IT REMEMBERED, That on this Notery, Public Estella L. Lindley, a single to me personally known to be the same person of the same. IN WITNESS WHEREOF, I have bereunt written.	(SEAL) (S	Coex
to enter the discharge of the within mortgage, do hereby actingwiedge the full payment of the debt secured thereby, and authorite the negative of the discharge of the mortgage of record. Dated this day of North 19 42 (0, 4, 5, 2)	ther and wri	ATE OF Kansas NTY OF Douglas BE IT REMEMBERED, That on this Notery, Public Estella L. Lindley, a single to me personally known to be the same person of the same. IN WITNESS WHEREOF, I have bereunt written.	(SEAL) (S	Count
((, b, l) Lawrence National Bank Savende Karas	ther and wri	tten. ATE OF Kansas UNTY OF Douglas BE IT REMEMBERED, That on this Notery, Public Estella L. Lindley, a single to me personally known to be the same person of the same. IN WITNESS WHEREOF, I have hereant written. (SEAL) BEI	(SEAL) (S	
	ther and write ST Co	tten. ATE OF Kansas UNTY OF Douglas BE IT REMEMBERED, That on this Notery, Public Estella L. Lindley, a single to me personally known to be the same person of the same. IN WITNESS WHEREOF, I have hereant written. (SEAL) BEI	(SEAL) (S	(S

472