Degree of the second part o		August A. D. 19 43, at 4122 o'clock P. M	Walter E. Sandelius and Viole I. Sandelius, his wife
Degree of the second part o	ds.		
Lawrence lastical Sek, Lawrence, Kansa p Industry This NUMENTER, Sale thi, 17thoy of Algust	_		то
Lawrence latical 440, Lawrence, Markes p	_	North 4 Occa Register of Deeds.	Min Lawrence Maddan 1 Paul Lawrence Venne
he approximates and all the matrix tills and interess of the soil per dam. of the dam is and a dam is basis of the social per dam is a dam in the matrix of the social per dam is a dam in the matrix of the social per dam is a dam in the social per dam is dam in the soc	nine	ByDeputy.	Ine Lawrence Bational Munk, Lawrence, Aurisus
Instance J. Sandalize and Yiola I. Sandalize, is wite Instance J. Sandalize and Yiola I. Sandalized Lank set Sate of <u>known</u> Instance, Kanna Pat J. of the scond path WINNESSTI, The the self part is an interact, Kanna Pat J. of the scond path WINNESSTI, The the self part is an interact, Kanna Pat J. of the scond path WINNESSTI, The the self part is an interact, Kanna Pat J. of the scond path WINNESSTI, The the self part is an interact, Kanna Pat J. of the scond path WINNESSTI, The the self part is an interact, Kanna Pat J. of the scond path WINNESSTI, The the self part is an interact, Kanna Pat J. of the scond path WINNESSTI, The the self part is an interact is the self part is an indiction to the 01 part J. of the scond path Winne described will which describe is an indiction to the 01 part is an indiction to 10 part is an indichican an indichis an indiction to 10 part		, in the year of our Lord, one thousand nine	
LANZYORGO in the County of DOUC_DS and State of Arrings Ise of the fort yer, and The LanZyone Arrings provide a second part. Provide the fort yer, and The LanZyone DOULARS, to State of the second part. The State of the fort yer, and The LanZyone DOULARS, to State of the second part. The State of the second yer, and DOULARS, to State of the second part. The South I aventy-five (26) feet of Lot No. 107, and All of Lot No. 108 and the North The South I aventy-five (26) feet of Lot No. 109, Erecoodale and addition to the Gity of Lawrence, Kannas, (grown as 2325 Mass. 5t.) The South I aventy-five (26) feet of Lot No. 109, Erecoodale and addition to the Gity of Lawrence, Kannas, (grown as 2325 Mass. 5t.) The state of the second here the second part. And when the second here the second part. The state of the second here the second part. The second here the second here the second part. The second h	-	wife	
ide. d the first per, and The Lawrence Matigenal Engly pin y if the solid periods. pin y if the solid periods. pin y if the solid periods. WINNESSENT, That the solid periods.	_		
<pre>WINNESSETH, That the sold part Lefs of the first part in condensition of the sum of</pre>		and State of	parties of the first part, and The Lawrence National Bank
<pre>definition: multiples lists modules into the second part description of the second part</pre>	xart.	part y of the second part.	
Be spuritementers and all the estate, tills and interest of the sail part log_ of the fast part therein. Be supurtementers and all the estate, tills and interest of the sail part log_ of the fast part therein. In the same set of the state scale of the sail part log_ of the fast part therein. In the same set of the state scale of the sail part log_ of the fast part therein. In the same set of the same scale of the sail part log_ of the fast part therein. In the same set of the same scale of the sail part log_ of the same scale of the part state of the same scale	: of part,	borraps to then the training the	Iwenty-four hundred and no/100
Be spuritementers and all the estate, tills and interest of the sail part log_ of the fast part therein. Be supurtementers and all the estate, tills and interest of the sail part log_ of the fast part therein. In the same set of the state scale of the sail part log_ of the fast part therein. In the same set of the state scale of the sail part log_ of the fast part therein. In the same set of the same scale of the sail part log_ of the fast part therein. In the same set of the same scale of the sail part log_ of the same scale of the part state of the same scale			
He separatements and all the esists, tills and interest of the said part [ac_f the first part therein. Into a signification of the said part [ac_f] the first part therein. Into a signification of the said part [ac_f] the first part therein. Into a signification of the said part [ac_f] the first part therein. Into a signification of the said part [ac_f] the first part therein. Into a signification of the said part [ac_f] the first part therein. Into a signification of the said part [ac_f] the first part therein. Into a signification of the said part [ac_f] the first part therein. Into a signification of the said part [ac_f] the first part therein. Into a signification of the said part [ac_f] the first part therein. Into a signification of the said part [ac_f] the first part [ac_f] the			
Arrendom segment and all the exists, title and interest of the said part jessf the first part therein. In the wait new jest is to be a the index of the said part jessf the first part therein. In the wait new jest is to be a the index of the said part jessf the first part therein. In the wait new jest is to be a the index of the i		zedale and addition to the City of Lawrence,	Twenty-seven (27) feet of Lot No. 109, Bree
<pre>number 10 for 10 f</pre>			Kansas, (known as 2325 Mass. St.)
<pre>number 10 for 10 f</pre>			
<pre>number 10 for 10 f</pre>			
<pre>number 10 for 10 f</pre>			
<pre>number 10 for 10 f</pre>			
<pre>number 10 for 10 f</pre>			
<pre>number 10 for 10 f</pre>			
<pre>number 10 for 10 f</pre>			
<pre>number 10 for 10 f</pre>			
<pre>number 10 for 10 f</pre>			
<pre>number 10 for 10 f</pre>			
<pre>number 10 for 10 f</pre>		escf the first part therein.	with the appurtenances and all the estate, title and interest of the said part j
<pre>ht by will warrent and default has now authat all parties making having the full child haved. the arrent between the parties between the main is parked, and that Linky, will be buildners upon and reach lands that many be buildners upon and reach barrent ba</pre>	tel,	divers land that they are that a constant	and the said part 105 of the first part do hereby covenant and arres that at the
m and by nuclear the second part and the specific and diversely the part of the second part is being the specific and			and that they will warrant and defend the same against all parties making lawful claim there
<pre>4 112</pre>			
<pre>inform on their bars is been being in the construction of perment with the first with the second to perils the bars is periled in the indetectores, second by MB CRAY is indetectored as montperils been been different with the second perils with all largest accretion the most of perils with the second perils with all faces accretion therein a second with the second perils with all faces accretion therein a second with the second perils with all faces accretion therein a second with the second perils with all faces accretion therein a second with there are approxed in the second perils with all faces accretion therein a second with there are approxed in the second perils with all faces accretion therein a second with there are approxed in the second perils with all faces accretion therein a second with there are approxed in the second perils with all faces are approxed in the second perils with a second perils with a</pre>	the	e second part, the icas, if any, made payable to the part V of the second part to the	stent of _115 interest. And in the event that said next 65 of the first shall fall the
Transfer_four_finalized and no/100 - and the series of said sum of more results on the 17th day of August	by	or either, and the amount so paid shall become a part of the indebtedness, secured by	his indenture, and shall bear interest at the rate of 10% from the date of payment until fu
<pre>a to its firms of UUE</pre>			Twenty-four Hundred and no/100
d.G.G. of the first part leaf to per the same provided in the intermentation of	43.	m. of money, executed on the 17th day of August 19 43	
<pre>n the summary than and the line include Arrive include or any even in the const data of the state of the summary strengthener is and the state include and the strengthener is and the state of the</pre>	bat	or to discharge any taxes with interest thereon as berein provided, in the event that	r sums of money advanced by the said part - of the second part to pay for any insurance aid part 05 of the first part shall fail to pay the same as provided in this indentur-
<pre>n the summary than and the line include Arrive include or any even in the const data of the state of the summary strengthener is and the state include and the strengthener is and the state of the</pre>	INT IS	"ration contained therein fully discharged. If default be made in such payments or any al estate are not paid when the same become due and payable or if the insurance is opair, as they are now, or if waste is committed on said oremuse, then this encourage	one one consequence shall be void if such payment be made as herein specified, and the ol set thereof or any obligation created thereby, or interest thereon, or if the taxes on re- tot kept up, as provided herein, or if the buildings on said relies are not kept in as good in sail become absolute, and the whole sum remains and relies are not kept in as good in a liberone absolute.
<pre>n the summary than and the line include Arrive include or any even in the const data of the state of the summary strengthener is and the state include and the strengthener is and the state of the</pre>		for in said written obligation, for the security of which this indenture is given, shall tice, and it shall be lawful for the said part of the second part	mmediately mature and become due and parable at the option of the holder hereof, without no to take possession of the said premises and all the improvements
<pre>is string by the parties between and providens of this information and and every edigates therein excitates and all bends exercise therefore athen it is a string therein a string the string therein a string the string therein a string therein a string the string therein a string the string therein a string therein a string therein a string therein a string the string therein a string the string therein a string the string therein a string</pre>	ale Contraction	treof, in the manner prescribed by law and out of all moners arising from such sale	and benefits account therefrom; and to sell the premises hereby granted, or any part the
	ull line	h and every obligation therein contained, and all benefits accruing therefrom shall	It is agreed by the parties hereto that the terms and provisions of this indenture and east
Viola I Sandelius (SEAL)	ve	nto see official nand and seal s the day and year last above	IN WITNESS WHEREOF, The part 105 of the first part ha_Y9 hereu rritten.
(SEAL) (S	L)	The second s	MAN
(SEAL) COF Kansas (SEAL) COF Kansas (SEAL) Copy Constraints and Viola 1, Sandolius, his wife Compensative constervative constraints	L)	Viola I Sandelius (SEAL)	
<pre>COF Kansaa</pre>	L)	(SEAL)	
cf	L)	(SEAL)	(per la
cf	-		TATE OF Kansas)
Notary Public in the foresaid County and State, came Waltor E. Sandelius and Viola I. Sandelius, his wife to me personally known to be the same person E. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the19th. day of		tion of	ounty of Douglas \$ ss.
Walter E. Sandelius and Viola I. Sandelius, his wife to me personally known to be the same person.5 who executed the foregeing instrument and duly acknowledged the execution of the same. 10 WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last by commission expires on the	a	day of August A. D. 19 43 , before me, a	BE IT REMEMBERED, That on this 17th_
to me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on thel9thday ofAugust19.43 LL)	-	County and State, came	Walter E. Sandelius and Viola I. Sand
the undersigned owner of the within mortgage, do hereby acknowledge the full namment of the dobt scourd thereby and authorica the Paritter	ac		to me personally known to be the same person S.
My commission expires on the19thday ofAugust19 43 L)			IN WITNESS WHEREOF, I have hereunto sul
RELEASE the undersigned owner of the within mortgage, do hereby acknowledge the full narment of the dolt source thereby and authorize the Positizer Mer La		ay of August 19 43 .	My commission expires on the19thd
RELEASE the undersigned owner of the within mortgage, do hereby acknowledge the full navment of the debt sourced thereby and authorize the Paritar Martin	-	Geo D Walter Nater Bublic	(SEAL)
the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby and authorize the Pagistar Har la			DELDIG
	- was written	te full payment of the debt secured thereby and authorize the Posister	I, the undersigned owner of the within mortgage, do hereby acknowledge t
is to enter the discharge of this mortgage it record. Dated this 6th day of July 1911. The Lawrence Network Bank Samerer, Konsas	a was written on the origina or Mor trags :		
(Cop. Sul) Sto, of Walter, View- Dresident Morinee, Tonsac Marker (Cop. Sul) Sto, of Walter, Vice- President Morinee. Hask	= #as written	- day of July 1949	Deeds to enter the discharge of this mortgage of record. Dated this 612