Receiving No. 6942

592

MORTGAGE RECORD 80

Reg. No. 1690 Fee Paid, \$ 19,00 5

Receiving No. 694

FR04 SIZET OF LEMERAS. DUPULAS CONVY. n. The incoment was find for more in the 2.2 may of the second s	1	FROM	State Charge and a second state of the State	or record on the 22	
In L. Kindred and Mattie A. Kindred, his wife To Image: Source of the source of th	11 12 30 22 33		State Charge and a second state of the State	or record on the 22	
L. L. Kindred and Mattin A. Kindred, his wife Normaber A. D. B. 39 10000 gives A. K. Cordel Image: Source of the source of th					
Image: Section 1 Note: Section 1 <t< td=""><td>L. L. Kir</td><td>dred and Mattie A. Kindred, his wife</td><td></td><td>D. 19 00 . at 10:00 o'clock A.</td><td>Corde</td></t<>	L. L. Kir	dred and Mattie A. Kindred, his wife		D. 19 00 . at 10:00 o'clock A.	Corde
And the second second and the sector, this sector and the second sector and the secto			2Va	erold a stock	······································
the superformance and all the most is the add most of the subject large of the form part, and one of the subject large subjec	S. C. HELSE			Register of Dee	ds.
<pre>handed and "hirty Hight between L, L, Hindred and Mattie A. Hindres, his wife a second and the second and the county of Douglas and State of Manasa price and the formation of the second price. The fact head price fact of the fact head price fact of the fact head price fact of the second price. The fact head price fact of the fact head price fact of the second price. The fact head price fact of the fact head price fact of the second price. The fact head price fact of the second price. The fact head price fact of the fact head price fact of the fact head price fact of the second price. The fact head price fact of the fact head price fact of the second price. The fact head price fact of the fact head price fact head price fact of the fact head price fact of the fact head price fact of the fact head price fact hea</pre>	S. S. S. S. S.	Carl Neis	By		Lawr
<pre>builded and "Lintry Eight between L. L. Eindred and Mattie A. Kindred, his wife</pre>					_
<pre>visit of angles in the County of Dougles</pre>	THIS I	NDENTURE, Made this 12th. day of No.	vember , i	in the year of our Lord, one thousand	
<pre>purd es of the forp put, and Carl Neis, a single man</pre>	hundred and	Thirty Eight between L. L. Ki	ndred and Mattie A. Kindre	où, his wife	bundred and
<pre>put gs d the for part, and Carl Neis, a single sm</pre>					
<pre>prd se d de for par, ad</pre>	of Eudo				d Law
WITTENSETTI, That the and part 198 of the first part, is conformation of the sum of	parties of t	he first part, and Carl Neis, a single man			
A seventy six hundred and so/100 POLANS, to then det det needs at which he here based part, the sevent part, the sev				part of the second	part.
which is nerely achaevided, is 10° add, and by the indexture do Grant, Bargain, Sell ad Mortgey to the said part J of the second part, the following described real case situated and being in the County of Dargets and State of Kanas, to-vit: The Sast Haif of the Northeast Practicual quarter (Lot #1) and the > Yerenty eight for ores (20) af the North Practicual quarter (Lot #2), South Range Swonty one (21) East of the Soith Principal Mortfelia, and containing eighty five (26) sources, more or lass. which is the separatement and all the exists, title and interest of the said part 1 as of the first part thereis. More or lass. which is the separatement and all the exists, title and interest of the said part 1 as of the first part thereis. More or lass. which is the separatement and all the exists, title and interest of the said part 1 as of the first part thereis. More or lass. Which is the separatement and all the exists, title and interest of the said part 1 as of the first part thereis. More or lass. Which is the separatement and all the exists, title and interest of the said part 1 as of the first part thereis. More or lass. Which is the separatement and all the exists, title and interest of the said part 1 as of the first part thereis. More or lass. Which is the separatement and all the exists, title and interest of the said part 1 as of the first part thereis. More or lass. Which is the separatement and all the exists, title and interest of the said part 1 as of the first part thereis. More or lass. Which is the separatement and all the exists. In a said addited	WITNE	SETH, That the said part 103 of the first part, in consider	DOLLARS to t	them duly paid the series	
following described real entate situated and being in the County of Douglas and State of Kanasa, towit: Identify described real entates situated and being in the County of Douglas and State of Kanasa, towit: The Bast Half of the Northeest Practicual quarter (Lot #1) and the b. ` Trenty eight sorres (25) of the Mast Practicual half of the Sorth est fractions	which is hereby	acknowledged, ha VO sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to th	the said part y of the second part	the which is here
<pre>eight acres (28) at the Wast Precisional haif of the Borth ast fractional. "-free (1ct \$\$), of the Masse transmitty tools (2), South Amage tronty one (2) Bast of the Sixth Principal Meridian, and containing eighty five (35) acres, more or less.</pre>					following des
<pre>eight sores (28) of the West Pretional haif of the Borth sast fractiona. "view for (21) East of the Sixth Principal Meridian, and containing sighty five (85) acres, more or less. where the set of less means that and interest or less or less. where the set of less means that and interest or less or</pre>					
<pre>eight acres (28) of the West Preiotical haif of the Morth esst fractiona. ""refer (10) East of the Sixth Principal Meridian, and containing eighty five (85) acres, more or less. where or less. whe</pre>		The East Half of the Northeast Fraction	al quarter (Lot #1) and the	A. Twenty	
(2) East of the Sixth Frincipal Maridian, and containing sighty five (85) acres, more or less. with the apportmance and all the outset, this and interest of the said part 1 as d the form the said the said of the said of the said part 1 as d the form the said the said of the said t		eight acres (28) of the West Fractional	half of the North east frac	ctional arter	100
which the apportentances and all the extate, title and interest of the said part 165 of the first part therein. And the and proceeding of the sector part is a single of the said part 165 of the first part therein. And the and proceeding of the sector part is a single of the said part 165 of the first part therein. And the and proceeding of the sector part is a single of the said part 165 of the first part therein. And the and proceeding of the sector part is a single of the said part 165 of the first part therein. And the and proceeding of the sector part is a single of the said part 165 of the first part therein. And the and proceeding of the sector part is a single of the said part 165 of the first part therein. The proceeding of the sector part is a single of the sector part the single of the					
with the sepuritements and all the setters, this and interest of the said part 166 of the first part therein. And its and pack 26. If the fore part do			an, and concarning ergney i	100 (00) acres,	
And the mid pack 62. of the fore part do					
And the mail pack 0.0 the first part do howly overant to degree that it the delivery haves (http:// 0.2 mg the invited overar of the premise above granted, and mining of a peed and indicative state of haves and the order of the line of the indicative state of haves and the order of the line of the indicative state of haves and the order of the line of the indicative state of haves and the order of the line of the indicative state of haves and the order of the line of the indicative state of haves and the order of haves and					
And the mail pack 0.0. of the first part do hereby events at add agree that at the delivery hered 'Lify'.0.1' By the invited overall add one of a licensity of a peed and individue matter of hereby and there a delivery hered 'Lify'.0.1' By the invited overall by the individue matter of the event has rule herebox that here and the individue matter of the					
And the mail pack 0.0. of the first part do hereby events at add agree that at the delivery hered 'Lify'.0.1' By the invited overall add one of a licensity of a peed and individue matter of hereby and there a delivery hered 'Lify'.0.1' By the invited overall by the individue matter of the event has rule herebox that here and the individue matter of the					
And the mail ped 20.4 of the first part doberly events at adapter that at the delivery hered. 1 hby .27 gthe barded over anberly events at adapter that at a dot end all incentions are set of the premise above praned, and small of a ped all indentions therein. The and due at all incentions are set of the premise above praned, and small of a ped all indentions therein. The and due at all incentions are set of the premise above premises the period of a mean adapter. The period of a ped all indentions there are set of the premises are set of the premises are set of the period of a mean adapter. The period bar are set of the period of a mean adapter the period of the period bar are set of the period of a mean adapter. The period bar are set of the period bar are and period bar are adapted at the period of the period bar are adapted at the p					1
And the mail ped 20.4 of the first part doberly events at adapter that at the delivery hered. 1 hby .27 gthe barded over anberly events at adapter that at a dot end all incentions are set of the premise above praned, and small of a ped all indentions therein. The and due at all incentions are set of the premise above praned, and small of a ped all indentions therein. The and due at all incentions are set of the premise above premises the period of a mean adapter. The period of a ped all indentions there are set of the premises are set of the premises are set of the period of a mean adapter. The period bar are set of the period of a mean adapter the period of the period bar are set of the period of a mean adapter. The period bar are set of the period bar are and period bar are adapted at the period of the period bar are adapted at the p					
And the mail pack 0.0. of the fort part do					
And the mail ped 68. of the fort per 40 hereby events at a larger that at the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and denial at all the delivery hered 1 here 2. 2 and deliver 2 and delivery here 2. 2 and deliver 2 and delivery here 2. 2 and the delivery here 2. 2 and there 2. 2					
And the mail period 68. of the fort period hereby events at a dayres that it the delivery hered 1 http: 8278					
And the mail ped 68. of the fort per 40 herely events at adapter that at the delivery hered. 1 http: 2.7 g the invited outers of the means that define the interest in the delivery hered. 1 http: 2.7 g the invited outers of the means that define the interest in					
And the mait pack 0.0. of the first part da hereby events and agree that is the delivery hered 'L'hty' EF' the isofield overar 0 of the premise above pranel, and main diverse the delivery hered 'L'hty' EF' the isofield overar 0 of the premise above pranel, and main diverse the the main section and devia of a linear herea. The devia of a linear herea and devia of a linear herea and devia of a linear herea. The devia of a linear herea and devia of a linear herea and devia of a linear herea and devia of a linear herea. The devia of a linear herea and devia of a linear herea and devia of a linear herea and devia of a linear herea. The devia of a linear herea and devia of		같은 동안에 있는 것은 것은 것이 없다.			
And the mail ped 68. of the fort per 40 herely events at adapter that at the delivery hered. 1 http: 2.7 g the invited outers of the means that define the interest in the delivery hered. 1 http: 2.7 g the invited outers of the means that define the interest in					
And the mait pack 0.0. of the first part dahereby events and agree that is the delivery hered. Lifty_ET the invited overar of the premise above paradel, and main difty of a real and indication therein. The and due of all incuminence		방법 지수는 것이 같은 것이 없는 것이다.			
And the mail ped 20.4 of the fost part do					
And the mail peak 0.6. It the fort part do					State of the state
And the unit pedd 02. of the first part ds		15			
	And the said of a good and indefer and that they will w It is agreed by	pard 08. of the first part do hereby evenant and agree that at the unlike state of inheritance therein, five and dear of all incumbrance arrant and defend the kame against all parties making layful chim therein, tween the parties hereto that the part 105 of the first part shall at all tim	delivery hereof they are the lawful or	assessments that may be levied or assessed aga	ined And the a of a good and in- and that they wi inst It is agree
	And the said of a good and indeh- and that they will a It is a start they will a It is agreed b and real exists where a shall be specified a interpret deg. of the specified of the specified and provide a start specified of the specified and provide a start specified of the specified and provide a start specified of the specified and a start specified of the specified of the specified and a start specified of the specified of the specified and the specified of the specified of the specified and the specified of the specified of the specified and the specified of the specified and the specified of the specified and the science of the specified and the science of the specified of the specified of the specified of	per $\mathbf{d} \cdot 0 \cdot 1_{i}$ distributions therein the add desr of all incuminance means that in the same approximation of the results are therein. The same desire all parties making in order that incuminance means that desire that the same spectra that is all the same spectra that is all the same spectra desires that the same is the same because the same spectra desires and spectra desires and spectra desires and spectra desires and the same spectra desires and spectra desi	delivery hereof they are the level of the second se	Assuments that may be bried or assumed ages rando in mith even and by such lasersame compo- of	hand And the me d a good and field and that they will hand I in a good and indu- ing the second second second second second second second second second second and second s
SEAT)	And the wait of a goed and laided and that they wait a It is agreed b mid read state when a shall be specified a mid part disk of the state and a state when the specified of the state of the specified and the specified and the specified and the specified and the specified and the specified and the shall be specified and the specified and the s	per $\mathbf{d} \cdot 0 \cdot 1_{i}$ distributions therein the add desr of all incuminance means that in the same approximation of the results are therein. The same desire all parties making in order that incuminance means that desire that the same spectra that is all the same spectra that is all the same spectra desires that the same is the same because the same spectra desires and spectra desires and spectra desires and spectra desires and the same spectra desires and spectra desi	delivery hereof they are the level of the second se	assuments that may be bried or assend apprato is not seen and by such lasersate comp of <u>118</u> interest. And in the error it d the lasersate the set of the second part of the second part at the nut of 10% from the date of payment a second part of the second part of the second part of the L is the versa that mid part <u>10%</u> the first part is a the versa that mid part <u>10%</u> the first part is a the versa that mid part <u>10%</u> the first part is a the versa that mid part <u>10%</u> the black has a subscheder the second part of the black has a start of the second part of the second as a larse sed of the mark base the day and year last abo sed indired (SEA indired (SEA	inter And the un- d's pool and field and that they will inter If it is pool and field inter If it is po
(SEAL)	And the said of a good and indivi- and that they take a It is agreed b and real state when a shall be specified a said provided inter- tion of the specified a said provided inter- tion of the specified and the specified and the specified said specified and the many advanced by shall full to pay the many advanced by shall full to pay the many advanced by shall be oblighted without provide a state of the specified and the specified and the specified and the oblighted and the shall be appresent that we shall be any specified and the oblighted and the shall be appresent that we child be any specified and the oblighted and any specified and the oblighted any specified and any specified and the oblighted any specified and any specified and the oblighted any specified and any specified and the oblighted and any specified and any specified and the oblighted any specified and any specified and any specified and the oblighted any specified and any specified and any specified and the oblighted any specified and any specified and any specified and any specified and any specified and any specified and any specified and any specified and any specified and any specified any specified any specified any specified any specified	padd 60. of the first part da hereby evenant and agree that at the mails state of laberinase therein, five and dars of all incuminess increases all parts making hered all incuminess increases all parts making hered halfs make the terms of the arcs because because the here the here the here the hered hered half increases the term the hered hered half increases the hered hered here the hered	delivery hereof they are the level of the second se	assuments that may be bried or assend apprato is not seen and by such lasersate comp of <u>118</u> interest. And in the error it d the lasersate the set of the second part of the second part at the nut of 10% from the date of payment a second part of the second part of the second part of the L is the versa that mid part <u>10%</u> the first part is a the versa that mid part <u>10%</u> the first part is a the versa that mid part <u>10%</u> the first part is a the versa that mid part <u>10%</u> the black has a subscheder the second part of the black has a start of the second part of the second as a larse sed of the mark base the day and year last abo sed indired (SEA indired (SEA	inter And the un- d's pool and field and that they will inter If it is pool and field inter If it is po
STATE OF Kansas	And the mail of a good and inder ind that they will we lit in agreed b mail real matter when and real matter when and real matter when they working of the second second second matter when and the second second matter with a second and the second second second second and the second second second second and the second second second second second and the second second second second second and the second second second second second second second second second and the second se	padd 00. of the fost part da	delivery hereof they are the level of the second se	assuments that may be bried or assend apprato is not seen and by such lasersate comp of <u>118</u> interest. And in the error it d the lasersate the set of the second part of the second part at the nut of 10% from the date of payment a second part of the second part of the second part of the L is the versa that mid part <u>10%</u> the first part is a the versa that mid part <u>10%</u> the first part is a the versa that mid part <u>10%</u> the first part is a the versa that mid part <u>10%</u> the black has a subscheder the second part of the black has a start of the second part of the second as a larse sed of the mark base the day and year last abo sed indired (SEA indired (SEA	inter And the set d'a pool and find inf that they will inf and the set of that they will inf and the set of that they will inf and the set of that they will that inf and the set of that they will that inf and the set of that they will that inf and the set of the set
STATE OF Kansas COUNTY OF Doug las as.	And the said of a goed and ladder and that they tile up it is agreed by mid read state when an abal be specified or and particles of the said three ded inser- fully rest. Said Severetty according to the term many advanced by the said to express the said to express the said the same and the scheme with the shifts in the said the scheme with the shifts in the said the scheme with the shifts in the said the scheme with the scheme with the scheme with the scheme said the scheme with the scheme with the scheme with the scheme with the scheme with the scheme said the scheme with the scheme with the scheme said the scheme with the scheme	padd 00. of the fort part dambde with a start of the second part of laberhause therein. Now and does of all incumbrane distributions therein. The start days of all incumbrane distributions are also all days of all incumbrane distributions are also all days of all incumbrane distributions are also all days of the forty part has distribution of the second part of the secon	delivery hereof they are the level of each index of the second se	Assuments that may be bried or assumed age rade in such sum and by such lawrant maps of	hand And the me d'a good and lind and that they will hand I is a good and that they will hand I is a good and the second in the second me of the second in the second and the second in the second and the second in the second and the second in the second in the second I is a good and in the second in the second and the second in the second in the second I is a good and in the second in the second and in the second in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good and in the second in the second I is a good in the second I is a goo
STATE OF Lansas CONSTY OF Douglas as. BE IT REMEMBERED, That on this 12th day of Kovenber A. D. 19 58, before me, a	And the said of a good and ladded and that they slit a lit in agreed b mid real state when and a state when and and state when they read as a state taxe and by presided and the said state and by	and 02. of the fost part do	delivery hereof they are the level of each of the second square for a second square for the second square for a second square to be second square to second square to second square to be second square to second squar	Assuments that may be levied or assumed age rando in such sum and by such lassman comp of	hand And the me d'a good and lind and that they will hand I is a good and that they will hand I is a good and the second in the second me of the second in the second and the second in the second in the second I is a good and the second in the second in the and the seco
STATE OF Kansas Countr of Douglas ss. BE IT REMEMBERED, That on this 12th day of Kovenber A. D. 19 58, before me, a Notary Public in the aforesaid County and State, came	And the said of a goed and ladder and that they tile will we lik in agreed by mid read entite when a shall be specified on an aball to specified on the specified of the said taxes and the specified on the specified of the said second specified on the means advanced by abal fulls to pay the means advanced by abal fulls to pay the means advanced by abal fulls to pay the abal the oblight without notion, and it there by hat all be pay and the oblight by the abal the oblight by the abal the oblight by the said the oblight by the said the said the said the oblight by the said the said the said the oblight by the said the said the said the said the oblight by the said the said the said the said the s	pad 88. of the first part da hereby evenant and agree that at the and the state of laberinane therein, the and dars of all incumbrane means and part of all incumbrane means and part of all incumbrane means and part in the state there are the state the state that the the state the state that the the state the state that the state of the state state the state the state the state of the state state state the state of the state state state the state of the state state state state the state of the state	delivery hereof they are the level of the indenture, pay all taxes or a grap upon aid real entire innered against fire and tear innered to the sector. A sector barries are the been mid persisten innered to the terms of a data in the innered to the sector are to the innered to	Assuments that may be levied or assumed age rando in such sum and by such lassman comp of	hand And the me d'a good and lind and that they will hand I is a good and that they will hand I is a good and the second in the second me of the second in the second and the second in the second in the second I is a good and the second in the second in the and the seco
STATE OF Kansas COUNTY OF Douglas BE IT REMEMBERED, That on this 12th day of November A. D. 19 38, before me, a Notary Public in the aforesaid County and State, came L. L. Kindred and Mattis A. Eindred, his wife, to me personally hours to be the same prove S. We screened the formula information of the schemided the meeting	And the said of a good and ladded and that they slit a lit in agreed b mid real state when and a state when and and state when they read as a state taxe and by presided and the said state and by	pad 88. of the fost part da	delivery hereof they are the level of the indenture, pay all takes or a grap upon and real entate hareed aguint for and the send port to be return. Joint of the send port to be return by the indenture, and all has delivered a the send port of the send port to be return of a server by the indenture, and all has delivered a the server by the indenture, and all has delivered a server by the indenture, and all has delivered a server by the indenture, and all has delivered a server by the indenture, and all has delivered to be returned to the server of a server, second as the 12th dry of 1 met acrement to the server of a set of the server by the indenture indenture and all has a set of a set of the server be the server second as the large second of the server by the indenture indenture and the second of a set of the second second secon	Assuments that may be bried or assumed age rade in such sum and by such instrument samp of	hand And the me d a good and lind and the taxy will have a state of a good and lind and the taxy will have a state of a state of the state of a state of a state of a state of the state of a state of a state of a state of the state of a state of the state of a state o
STATE OF Lansas COCKYT OF Douglas s. BE IT REMEMBERED, That on this 12th day of November A. D. 19 38, before me, a Notary Fublic in the aforesid County and State, came L. L. Kindred and Mattic A. Kindred, his wife, of the same.	And the mild of a good and indefi- end that they will a lit is agreed b mild real state when shall be upediad i mid pred age of the real state when fully THIS GRAN Soventy of the makey advanced by an ender the state of the makey advanced by and the state of the makey advanced by and the state of the add t	and 02. of the fost part do	edivery hereof they are the level of each other of the life of this indenture, pay all takes or a gar upon and real entate innered a global fire and they are not be particle of the second part to be return. Y of the second part to be return in the larger upon and real entate innered a larger to be any strength of the second part to be return in the larger of the second part of the second pa	Assuments that may be bried or assumed age rade in such sum and by such lawsman comp of	hand And the me d a good and lind and the they will hand I is a good and lind and the they will hand I is a good hand I is a good h
STATE OF Kansas COCKYT OF Douglas s. CCCKYT OF Douglas s. BE IT REMEMBERED, That on this 12th day of NOVENDER A. D. 19 58, before me, a Notary Public in the sforessid County and State, came L. L. Kindred and Mattic A. Kindred, his wife, of the server of the test server of the foregoing instrument and duly acknowledged the execution IN WITNESS WHEREOF, I have bereauto subscribed my name, and affired my official seal on the day and year last above	And the mild of a good and indefi- end that they will a lit is agreed b mild real state when shall be upediad i mid pred age of the real state when fully THIS GRAN Soventy of the makey advanced by an ender the state of the makey advanced by and the state of the makey advanced by and the state of the add t	pad 88. of the fore part da	delivery hereof they. 279 the level of a set of the life of this indenture, pay all taxes or a grap upon aid real states insered against fire and term in the life of this indenture, pay all taxes or a grap upon aid real states insered a states insered a state insered to the set. The set of part of this indenture, and all here and the life of this indenture, in the life of the set of part of this indenture, in the life of the set of part of this indenture, in the life of the set of part of the set o	Assuments that may be bried or assumed age rade in such sum and by such lawsman comp of	And the mail of a good and the mail of a good and the mail of a good and the mail of the second seco
STATE OF Kansas COUNTY OF Douglas BE IT REMEMBERED, That on this 12th day of November A. D. 19 38, before me, a Notary Tublic in the sforessid County and State, came L. L. Kindred and Mattis A. Kindred, his wife, of the same.	And the mild of a good and indefi- and that they will we It is agreed by mild real state when and real state when the state of the state is the state of the state is the state of the state of the state of the state state of the state of the mostly advanced by shall fill to pay the mostly advanced by shall fill to pay the state of the state of the mostly advanced by that he state of the state	pad 88. of the fore part da	delivery hereof they are the level of the inference of the life of the inference, pay all takes or a grap upon aid real entate insered aguint for and the inference of the life of the inference of the life of the inference of the life	Assuments that may be levid or assumed age rando in such sum and by such lawsman sump of	And the mail of a good and the mail of a good and the mail of a good and the mail of the second seco
STATE OF Kansas Douglas BE IT REMEMBERED, That on this 12th day of November A. D. 19 58, before me, a Notary Public in the aforesaid County and State, came L. L. Kindred and Mattle A. Kindred, his wife, to me personally hown to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHERDOF, I have brevanto subscribed my name, and affired my official seal on the day and year last above Written. My commission expires on the 12th day of August 19.59. W. C. Marcier	And the mild of a good and indefi- and that they will we lit is agreed by mild read inter when and profile of the second independent of the second fully Thiss GRAN SOVENTS OF SAL and the second second makes when the second and the second second makes when the second and the second second second second and the second second second second and the second second second second second and the second second second second second second and the second second second second second second second and the second second second second second second second and the second second second second second second second second second and the second se	pad 88. of the fore part da	delivery hereof they. 279 the herein of a second state indexture, pay all taxes or a grap upon aid real state indexture, pay all taxes or a grap upon aid real state indexture, pay all taxes or a grap upon aid real state indexture, and all here indexture in	Assuments that may be levid or assumed age rando in next own and by such lasman comp of	And the mail of a good and the mail of a good and the mail of a good and the mail of the second seco
STATE OF Kansas ss. County or Douglas ss. BE IT REMEMBERED, That on this 12th day of November A. D. 19 58, before me, a Noterry Public in the aforesaid County and State, came L. L. Kindred and Wattie A. Kindred, his wife, to me personally how to be the same person. County and State, came	And the said of a good and indefi- end that they will a lin in agreed b mid read state when and read state when the second state when the second state when the second sec	pad 88. of the fost part do	edivery hereof they are the level of the inference, pay all taxes or a grap upon aid real entre insered aguint for and there in the first of the inference of the second part of the sec	Assuments that may be levid or assumed age rando in next own and by such lasman comp of	And the mail of a good and the mail of a good and the mail of a good and the mail of the second seco
STATE OF Kansas Countr or Douglas s. Countr or Douglas s. BE IT REMEMBERED, That on this 12th day of November A. D. 19 58, before me, a Notary Public in the storessid County and State, came L. L. Kindred and Mattle A. Kindred, his wife, to me personally known to be the same person. S. vibe accuted the foregoing instrument and duly acknowledged the execution of the same. (SEAL) writen. Wy commission expires on the 12th day of August 19 59. Wy commission expires on the 12th day of August 19 59. W. C. Maroler Notary Public.	And the said of a good and indivi- end that they will a lit in sgreed b mid pred data will be individed intervention Soversty association of the matrix of the same said to say the same said to say the same said to say the matrix data of the same the balance of the same the balance of the same the same same the same same same the same	pad 68. of the fort part da lookly evenant and agree that at the inflat entropy of laboratory	edivery hereof they. 279 the herein of editing the life of this indenture, pay all taxes or a grap upon aid real entate insered against fire and ten is to the part. 2, of the second part to be entate. The tent of this indenture, and shall be interest of a second by this indenture, and shall be interest of a second by this indenture, and shall be interest of the second by this indenture, and shall be interest of the second by this indenture, and shall be interest of the second by this indenture, and the out of the terms of a second by this indenture, the second by the second of the second by the second based of the terms of a shall be an interest three as been provided. The second by the second based of the second based of the second by the second based of the second based of the second based based by the second based of the second based based of the second based of the second based based by the second based of the second based based by the second based of the second based based based based of the second based based by the second based of the second based based by the second based of the second based based based based based of the second based bas	Assumments that may be levied or assumed age made is not some and by most insurance comp of	inter And the me d'a prod and field inter if if that they will inter If is a great of the and the inter of the
STATE OF Lansas STATE OF Lansas COUNTY OF Douglas COUNTY OF Douglas STATE OF Lansas COUNTY OF Douglas STATE OF COUNTY OF BE IT REMEMBERED, That on this 12th day of NOVEMBER L. L. Kindred, and Mattie A. Kindred, his wife, of the same. L. L. Kindred and Mattie A. Kindred, his wife, of the same. (SEA L) IN WITNESS WHEREOF, I have bereast of the order of the within mortgage, do bereby acknowledged the factored of the order of the within mortgage, do bereby acknowledged the factored of the same of the within mortgage, do bereby acknowledged the factored of the debt secured thereby, and ampoints the Register of Deeds I, the undersigned owner of the within mortgage, do bereby acknowledged the fall payment of the debt secured thereby, and ampoints the Register of Deeds I, the undersigned owner of the within mortgage, do bereby acknowledge the fall payment of the debt secured thereby, and ampoints the Register of Deeds I, the undersigned owner of the within mortgage, do bereby acknowledge the fall payment of the debt secured thereby, and ampoints the Register of Deeds I, the undersigned owner of the within mortgage.	And the sold of a good and indefine and that they will a It is agreed b and real state when and real state when the source of the source of the source of the source of the source of the source and the source of t	pad 68. of the fort part da hereby evenant and agree that at the and so start of interfaces therein, for and dard of interfaces. Terms the particle has the part 105 of the forty per thal at a fit in the mark because here that the part 105 of the forty per thal at a fit in the more the particle here that the part 105 of the forty per thal the fort of the fit interface the period of the interface the period of the forty period of t	edivery hereof they. 279 the herein of a series of the life of this indenture, pay all taxes or a grap upon aid real entries insered against fire and team in the interest of the series pay of the indenture, and the here pay of the series pay to be entries of the series of the serie	Assumments that may be levied or assumed age made is not some and by most insurance comp of	And the main of a good and the main of a good and the main of a good and the main of the second and the main of the second and the main of the second and th
STATE OF Kansas COUNTY OF Douglas STATE OF Kansas COUNTY OF Douglas BE IT REMEMBERED, That on this 12th day of November A. D. 19 58, before me, a Notary Public in the aforesaid County and State, came L. L. Kindred and Mattie A. Kindred, his wife, to me personally house to be the same person a "bo executed the foregoing instrument and duly acknowledged the execution of the same. (SSAL) IN WITNESS WHEREOF, I have bereunts subscribed my name, and affired my official seal on the day and year last above written. My commission expires on the 12th day of August 19.59. T. C. Marci er Notary Public. EXITAGE I, the undersigned owner of the within mortgage, do hereby acknowledged the Engister of Deeds to enset the discharge of this mortgage, do bereby acknowledge the full payment of the delt secured thereby, and anthonize the Register of Deeds L, the undersigned owner of the within mortgage, do bereby acknowledge of means. L, the undersigned owner of the within mortgage, do bereby acknowledge of the same. L, the undersigned owner of the within mortgage, do bereby acknowledge of the day and up and there the the last the discharge of the within mortgage, do bereby acknowledge the full payment of the delts secured thereby, and anthonize the Register of Deeds to enset the discharge of the mortgage, do bereby acknowledge the full payment of the delt secured thereby, and anthonize the Register of Deeds to enset the discharge of the mortgage.	And the sold of a good and indefine and that they will a It is agreed b and real state when and real state when the source of the source of the source of the source of the source of the source and the source of t	pad 68. of the fort part da hereby evenant and agree that at the and so start of interfaces therein, for and dard of interfaces. Terms the particle has the part 105 of the forty per thal at a fit in the mark because here that the part 105 of the forty per thal at a fit in the more the particle here that the part 105 of the forty per thal the fort of the fit interface the period of the interface the period of the forty period of t	edivery hereof they are the level of the inference, pay all taxes or a grap upon aid real entre insered aguint for and they are the inference of meany, exceeded as the level of the second part to be entry. A second with the inference of meany, exceeded as the level of the second part to be entry or the second part to be entry or the second part of the second of the second part of the second part of the second the second part of	Assuments that may be levied or assumed age rando in such seen and by such lassman comp of	And the main of a proof and the main of a proof and the main of a proof and the main of the second s
STATE OF Lanses COUNTY OF Douglas COUNTY OF Douglas COUNTY OF Douglas STATE OF Lanses COUNTY OF Douglas STATE OF COUNTY OF BE IT REMEMBERED, That on this 12th day of NOVEMBER A. D. 19 58, before me, a STATE OF COUNTY OF L. L. Kuindred and Mattie A. Kindred, his wife, of the mean. (SEA L) IN WITNESS WHEREOF, I have bereauto subscribed my name, and affired my official seal on the day and year last above written. My commission expires on the 12th day of August 19 59. T. C. Meroier Notary Public EXILASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and anytherine the Register of Deeds I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and anytherine the Register of Deeds I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and anytherine the Register of Deeds I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and anytherine the Register of Deeds I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and anytherine the Register of Deeds I, the undersigned owner of the within mortgage of record. Dated this R day d	And the sold of a good and indefinition and that they will will be in the second second second second and real state when and real state when and real state when second second second second and the second	pad 68. of the fort part da hereby evenant and agree that at the and so start of interfaces therein, for and dard of interfaces. Terms the particle has the part 105 of the forty per thal at a fit in the mark because here that the part 105 of the forty per thal at a fit in the more the particle here that the part 105 of the forty per thal the fort of the fit interface the period of the interface the period of the forty period of t	edivery hereof they are the level of the inference, pay all taxes or a grap upon aid real entre insered aguint for and they are the inference of meany, exceeded as the level of the second part to be entry. A second with the inference of meany, exceeded as the level of the second part to be entry or the second part to be entry or the second part of the second of the second part of the second part of the second the second part of	Assuments that may be levied or assumed age rando in such seen and by such lassman comp of	hast And the me d'a prod and field inf that the second field inf that the second field inf that is a second field and the second field <t< td=""></t<>
STATE OF Lanses COCKYT OF Doig las DE IT REMEMBERED, That on this 12th day of KOYONDET A. D. 19 58, before me, a Kotary Public in the decession Convert and State, came L. L., Kindred and Mattie A. Kindred, his wife, of the same percent A. Voie excerted the foregoing instrument and duly acknowledged the execution (SEAL) IN WITNESS WHEREOF, I have bereunt subscribed my name, and affired my official seal on the day and year last above Wy commission expires on the 12th day of August 19 59. K. C. Moroier Notary Public EXELANCE I, the undersigned owner of the within mortgage, do bereby acknowledge the full payment of the debt secured thereby, and subscribe the Register of Dords I, the undersigned owner of the within mortgage, do bereby acknowledge the full payment of the debt secured thereby, and subscribe the Register of Dords I, the undersigned owner of the bard bard bard bard bard bard bard bard	And the sold of a good and ladder and that they will we like any sold main they will we main and that they will we and a shall be specified a sold a sold main they will we and be sold main they will be and be sold and the sold main many advanced by and the chargest without sold and the sold and will be sold and the sold and will be sold and the sold and without sold and the sold and the sold and of the sold and the sold and the sold and the sold and the sold and	pad 68. of the fort part da hereby evenant and agree that at the and so start of interfaces therein, for and dard of interfaces. Terms the particle has the part 105 of the forty per thal at a fit in the mark because here that the part 105 of the forty per thal at a fit in the more the particle here that the part 105 of the forty per thal the fort of the fit interface the period of the interface the period of the forty period of t	edivery hereof they are the level of the inference, pay all taxes or a grap upon aid real entre insered aguint for and they are the inference of meany, exceeded as the level of the second part to be entry. A second with the inference of meany, exceeded as the level of the second part to be entry or the second part to be entry or the second part of the second of the second part of the second part of the second the second part of	Assuments that may be levied or assumed age rando in such seen and by such lassman comp of	hast And the me d'a prod and field inf that the second field inf that the second field inf that is a second field and the second field <t< td=""></t<>