Receiving No. 5917

MORTGAGE RECORD 80

Reg. No. 1439

Receiving No. 59:

| The DESCRIPTION And Mark 129 https://www.communications.communica | | | | | |
|--|--|---|---|--|--|
| charles A. 2011 April 30 and 10 a | | FROM | | | |
| Important Mile, 2. Lota Asta. Important Mile, 2. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 2. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 2. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 2. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mile, 3. Lota Asta. Important Mil | Cherl | es A. Kendall | | | 1 |
| Burrence Mig. & Lens Adds. P Dops. THE DEPENDENT, Hot IM. 2016. and C. del A. (211) is the your deviced. so that is the main is the ma | | то | Naula | U. Deck Berister of Deads | |
| THE INCRETURE Much the 20th | Lewrence Bldg. | & Loan Assn. | By | | - |
| THE REPORTED AND AND COLL Marked and Life's control and | | tani) | in the year o | four Lord one thousand -: | TH |
| distance Into Control Part Last and State of Entrols per Last of the fors part, and The Lawrence State of Entrols Part Last of the fors part, and the state is an | THIS INDENTURE, Man | de this 29th day of April t between Charles | S. Kendall and Cora A. Kendall, | his wife | hundred an |
| <pre>did</pre> | | | | | |
| with the segmetraneous and with an enternation of the sum of | of Lawrence | in the County of Douglas | and State of Kansas Loan Association | | d Lawren parties |
| With the spectraments and all the exist, tills and horse of C mail partial S and Mortege to the add part. J - d is seening on the second part. Instruct hold respect to the add part. J - d is second part, is the second part. Instruct hold respect to the add part. J - d is second part, is the second part. Instruct hold respect to the add part. J - d is second part, is the second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part, is the second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect. Instruct add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second part. Instruct hold respect to the add part. J - d is second p | | | | part y of the second part. | WIT |
| <pre>which is investigation to a solution of the line of the full interves of C - and parties. The full is the construction of the line of of</pre> | | | | duly paid, the receipt of |) one Th |
| with the sportenesses and all the state, this and horses of C- and parties of the first part there. It is the sportenesses and all the state, this and horses of C- and parties of the first part there. It is the sportenesses and all the state, this and horses of C- and parties of the first part there. It is the sportenesses and all the state, this and horses of C- and parties of the first part there. It is the sportenesses and all the state, this and horses of C- and parties of the first part there. It is the sportenesses and all the state, this and horses of C- and parties of the first part there. It is the sportenesses and all the state, this and horses of C- and parties of the first part there. It is the sportenesses and all the state, this and horses of C- and parties of the first part there. It is the sportenesses and all the state, this and horses of C- and parties of the first part there. It is the sportenesses and all the state, this and horses of C- and parties of the first part the firs | | | | ty of the second part, the | which is h following of |
| eris the apporteneous and all the sets, tills and homes of C. and part as d the first part there. A sets and odd at the sets, tills and homes of C. and part as d the first part there. A sets and odd at the sets, tills and homes of C. and part as d the first part there. A sets and odd at the sets, tills and homes of C. and part as d the first part there. A sets and odd at the sets, tills and homes of C. and part as d the first part there. A sets and odd at the sets at the d the sets at the set at the sets at the | following described real estate situ | uated and being in the County of Doughas and be | | | |
| erith the apportenance and all the state, fills and hances of C. and parties at the final part thered. An and an end of A and a state at the state is a state of the state part thered. An and an end of A and a state at the state is a state of the state part thered. An and an end of A and a state at the state is a state of the state part thered. An and an end of A and a state at the state is a state of the state part thered. An and an end of A and a state at the state is a state of the state part thered. An and an end of A and a state at the state is a state of the state part thered. An and an end of A and a state at the state is a state of the state part thered. An and an end of A and a state at the state is a state of the state part the state at the stat | | 10) and the West One-Helf of Lot | t No. Eleven (11) in Steeles Sui | bdivision | |
| <pre>with the spectramenes and all the order, this and interest of C and parties . dt be first part there.</pre> | of Block Eight (| 8) in Earl's Addition to the Cit | ty of Lawrence. | | |
| And to and provide a diversity of the prot | | | | | |
| As to all profig at the part bar how portant and are that it is disrupted. Edity 1.72. Is build ensured. Is an explored and indefinition there, here add werd is information. Is an explored and information there is a first part of the information of the part is a first part of the information of the part is a first part is a first part of the part is a first part is a first part of the part is a first part is a first part is a first part of the part is a first part first part is a first part is a first part is a first | | | | | 1 |
| And the and product dis due to the product on the distribution of the product of the product on the product of | | | | | |
| And to and provide a diversity of the prot | | | | | |
| And to and provide a diversity of the prot | | | | | |
| And to and provide a diversity of the prot | | | | | |
| And to and provide a diversity of the prot | | | | | |
| And the and product dis due to the product on the distribution of the product of the product on the product of | | | | | |
| And the and product dis due to the product on the distribution of the product of the product on the product of | | | | | |
| And the and product dis due to the product on the distribution of the product of the product on the product of | | | | | |
| And the and period is a direct large at the term is a till directly and the direct series of the period of the | | | | | |
| And the and period is a direct large at the term is a till directly and the direct series of the period of the | | | | | |
| And the and period is a direct large at the term is a till directly and the direct series of the period of the | | | | | - AND THE PROPERTY OF A |
| And the and period is a direct large at the term is a till directly and the direct series of the period of the | | | | | A Second |
| And the and period is a direct large at the term is a till directly and the direct series of the period of the | | | | | |
| And the and period is a direct large at the term is a till directly and the direct series of the period of the | | | | | |
| The full till yell without and defed the man spatial till profile making "is data based. The full till yell without and defed the man spatial till till till till till till till | with the annurtenances and all the | e estate, title and interest of the said parties | of the first part therein. | | with the ap |
| The agreed between the particle between the particle of the test parts at that is all time during the bill of the indicative, part of the intermed test between the part of the indicative parts at the intermediate parts at the | And the said parties of the first | part dohereby covenant and agree that at the delive | of the first part therein. ery bered they are the layfed evers of th | se premises above granted, and wined | And th |
| and make the same become doe and prysise, and that | And the said part 65_of the first of a good and indefeasible estate of inberit | part dohereby covenant and agree that at the deliv- tance therein, free and clear of all incumbrance | of the first part therein. ery herrot <u>they are</u> the layful owner <u>s</u> of th | se premises above graated, and used | And the disposit and |
| and period of the period is a month or paid and the num because due to be possible and the period of the period | And the mid part 65 of the first of a good and indefeasible estate of inherit and that they will warrant and defend the It is arreed between the parties her | part dohereby covenant and agree that at the deliv- tance therein, free and clear of all incumbrance same against all parties making 'vi claim thereto. reto that the partLGS_ of the first part shall at all times di | ery hereof | that may be levied or assessed against | And the of a good and and that they |
| The first GRAFT is landed as a sarry to serve the payment of the sum of | And the mid part 0.2. of the first of a good and indefeasible estate of inherit and that they will warrant and defend the It is agreed between the parties her and real sette when the same become due that they when the same becomes due | part dobreeky overnant and agree that at the defir anse therein, free and dear of all incumbrance "anne against all parties making field and thereto. "The that the part O.S. of the first part shall at all times do as ad papable, and thathttp://key the buildings to ~ V of the scool part, the lass (fars, made payable). | ery hereof <u>they</u> <u>PD</u> the invite overses of the uring the life of this indenture, pay all taxes or assessments to upon main real entate insured against fire and formado in work the part. V of the second part to the entent of <u>15</u> . | that may be levied or assessed against sum and by such insurance company interest. And in the event that | And the of a good and and that they It is ag and real estate |
| secretary to be terms of <u>thron</u> | And the mid part of of the first of a good and indefensible estate of inherit and that they will warrant and defend the It is agreed between the parties her mid real scatte when the mine become due a shall be specified and directed by the pa- mid part of 0.0 the first part shall fail to | part do here by coverant and agree that at the deliv anse therein, free and dear of all incumbrance , sume against all parties making ¹ ed data thereto. , where that the part dd 2.0 of the fret part shalls at all times dt e and paytoke, and that the here, which all at all times dt Y. of the second part, the loss, if any much paytoke to pays such have, when the same become do and physicism at | ery hereof <u>they</u> <u>PD</u> the invite overses of the uring the life of this indenture, pay all taxes or assessments to upon main real entate insured against fire and formado in work the part. V of the second part to the entent of <u>15</u> . | that may be levied or assessed against sum and by such insurance company interest. And in the event that | And the of a good and and that they It is any mid yeal actuat to shall be upon |
| as by | And the mid part of a for the first of a good and indefeasible estate of laberit and that they will warrant and defend the It is agreed between the parties her mid real estate when the mme becomes du as shall be specified and directed by the pa- tield part of a for the first part shall fail to mid mane and insurance, or either, and the Will wreak. | part dokready covenant and agree that at the delir ages therein, free and dense of all incombrance , same against all parties making ¹⁰ i chain thereto. reto that the partie G. of the first part shalls at all times dh e and payable, and thatthoykrep the buildings to erthe the second part, the leas, if any, made payable to pay and kan see the the same become a cound payable and e assound to paid shall become a part of the indebtoffers, see reases to secret the recorder of the indebtoffers, see | ery berod. <u>they are</u> the lawful events of it uring the life of this indexture, pay all large or assessments it upon axis erast extra insure A against for and to made to such the part. <u>U</u> of the second part to the rests of <u>its</u> . to keep axis promises insured as bering there is the star of uring the link indexture, and shall beer interest at the rate of | that may be levied or assessed against sum and by such insurance company interest. And in the event that urt_yof the second part may pay 10% from the date of payment and | And the d s good and and that they h is ag and real sector as shall be up and real sector as the sector as the sector as the sector as the sector as the sector as the sector as the sector as the sector as the sec |
| Add did to py the mars a provided in this did arts. Add did an arguing add did to py the mars a provided in this did arts and arguing add did add provides of the mark and | And the mid part of a different of a good and indefensible ents of labers and that they will warrant and defend the It is agreed between the parties her mid areal setus when the same become of an shall be specified and directed by the pa- mid parts of the fort part shall fail to faily relation that the same become of faily relation of the fort part shall fail to faily relation of the fort part shall fail to faily relation of the fort part shall fail to faily relation of the fort part shall fail to fail the same of the fort part shall fail to fail the same of the fort part shall fail to fail the same of the fort part shall fail to fail to fail the same of the fort part shall fail to fail to fail the same of the fort part shall fail to fail to fail the same of the fort part shall fail to fail to fail the same of the fort part shall fail to fail to fail the same of the fort part shall fail to fail to fail the same of the fort part shall fail to fa | put δ_{c} hereby coverant and gree that at the delir anse therein, free and dear of all incumbrance areas that the part $\delta_{c.}$ of the first part shall at all time do a and paylok, and that they could be all the shall be a sed paylok, and that they could be all the shall be a sed paylok, and that they could be all the shall be a sed paylok and that they could be all the shall be a sed paylok and the shall be seen a part of the indebiddens are associate to paid hall become a part of the shall be indebiddens are stringer to secure the payment of the sum of | ery hered $\pm hgy \pm hg$ the lawful over $g = d$ it uring the life of this indextore, pay all latter or assessments to appear and read relate insured against fire and tormado in such the part. $y = -d$ the second part to the extent of ± 145 . to keep add promises insured as herein provided, then the p curved by this indextore, and shall beer interest at the rate of | hat may be levied or assessed against sum and by such insurance company interest. And in the event that every. Or of the assessing pay 10% from the date of payment with | And the d a proof and and that they h is any mid real sector what he appendix and they made they made |
| The state is a brief of the state of th | And the mid part of a cod and indefensible metato of in pool and indefensible metato of inherit and that they will warned and defend the It is argued between the parties her mid and exists when the same become due as shall be specified and directed by the pa- ind gareit ag of the first part shall fail to and state and insurance, or other, and the Willing GANAT is intended as a mo Sixtoon Hundrod and seconding to the terms ofWO | part dokereky overant and agree that at the delir ages therein, free and dear of all incumbrance | ery hered. <u>they nro</u> the layed events of it uring the life of this indexture, pay all taxes or assessments to tapo axis erast enter insured against fire and to maked in much tap part. <u>U</u> of the second part to the retext of <u>115</u> . Its part <u>U</u> of the second part to the retext of <u>115</u> . Its part <u>U</u> of the second part to the retext of <u>115</u> . Its part <u>U</u> of the second part to the retext of <u>115</u> . On the part <u>U</u> of the second part to the retext of <u>155</u> . Its part <u>U</u> of the second part to the retext of <u>155</u> . The second part of <u>155</u> and <u>155 and 155 and 155</u> | hat may be levied or ansend agains sum and by such lawrane compary interest. And in the errent that rest. V. of the sound part may be 10% from the date of payment with | And the despined and and that they is had not a shall be my seed. I have not be my media. THE des- monthing to the media of the second of the |
| The state is a brief of the state of th | And the mid part of a color of the first of a good and indefaulties exits of labelst and that they will warmant and defend the It is agreed between the parties her mid grain detait when the nume becomes du and hall as specified and directed by the pa mid grain agr. of the fort part shall fail to faily relation of the fort part shall fail to see the terms of the fort part shall fail to make the terms of the fort part shall fail to a start part of the terms of the part of the many shared to the terms and part. Y of | put δ_{c} hereby coverant and gree that at the delir anse therein, free and dear of all incumbrance reasons against in particular making "of dalam thereto. we and paytok, and thatthrough keep the buildings ra- e and paytok, and thatthrough keep the buildings ratt the second part, the loss if the indektedness re- sensants paid abili thereme a part of the indektedness re- sensants paid abili thereme a part of the indektedness ra- sensants paid abili thereme a part of the indektedness ra- sensants paid abili thereme a part of the indektedness ra- sensants paid ability of the payment of the sum of | ery berot. <u>thay are</u> the layed over 3. of it using the life of this indextore, pay all laxes or assessments to apposation real costs insured against fire and tormado in such the part. <u>J. of the second part to the extent of 1152</u> . It is here paid promises insured as berein provided, then the grant by this indextore, and shill be a listeria at the ratio overy, assessed on the <u>29th</u> day of <u>Ary</u> according thereon according to the torma of said childration a value with interest on the rest of said childration at the value with interest on the rest provided, the there | that may be levied or assumed against sum and by such laserandor company interest. And in the event that our | and the despined and and that they be have and period and be up and period and the symptotic sectors and the sectors and the sector and the sectors and the sectors and the sectors and the sectors and the sector and the sectors and the sectors and the sectors and the sector and the sectors and the sectors and the sectors and the sectors and the sectors and the sectors and the sectors and the sectors and the sect |
| there be, had be peld by the period. Second and the terms of the day and year is a second period. The best of the day and the day and year is a second period. The period is the day of t | And the mid part of a color of the first of a good and indefaulties exits of labelst and that they will warmant and defend the It is agreed between the parties her mid grain detait when the nume becomes du and hall as specified and directed by the pa mid grain agr. of the fort part shall fail to faily relation of the fort part shall fail to see the terms of the fort part shall fail to make the terms of the fort part shall fail to a start part of the terms of the part of the many shared to the terms and part. Y of | put δ_{c} hereby coverant and gree that at the delir anse therein, free and dear of all incumbrance reasons against in particular making "of dalam thereto. we and paytok, and thatthrough keep the buildings ra- e and paytok, and thatthrough keep the buildings ratt the second part, the loss if the indektedness re- sensants paid abili thereme a part of the indektedness re- sensants paid abili thereme a part of the indektedness ra- sensants paid abili thereme a part of the indektedness ra- sensants paid abili thereme a part of the indektedness ra- sensants paid ability of the payment of the sum of | ery berot. <u>thay are</u> the layed over 3. of it using the life of this indextore, pay all laxes or assessments to apposation real costs insured against fire and tormado in such the part. <u>J. of the second part to the extent of 1152</u> . It is here paid promises insured as berein provided, then the grant by this indextore, and shill be a listeria at the ratio overy, assessed on the <u>29th</u> day of <u>Ary</u> according thereon according to the torma of said childration a value with interest on the rest of said childration at the value with interest on the rest provided, the there | that may be levied or assumed against sum and by such laserandor company interest. And in the event that our | and the despined and and that they be have and period and be up and period and the symptotic sectors and the sectors and the sector and the sectors and the sectors and the sectors and the sectors and the sector and the sectors and the sectors and the sectors and the sector and the sectors and the sectors and the sectors and the sectors and the sectors and the sectors and the sectors and the sectors and the sect |
| IN WITNESS WHEREOF, The part ies of the first part ha vo hereunto set their hand and seal the day and year last above written. Charles S. Kondall (SEAU) Cora A. Kondall (SEAU) (SE | And the mid part of a color to first of a good and indefensible estate of labelity and that they will warmant and defend the It is agreed between the parties her mid grain denits when the same becomes du and also be especial and directed by the pa- mid grain agr. of the fort part shall fall to fally "Faith CRANT is latended as a mo "Sittem Hundred and "Sittem Hundred and "Sittem Sittem Sittem and part." And half a to pay the mid part." And and half a to pay the mid part. "And and half a to pay the mid part. "And and half at to pay the mid part." | put 6 | ery berof. <u>they nre</u> the layed over 2. of it pring the life of this indextor, pay all laxes or assessments to apposation the second part to the extent of <u>they</u> the part. <u>J. of the second part to the extent of <u>they</u> to here paid premises insured as berein provided, then the provided y this indextor, and shill be interest at the rate of <u>they</u> are also been as the the second part to the the the courty, assessed on the <u>ZSth</u> day of <u>A</u> part of the second part to be the second part to outry, assessed on the <u>ZSth</u> day of <u>A</u> part with interest there as the berein provided, in the second part to be the part of the the second part to be the first the assess become due and payable, or if the interments in the mass become due ind payable, or if the interments in given, that linesticity mature and become due and pay.</u> | that may be levied or assumed against sum and by such insernane company interest. And in the event that out | And the dispondant and the topy of the destination of the destination of the sector of |
| IN WITNESS WHEREOF, The part ies of the first part ha vo hereunto set their hand and seal the day and year last above written. Charles S. Kondall (SEAU) Cora A. Kondall (SEAU) (SE | And the mid part 0.2 , of the first of a good and indefeatible state of labers and that they will warmant and defend the lis agreed between the particle her and real state when the same become solve and agreed between the particle her mid gravit 0.2 , of the fort part and lift to that are add instances, or states and the fully THIS GRANT is intered as a mo- Sixt cont lumit real mid- mory strategies to the terms and pays. One of the pays the mid gravit lift of the Add the convergence shall be truth the balance of the terms and pays. A shall for pay the ming are provided in to Add the convergence shall be truth the balance of the terms of the terms of the strategies of the terms of terms of the terms of the terms of the terms of the terms of terms of the terms of terms of the terms of terms of the terms of terms of the terms | put do hree and dear of all incumbrance masse therein, free and dear of all incumbrance masses therein, free and dear of all incumbrance relations against all posteriors and the set of an analysis relation of the set of the set part shall at all time di- ease paryide, and that | ery hered $\pm hgy \pm ng$ the layed over 2. of it upon said real crate insured against first and to transfo in new parts and real crate insured against first and to transfo in new the part $\underline{J}_{}$ the second part to the restent $d = \frac{1}{120}$. It is layed and promises insured as herein provided, these the part $\underline{J}_{}$ is determined by the indicative, and shall be entry the indicative oney, executed on the <u>29th</u> any of <u>A</u> arrange thereon according to the terms of said obligation at yours with intervent there as the being provided, in the remu- tion accised therein shift decharged. If default he made is and premise, then the conversion of the beamed in a start for the second part to the presented on the said premise, then the conversion of the basis is a second therefore and beam of the terms of the second of the sate second therefore and the provided of the second of the sate constant, therefore and the constant darger with the second start premised. therefore and the second of the second second of the second of the second of the second of th | hat may be levied or assessed agains sum and by such insernance company interest. And in the errent that are two of the source of payment with the second pay is any second pay is any pay in the second pay is any second pay in the second pay is any second t that said payses to a range of the second t that said payses to a range of the second the second pay is any second before, any the second before any second before any any second before any second before any any second before any second before any any second before any second before any second before any second | |
| Charles S. Kondall (SEAU) Cora A. Kondall (SEAU) (SE | And the mid part of a cod and indefensible ents of laberia of a good and indefensible ents of laberia and that they will warmant and defend the It is argued between the particle her mid real entity when the nume becomes due as shall be specified and directed by the pa- sid part is go of the first part shall fail to fully regard, marries, or either, and the THIS GRANT is intended as a mo | part 6 | ery berof. <u>they npo</u> the layed over 2. of it using the life of this indexture, pay all taxes or assessments to tago and real entits insured applications and the second target on the second part to the section of this. It have not all premises insured as berein provided, then the proved by this indexture, and shall beer interest at the rate of the second part of the second part to the second part to the correct by this indexture, and shall beer interest at the rate of the second part of the second part to the term of the second part to the terms of shild oblightion at y taxes with interest thereas us berein provided, the second tion consistent therein hally decharged. If detail to made a contained therein fully decharged. If details the made is a contained therein hally decharged. If details the made is a contained therein hally decharged. If details the made is a terming therein and the one synce with locense should apply pro- tational material interest and the second parts when the second target and interest, induced the one of the specific of the second target and therein the other synce to and charget de- erver adjustion therein south the premises have by prate and the respective parts because the and the second target and therein the spectime parts the second parts and therein the second the respective parts because the second target and the rest of the spectime parts the second target and the second target and the second target and the parts the second target and the second target and the second target and the parts the second target and the second tar | hat may be levied or ansmed spins sum and by such insense company interest. And in the event that or, V. of the second pert may my 10% from the date of payment and | |
| (SEAL) | And the said part 0.2 , of the first of a good and indefensible states of labers and that they will surmatt and defend the It is agreed between the particle her and real estate when the same becomes due to that they will surmatt and defend the and graved between the particle her and graved and memory that the same labers of the first part shall fail to add that and its approximation of the same failed that and instances, or situation of the same of the same part shall fail to add that and its approximation of the same Sixt foon Hundr and And. second in the terms of two or Add the same strength and the same strength the balance of the same part of the same the same strength and the same strength and the balance of the same strength and the same strength and the same strength and the balance of the same strength and the balance of the same strength and the same strength and the same strength and the balance of the same strength and the same time the same strength and the same strength and the same time strength and the same strength and the same strength and the balance of the same strength and the same strength and the balance of the same strength and the same strength and the balance of the same strength and the same strength and the balance of the same strength and the same strength and the balance of the same strength and the same strength and the balance | part 6 | ery berof. <u>they npo</u> the layed over 2. of it using the life of this indexture, pay all taxes or assessments to tago and real entits insured applications and the second target on the second part to the section of this. It have not all premises insured as berein provided, then the proved by this indexture, and shall beer interest at the rate of the second part of the second part to the second part to the correct by this indexture, and shall beer interest at the rate of the second part of the second part to the term of the second part to the terms of shild oblightion at y taxes with interest thereas us berein provided, the second tion consistent therein hally decharged. If detail to made a contained therein fully decharged. If details the made is a contained therein hally decharged. If details the made is a contained therein hally decharged. If details the made is a terming therein and the one synce with locense should apply pro- tational material interest and the second parts when the second target and interest, induced the one of the specific of the second target and therein the other synce to and charget de- erver adjustion therein south the premises have by prate and the respective parts because the and the second target and therein the spectime parts the second parts and therein the second the respective parts because the second target and the rest of the spectime parts the second target and the second target and the second target and the parts the second target and the second target and the second target and the parts the second target and the second tar | hat may be levied or ansmed spins sum and by such insense company interest. And in the event that or, V. of the second pert may my 10% from the date of payment and | |
| (SEAL) | And the mid part Q_0^2 , of the first of a good and indefensible states of laberius and that they will warmant and defend the It is agreed between the partice her and rate state when the same becomes due to the state of the same becomes due to the same state of the same becomes due to the same state of the same becomes of the same state of the same becomes due to the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the | part 6 | ery berof | hat may be levied or ansmed spint sum and by such insernance company laterest. And is the event that ret.y. of the second port my upy 10% from the data of payment and 10% from the data of payment and 10% from the data of payment 10% for the data of payment 10% for the data of payment in the payment payment for the payment for the payment of payment payment due to the second payment due to the second payment for the paym | |
| (SEAL) STATE OF EANSAS COUNTY OF POUGLAS BE IT REMEMBERED, That on this 29th day of April A. D. 19 A. D. 19 38, before me, a Outry or POUGLAS BE IT REMEMBERED, That on this 29th day of April A. D. 19 38, before me, a Other Jos. S., K ondall and Cora A., Kondall, his wife County and State, came Charlos. S., K ondall and Cora A., Kondall, his wife County and State, came Ot the same, of the same personally known to be the same person 9. who executed the foregoing instrument and duly acknowledged the execution of the same, in the aloresaid County and afficted my official seal on the day and year lat.'s above written. IN WITNESS WHEREOF, I have bereunto subscribed my name, and afficted my official seal on the day and year lat.'s above written. My commission expires on the 15th day of Outobar, 1940 I. the undersigned owner of the within mortgage, do hereby schoolege the full payment of the debt secured thereby, and authorize the Register of Deels to enter the discharge of record. Dated this If the discharge of this mortgage of record. Dated this If the day of If the discharge of record. Dated this If the day of If the | And the mid part Q_0^2 , of the first of a good and indefensible states of laberius and that they will warmant and defend the It is agreed between the partice her and rate state when the same becomes due to the state of the same becomes due to the same state of the same becomes due to the same state of the same becomes of the same state of the same becomes due to the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the | part 6 | ery bered_they_nred_the layed over 2. of it using the life of this indexture, pay all taxes or assessments to appo and read south insured against five and tormado in such the part of the second part to the strent of _116. to keep and promises insured as berein provided, then the provide y this indexture, and shall beer listered at the store over, executed on the | hat may be levied or ansmed spint num and by such insernance company interest. A table is the event that every the second part may pay they from the date of payment with the second payment of the payment of the second pay is the payment of the second pay is the table to be second any main or mum of it that mail oper. I B.B of the form part in the byte is an provided branch, or it date which or muscling the star- den therein, and the second branch due to be second of the backet branch due to be second of the backet branch due to be second of the backet branch due to be second or any main there is the second of the backet branch due to be second or any main there is the second of the backet branch due to be second or any main there due to be second or any main there is the second or any main there there there any main the second or any second or any second or any second (SEAL). | |
| STATE OF EANSAS COUNTY OF POUGLAS BE IT REMEMBERED, That on this 29th A. D. 19 38. COUNTY OF POUGLAS BE IT REMEMBERED, That on this 29th A. D. 19 38. COUNTY OF POUGLAS BE IT REMEMBERED, That on this 29th A. D. 19 38. County or Pouglas Charlos. S., K. ondall and Cora. A. Kondall, his wife County and State, came Charlos. S., K. ondall and Cora. A. Kondall, his wife County and State, came (SEAL) IN WITNESS WHEREOF, I have bereunto subscribed my name, and afficed my official seal on the day and year lat.'s above Written. My commission expires on the My commission expires on the 16th day of Outobar, 1940 I. C., Stevenson Notary Public It the undersigned owner of the within mortgage, do hereby schoolege the full payment of the debt secured thereby, and authorize the Register of Deels to enter the discharge of record. Dated this If the day of Catables 191/2 If the day of Markey encould be the day of Catables 191/2 If the day of The day of Catables </td <td>And the mid part Q_0^2, of the first of a good and indefensible states of laberius and that they will warmant and defend the It is agreed between the partice her and rate state when the same becomes due to the state of the same becomes due to the same state of the same becomes due to the same state of the same becomes of the same state of the same becomes due to the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the</td> <td>part 6</td> <td>ery bered_they_nred_the layed over 2. of it using the life of this indexture, pay all taxes or assessments to appo and read south insured against five and tormado in such the part of the second part to the strent of _116. to keep and promises insured as berein provided, then the provide y this indexture, and shall beer listered at the store over, executed on the</td> <td>hat may be levied or assessed against num and by such insernase company interest. A fail is the event that ever,, of the assess per tany per 10%/from the data of payment shall </td> <td></td> | And the mid part Q_0^2 , of the first of a good and indefensible states of laberius and that they will warmant and defend the It is agreed between the partice her and rate state when the same becomes due to the state of the same becomes due to the same state of the same becomes due to the same state of the same becomes of the same state of the same becomes due to the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the same state of the same term becomes the same state of the | part 6 | ery bered_they_nred_the layed over 2. of it using the life of this indexture, pay all taxes or assessments to appo and read south insured against five and tormado in such the part of the second part to the strent of _116. to keep and promises insured as berein provided, then the provide y this indexture, and shall beer listered at the store over, executed on the | hat may be levied or assessed against num and by such insernase company interest. A fail is the event that ever,, of the assess per tany per 10%/from the data of payment shall | |
| COUNTY OP FOUGLAS ss. BE IT REMEMBERED, That on this 29th day of April A. D. 19. 58, before me, a notary public in the aforeaid County and State, came Charles S., Konhall and Cora A. Fondall, his wife to me personally known to be the same person. 9. who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year la: above written. My commission expires on the 18th day of October , 1940 19 . I. C. Stevenson Notary Public RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeis to enter the discharge of this mortgage of record. Dated this 11 M day of October , 1942. The Caryer Building and Corry Acount | And the said part 0.2 , of the first of a good and indefensible states of labers and that they will surmatt and defend the It is agreed between the particle her and real estate when the same becomes due to that they will surmatt and defend the and graved between the particle her and graved and memory that the same labers of the first part shall fail to add that and its approximation of the same failed that and instances, or situation of the same of the same part shall fail to add that and its approximation of the same Sixt foon Hundr and And. second in the terms of two or Add the same strength and the same strength the balance of the same part of the same the same strength and the same strength and the balance of the same strength and the same strength and the same strength and the balance of the same strength and the balance of the same strength and the same strength and the same strength and the balance of the same strength and the same time the same strength and the same strength and the same time strength and the same strength and the same strength and the balance of the same strength and the same strength and the balance of the same strength and the same strength and the balance of the same strength and the same strength and the balance of the same strength and the same strength and the balance of the same strength and the same strength and the balance | part 6 | ery bered_they_nred_the layed over 2. of it using the life of this indexture, pay all taxes or assessments to appo and read south insured against five and tormado in such the part of the second part to the strent of _116. to keep and promises insured as berein provided, then the provide y this indexture, and shall beer listered at the store over, executed on the | hat may be levied or ansmed spint num and by such insernase company interest. And in the event that or | |
| Courty or | And the mid part of definition of a good and indefinition we take of the first of a good and indefinition we take of the first of the good between the parties here and good and indefinition of the first part and first and the second and the first of the first part and first of the first part of the firs | part 6 | ery bered_they_nred_the layed over 2. of it using the life of this indexture, pay all taxes or assessments to appo and read south insured against five and tormado in such the part of the second part to the strent of _116. to keep and promises insured as berein provided, then the provide y this indexture, and shall beer listered at the store over, executed on the | hat may be levied or ansmed spint num and by such insernase company interest. And in the event that or | An the figure and the and the second second second second second and the second sec |
| In the soresaid County and State, came In the soresaid County and the soresaid County County County County Cou | And the mid part of definition of a good and indefinition entropy of the set of labels of the set of labels and labels an | per do here and dear of all incumbranes the doin mass therein, five and dear of all incumbranes the doint mass the dear of all incumbranes do not have a departie making " of data therein, the sead paytok, and datathey here the building variant det the second part, the sol, if the indektodens, exact paytok and datathey here the building variant partial therein a part of the indektodens, exact paytok and there in the second paytok and there in the second part, the sol, if the indektodens, exact paytok and there in a part of the second part, the sol, if the indektodens, exact paytok and there in a part of the second part, the sol, if the indektodens, exact paytok and the second part, with all interest it the second part, be sold in the second part, with all interest it is account part to pay for any insurance or to discharge an indektor the part, y of the second part, if the sale that the second part, if the sale of the second part, if the sale is a building the second part, with all interest it is account part to pay for any insurance or to discharge an indext be the part, y of the second part, if the sale of the s | ery bered_they_nred_the layed over 2. of it using the life of this indexture, pay all taxes or assessments to appo and read south insured against five and tormado in such the part of the second part to the strent of _116. to keep and promises insured as berein provided, then the provide y this indexture, and shall beer listered at the store over, executed on the | hat may be levied or ansmed spint num and by such insernase company interest. And in the event that or | An the disposed distances and the second and the second a |
| (SEAL) Charles S. Kendall and Cora A. Kendall, his wife (SEAL) Charles S. Kendall and Cora A. Kendall, his wife (SEAL) Charles S. Kendall and Cora A. Kendall, his wife (SEAL) Charles S. Kendall and Cora A. Kendall, his wife (SEAL) Charles S. Kendall and Cora A. Kendall, his wife (SEAL) Charles S. Kendall and Cora A. Kendall, his wife (SEAL) (SEAL) Charles S. Kendall and Cora A. Kendall, his wife (SEAL) (SEAL) Charles S. Kendall and Cora A. Kendall and Cora A. Kendall (SEAL) | And the mid part of definition of a good and indefinition entropy of the set of labels of the set of labels and labels an | per 6 break yownent and gree that at the ddir asso therein, five and dear of all incumbrance 'same spices at particle making '' of 'ddin thereto. 'same spices at particle and the same of '' of 'ddin thereto. 'same spices at particle of the same of '' of 'ddin thereto. '' of 'ddin''.' of the second part, '' of all the individuals are individual'.'' of '' any insurance or is discharge an individual' of the same of a bard'' of the second part, '' of the second part, ''' of the second part, ''' of the second part, '''' of the second part, '''''''''''''''''''''''''''''''''''' | ery bered_they arethe layed over 2. of its promotion of the second part to the second second second part of the life of this indexture, pay all laxes or assessments is paper and east insured against five and tormado in such the part of the second part to the second second part to the second second part to part to the second second part to the second secon | hat may be levied or ansmed spint sum and by such inserance company interest. A this is the event that every the second payt may pro- ter the second payt may pro- different the data of payment of mars of the second pay of the second pay of the second pay of the second pay of the next here the second pay of the second second pay of the second pay of the second pay of the second pay of the second pay of the second pay of the second pay of the second pay of the second pay of the second pay of the | An the figure and the and the second second second second second and the second sec |
| (SEAL) of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year la.: above written. My commission expires on the 18th day of October , 1940 19 I. C. Stevenson Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of record. Dated this 11 th day of October , 1947 The Lawrence Building, and Loren Association | And the mid pact of a constraints of here of a good and indefenditie settes of inhere of a good and indefendities that a constraint and defend the It is agreed between the particle here and real entities when the number of the set | put 6 here by overant and agree that at the delir mass therein, five and dear of all incumbrance. — the same agrical marking — of data thereto. — reto that the part(0.2 , of the fort part shall at all time of a and payable, and that they the building of the — to the second part, the local its, mande payable and — is a second a pair bill become a part of the inducedness, we are also as the pair of the payment of the sum of (10) — (10) = (10) = — retain writtee obligation for the payment of size sum of market market or the part, y of the second part, with all lineared the second part to pay for any isomersoid the sum of market on the part of the second part is the second part is the second part. We shall not be the second part is the second part is the second part is the second part is the second part of the second part is the rest of the second part is the second part of the second part is the second part is the second part of the second part is the second part of the second part is th | ery bered the second part to the research of the part of the indextor, pay all taxes or assessments to pape solid real categories and the second part to the research of the part. Ydt the second part to the research of the taxes of taxes of the taxes of taxes of the taxes of | hat may be levied or ansend spint sum and by such insense company laterest. And is the event that ret_yof the second pert up up the 10% from the start of payment and of the second pert up up the of the second pert up up the of the second pert up up the of the second pert up up the the second pert up up the | An the circular and and the star and the |
| written. My commission expires on the 16th day of Octobar, 1940 19 I. C. Stevenson Notary Public. I. to Stevenson Notary Public. I. the undersigned owner of the within mortgage, do hereby achnowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of record. Dated this 11th day of Octobes 1942. The Layer Building and Lorn Association | And the mid part of a cold the first of a good and indefendite ents of inferior and that they will warmant and defend the It is agreed between the parties her and real setue when the mans become by the participant of the fort part shall fail to a constrain the second of the setue of the second of the second manners, or either and the faily "First GRANT is latended as a mo | per do here and dear of all incumbrance that define answ therein, five and dear of all incumbrance incum sequent in particle making " of data therein. The second particle making " of data therein on particle areas when the same becans due and particle and second a paid will become a part of the find herden making the second part, the local the induktioness are areas and the second part. The local is the induktion making the part of the same of the same of making the part, " of the second part, will all lineares it the second part to pay for any insurance or to discharge an shale on the part, " of the second part, will all lineares it the second part to pay for any insurance or to discharge an shale on the part, " of the second part, will all lineares the second part to pay for any insurance or to discharge and shale to the part, " of the second part, " discharge and the share the second part to pay for any insurance or the share the second part to pay for a barrier second to discharge and share the form part of the second part. " discharge and share the form such also to retain the second the star and and the second part. " Joint the second part in the second part in the second part to pay visual of the induktion and the second part the second part is an other second the second part in the second part is pay to be also be set in the second the second part in the induktion second and the second part in the second second the second part in the second part is a second second the second second the second second part is part in the second and the second second the second second part the second and be as the second second the second second part the second second in the second second the second second part the second second the second second second second part the second second second the second second part the second second second second seco | ery bered <u>they are</u> the layed over 2. of it proves the life of this indextor, pay all laxes or assessments to appoint and entate insured against five and tormado in such the part <u>J</u> . of the second part to the extent of <u>116</u> . It is been paid promises insured as berein provided, then the part grant of the indextory, and shill been interest at the rate of the second part to the extent of <u>116</u> . Array assessment of the the term of and oblightion a part with interest thermal of the extent of <u>116</u> . The provided in the <u>29th</u> day of <u>Array</u> the rest is therein a been been provided, in the even the rest is therein a been are of and oblightion a part, shall interest therein as a been provided. In the even the provided in therein therein and the even the interest in the argument of the red provide, or if the interest the rest is therein an oblight durcharged. If default be maken the rest is therein an oblight of the terms of the rest the rest is therein an oblight of the interest the rest is the interest therein an asking and its been de and appendix of the respective provide therein and therein a second or the respective provide therein and and seal Charles S. Kondall Cora A. Kondall 29th day of April he aforesaid County and State, came. A. Kondni, J. bis, wid Ga. | hat may be levied or ansmed spint num and by such instrume company interest. And is the event that even. Joint the data of physical interest of the answer of physical interest of the answer of physical interest of the state of physical interest and also to secure any sum or mus of its that and to perform any set. Interest of the the state of the events in the interest of the answer of the state of the state of the events in the interest of the state of the events of the state of the events in the data of the state of the events in the interest of the state of the events in the data of the state of the events in the data of the state of the events in the interest of the state of the events in the data of the state of the events in the interest of the state of the events in the interest of the state of the events in the interest of the state of the interest data of the state of the interest of the interest of the state of the interest (SEAL) (SEAL) (SEAL) | An the circular and and the star and the |
| I. C. Stovenson Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 11 th day of Octobes 1942 The Lawrence Building and Loss Association | And the mid part of 25. of the first of a pool and indefaulties states of laber's and that they will surrent in ad defend the It is argued between the partice her mid prediction of the first part and Italian international states when the same becomes dur- mid part of 25. The same becomes dur- sent the same and the same becomes dur- sent the same and the same becomes dur- sent the same and the same becomes dur- sent the same same same same same same same same same same same same same same and the same same same same same same the same same same same same same same without notice, and it shall be bard if the its and the same same same same same there bay shall be paid by the part of 25. It is argued by the part of 25. It is and the same same same same written. STATE OP KANSAS COUNTY OF POUGIAS | put do here by overant and agree that at the ddir ages therein, five and dear of all incumbrance the same spits all postile making of dain thereto. The that he part(D.S., of the fort part shall at all time di- e and payable, and that they the buildings of the of the second part, the local its way, made payable and a solution post path locans a part of the inductions, we are appreciable to the part of the sum of of the second part, which all interest. the second part is the same because due and payable and a solution post path locans a part of the sum of of the second part, with all interest. the second part is pay for any insummer of saids run of makes to the part, y = 0 the second part, with all interest. the second part is there is a part of the sum of makes to the spot of the second part is the second part. So add part, y of the second part, with all interest the is and part, y of the second part, which all interest the second part is the part of a run of makes the second part is the second par | ery bered the second part to the research of the target to be life of this indexture, pay all taxes or assessments to target a main the part. Y | hat may be levied or ansmed spint num and by such inserance company interest. And is the event that every the second part may pay the second is a second pay tangent of the second pay tangent in the second pay tangent is the second pay tangent in the second pay tangent is the se | An the circum and and there we and the set of the s |
| Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby achnowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 11 th day of Octobes 15/2 The Lawrence Building and Lown Association | And the mid pack of a. of the first of a good and indefendition entropy of the second indefendition and that they will warmant and defend the It is agreed between the particle her mid partial quarks when the name becomes dur- mid partial quarks of the first part shall fail to the second interaction of the first part shall fail to the second interaction of the first part shall fail to the second interaction of the second and entereding to the terms of _ TWO | put do here by overant and agree that at the ddir ages therein, five and dear of all incumbrance the same agricant input time making of dain thereto. The same agricant input time here are the same agricant and and are an payable, and that here the buildings of the of the second part, the local its way, made payable and a science a paid abili become a part of the individuals of the individuals of the same agricant input time is an and become for and payable and a science a paid abili become a part of the individuals of the individuals of the same agricant input time is an another agric and the individual of the same agric results written obligation for the payment of all sum of makes to the part. y of the second part, with all lineared the same agric is the pay of a 'n's immune or the data is and the hiddentice is of the second part, with all lineared the same agric is the pay of a 'n's immune or the data payable and a written obligation for the same agric is and part in a good regular to they for any immune the main of makes the same agric is the same agric the result and part is and making the same that is on demand, to the first part is and part in the good regular to the same agric agric the result and part is and part. y of the second part is the result and a same second part is a site of the first part ha wo here a static therm and agric is and second second part is a same agric is and second second part is a site of the first part ha wo BE IT REMEMBERED, That on this | ery bered the second part to the research of the part of the link indextor, pay all taxes or assessments to pape sold real catter insured against for sold to reado in the taxes of the second part to the research of the research of the second part to the research of the research of the second part to the research of the research of the second part to the research of the r | hat may be levied or ansmed spint num and by such inserance company interest. A dark in the event that the set of the set of pays and the log-front the dark of pays and the set of the set of the set of pays and the set of the | An the circum and and there we and the set of the s |
| I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds 1, the to enter the discharge of this mortgage of record. Dated this 11 H day of Octobes 1943. The Lawrence Building and Loss Association | And the mid part of gis. of the first of a pool and indefendition entropy of the sector of indered and that they will warment in addrefed the It is argued between the particle her mid previde and indered the part of the sector of the mid previde and indered they the pa- mid previde and on the sector of the sector of the Sixteon Ilumid rand. The sector of the sector Sixteon Ilumid rand. A sector of the sector of the methy sector of the sector of the sector of the sector of the sector of the sector of the sector Sixteon Ilumid rand. The sector of the written and of the sector of the sector of the sec- sor of the sector of the sector of the sector of the written. STATE OP KANSAS COUNTY OF POUCIAS | put do here by overant and agree that at the ddir ages therein, five and dear of all incumbrance the same agricant input time making of dain thereto. The same agricant input time here are the same agricant and and are an payable, and that here the buildings of the of the second part, the local its way, made payable and a science a paid abili become a part of the individuals of the individuals of the same agricant input time is an and become for and payable and a science a paid abili become a part of the individuals of the individuals of the same agricant input time is an another agric and the individual of the same agric results written obligation for the payment of all sum of makes to the part. y of the second part, with all lineared the same agric is the pay of a 'n's immune or the data is and the hiddentice is of the second part, with all lineared the same agric is the pay of a 'n's immune or the data payable and a written obligation for the same agric is and part in a good regular to they for any immune the main of makes the same agric is the same agric the result and part is and making the same that is on demand, to the first part is and part in the good regular to the same agric agric the result and part is and part. y of the second part is the result and a same second part is a site of the first part ha wo here a static therm and agric is and second second part is a same agric is and second second part is a site of the first part ha wo BE IT REMEMBERED, That on this | ery bered <u>they rran</u> the layed over 2. of it upon add real entational applications are assessment to upon add real entations and any set of the rest of a set of the part. <u>Y</u> of the second part to the rest of <u>1</u> and <u>1</u> and entational provided the second part to the rest of <u>1</u> and <u>1</u> and entation of the second part to the rest of <u>1</u> and <u>1</u> and entation of the second part to the rest of <u>1</u> and <u>1</u> and entation of the second part to the rest of <u>1</u> and <u>1</u> and entation of the second part to the rest of <u>1</u> and entation of the second part to the rest of <u>1</u> and entation of the second part to the rest of <u>1</u> and entation of the second part to the terms of add obligation of y that which is there are being provided, in the rest the average thereas a scalar gravitation of the second is a second to the add partial part and <u>1</u> the law and the entation of the second part to the part the law and the entation of the second part to the part and <u>1</u> and entation and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and entation of the second and a seal <u>1</u> Charles S. Kondall <u>1</u> Cora A. Kondall <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> | hat may be levied or ansmed spint num and by such inserance company interest. A dark in the event that the set of the set of pays and the log-front the dark of pays and the set of the set of the set of pays and the set of the | An the circuit and and the set of the se |
| to enter the discharge of this mortgage of record. Dated this 1/R day of Octobes 1992. The Lawrence Building and Loss association | And the mid part of gis. of the first of a pool and indefendition entropy of the sector of indered and that they will warment in addrefed the It is argued between the particle her mid previde and indered the part of the sector of the mid previde and indered they the pa- mid previde and on the sector of the sector of the Sixteon Ilumid rand. The sector of the sector Sixteon Ilumid rand. A sector of the sector of the methy sector of the sector of the sector of the sector of the sector of the sector of the sector Sixteon Ilumid rand. The sector of the written and of the sector of the sector of the sec- sor of the sector of the sector of the sector of the written. STATE OP KANSAS COUNTY OF POUCIAS | put do here by overant and agree that at the ddir ages therein, five and dear of all incumbrance the same agricant input time making of dain thereto. The same agricant input time here are the same agricant and and are an payable, and that here the buildings of the of the second part, the local its way, made payable and a science a paid abili become a part of the individuals of the individuals of the same agricant input time is an and become for and payable and a science a paid abili become a part of the individuals of the individuals of the same agricant input time is an another agric and the individual of the same agric results written obligation for the payment of all sum of makes to the part. y of the second part, with all lineared the same agric is the pay of a 'n's immune or the data is and the hiddentice is of the second part, with all lineared the same agric is the pay of a 'n's immune or the data payable and a written obligation for the same agric is and part in a good regular to they for any immune the main of makes the same agric is the same agric the result and part is and making the same that is on demand, to the first part is and part in the good regular to the same agric agric the result and part is and part. y of the second part is the result and a same second part is a site of the first part ha wo here a static therm and agric is and second second part is a same agric is and second second part is a site of the first part ha wo BE IT REMEMBERED, That on this | ery bered <u>they rran</u> the layed over 2. of it upon add real entational applications are assessment to upon add real entations and any set of the rest of a set of the part. <u>Y</u> of the second part to the rest of <u>1</u> and <u>1</u> and entational provided the second part to the rest of <u>1</u> and <u>1</u> and entation of the second part to the rest of <u>1</u> and <u>1</u> and entation of the second part to the rest of <u>1</u> and <u>1</u> and entation of the second part to the rest of <u>1</u> and <u>1</u> and entation of the second part to the rest of <u>1</u> and entation of the second part to the rest of <u>1</u> and entation of the second part to the rest of <u>1</u> and entation of the second part to the terms of add obligation of y that which is there are being provided, in the rest the average thereas a scalar gravitation of the second is a second to the add partial part and <u>1</u> the law and the entation of the second part to the part the law and the entation of the second part to the part and <u>1</u> and entation and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and entation of the second and a seal <u>1</u> Charles S. Kondall <u>1</u> Cora A. Kondall <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> and <u>1</u> | hat may be levied or ansmed spint num and by such instrume company interest. And in the event that ever, | An the circuit and and the set of the se |
| The Lawrence Building and Loan association | And the mid part of 2. of the first of a pool and indefaulties extra of laberius and that they will warmat and defined the It is argued between the partice her mid predicted and directly the pa- mid partial 2. of the fort part shall fall to the shall be specified and directly the pa- mid partial 2. of the fort part shall fall to Sixteon I lumid read to the state of the Sixteon I lumid read to the state of the shall be specified by the mid part. Y. of shall fall to pay the ming are provided in the Add the convergent shall be tread to balling on a direct state of the state and the state of the state of the state of the Add the convergent shall be tread to balling on a direct state of the state and of the shall be tread to fort in the state in the state of the state of the state of the state of the shall be tread to the state of the state of the shall be tread to the state of the written. IN WITNESS WHEREOF written. | per do here by overant and agree that at the ddir area therein, fire and dear of all incumbrance | ery beredtroythe layed over 2d it upon aid real certain layed applies if uses or assessments to upon aid real certain layed applies if uses of a second second to part. Yd the second part to the restent ofits. to keep aid real certain layed applies if the real of the second permises lawed as a berein provided, the the per- metry this finderic, and shift berein provided, the the real certains thereas according to the terms of aid obligation of y taxes with laterest thereas a berein provided, the the real the according thereas according to the terms of aid obligation of y taxes with laterest thereas a berein provided, the the real time acting thereas a terminal to the terms of aid obligation of y taxes with laterest thereas a berein provided. In the read- tion acting thereas a terminal to the terms of aid obligation of the acting thereas a terminal to the terms of aid obligation of the acting thereas a terminal to the provided of the second term of the respective perime bereins. | hat may be levid or a smead spint sum and by such largest empary laterest. And is the event that ret_yof the the data of pyrum up the log_from the data of pyrum up the log_from the data of pyrum up the ret_yof the the data of pyrum up the ret_yof the the data of pyrum up the ret_yof the the data of pyrum up the log of pyrum up pyrum up the log of pyrum up the log of the log of the log of pyrum up the log of the log of the log of pyrum up the log of the log of the log of pyrum up the log of the log of the log of pyrum up the log of the log of the log of pyrum up the log of the log of the log of pyrum up the log of the log of the log of the log of the log of the log of the log | An the circuit and and the set of the se |
| By L. E. Ely Cop. Sed) By T. C. Brinkman Vice Pres. | And the mid part of definition of a good and indefinition entropy of the set of information of a good and indefinition of the set of information of the set of the se | put do here by overant and agree that at the ddir mass therein, fire and dear of all incumbrance | ery bered | hat may be levied or ansmed spins sum and by such insernase company interest. And in the event that out, y, of the average pay may pay information the data of pays may pay information the data of pays may pay information the data of pays may pay in the data and part. In 36 of the form pay for the pay in a provided level, and for the pay in the bidder hand, ind also to secure any may not must for the pay in a provided level, and for the pay in the bidder hand, is a the object on the hander hand, is a the object on the hander hand (SEAL) (SEAL) (SEAL) (SEAL) A. D. 19 . 36, before me, a in the day and year la.", above in the day and year la.", above Notary Public. | FTATE OF Dessri of (SE) L the n |
| Sectary Corp. Seal of m. C. a rentiman Vice - Unes. | And the mid part of definition of a good and indefinition entropy of the set of information of a good and indefinition of the set of information of the set of the se | per do here and dear of all incumbrance are therein, five and dear of all incumbrance management approximation making " of data incumbrance with the particle and the data | ery bered the distinct of the lader of the second set of the lader of | hat may be levied or ansmed spint num and by such instrume company interest. A table in the vent that or | And the cipal and in the top is in the second and is upper and is upper and is upper in the second is written and is upper is written and is written and and and and and and and and and and and and and and and |
| | And the mid part of a root of the form of a root and indefeatible ents of inherits and then they will warrants and defend the Is is gread between the parties her and real entity when the mains become of the state of the state of the state of the indigeneous state of the state of the state of the Sixteon Hundred and And the state of the state of the state of the state of the state of the state of the and the state of the state of the state of the state of the state of the state of the state of the state of the state of the and the state of the state of the state of the state of the state of the state of the state of the state of the st | put 6 here and dear of all incumbrance | ery bered the distinct of the lader of the second set of the lader of | hat may be levied or ansmed spint num and by such instrume company interest. A table in the vent that or | Latib Comparison Latible Comparison Latible Lither Latible |

520