This harrows was find for seven on the .32	The World Co., Lewrence, Namias FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
The approximation of the state of the set of t	a an faith a sub-state that the state of the	This instrument was filed for record on the 31 day of
Note: Note: Strik: day of August: In the year of our Lond indexes hundred Costs. Cotty-City: between: Discorner. A. Bilacore and Lillian. B. Bilacore, in the year of our Lond indexes hundred Costs. of	TO	
THIS INDENTURE, Made this		사람이 좋아요. 정말입니까? 영화 것이 있는 것이 가슴이 있는 것은 것이 있는 것이 가슴이 있는 것이 있다. 가슴이 있는 것이 없는 것이 있는 것이 없는 것이 있는 것이 없는 것이 있는 것이 없는 것이 있 않는 것이 없는 것이 없 있는 것이 없는 것이 없 않은 것이 없는 것 것이 것이 없는 것이 없 않 않이 않이 않이 않이 않이 않 것이 없 않이 없 않이 않이 않 않이 않
fortw_five between Cincence A. Bijercorr and Lillian E. Bijercorr, hutbend and wife of.isurrence is the County of Lincels and State of Mannes of the first part, and Annia L. facils of the second part Seconders And Annia L. facils of the second part Seconders And Annia L. facils of the second part Seconders And Annia L. facils of the second part Seconders And Annia L. facils of the second part Seconders And Annia L. facils of the second part Seconders And Annia L. facils of the second part. Shift Seconders And Annia C. Seconders And Annia Link and Interest of the seld particle	THIS INDENTURE Made this day of	
<pre>of the first part, and Antic Li. Kerler</pre>		icener and Lillian E. Blicsner, husband and wife
<pre>of the first part, and Antic Li. Kerler</pre>		
Secondary and Market and Morizage to the said part is a darged forcer, all that track or pared of land situated in the County of Denglem, and State of Kanama, described as follows, to writ: DolLARS with all the apportenances, and all the exists, tills and interest of the said parting. Second part, is a state of the said part is state of the said		
<pre>md Mortgrage to the said part.Eff.of the second part.Eff.cf</pre>		
with all the appurtemance, and all the estate, tills and interest of the said partics.of the first part therein. And the said. first_parties do_horeby evenant and spree that at the delivery hereof.licy_DTCthe lawful owner of the premises above granted, and select of a grant is included and spree that at the delivery hereof.licy_DTCthe lawful owner of the premises above granted, and select of an includer and partics. This grant is included as a mortgage to secure the payment of the sam of	and Mortgage to the said parties of the second part their	heirs and assigns forever, all that tract or parcel of land situated in
with all the appurtenances, and all the estate, title and interest of the said partialsof the first part therein. And the said	Lots D and E, all in lock F	our (4), University Place, an addition
	to the City of Lawrence.	
and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances	with all the appurtenances, and all the estate, title and interest of	the said parts 28 of the first part therein And the said
Seventeen Bundred and no/100 Dollars, according to the terms of	<u>first parties</u>	
Seventeen Bundred and no/100 Dollars, according to the terms of	firstparties dohereby covenant and agree that at the delivery hereoft;	LCY_RTCthe lawful owner of the premises above granted,
first parties to the said part_y	first_parties dohereby covenant and agree that at the delivery hereof_ti and seized of a good and indefeasible estate of inheritance therein,	109 DTC
to the said part_V_ of the second part	first_parties dohereby covenant and agree that at the delivery hereof_ti and seized of a good and indefessible estate of inheritance therein, 	CV_DCCthe lawful owner of the premises above granted, free and clear of all incumbrances sum ofDollars, according to the terms of
If default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyence shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part <u>Y</u> of the second part <u>her</u> executors, administratives and assigns, at any time thereafter to soll the premises hereby granted, or any part thereof, in the manner preseribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the cost and theress of making such sale, and the overplus, if any there be, shall be paid by the part <u>Y</u> muking such sale, on demand, to said <u>first parties</u> <u>their</u> heirs and assigns <u>their</u> (SEAL) <u>Lillian B</u> , <u>Bliesner</u> (SEAL) <u>STATE OF KANSAS</u> , BE IT REMEMBERED, That on this <u>3Othing</u> day of <u>August</u> . (SEAL) <u>to meet the undersigned</u> and Lillian <u>E</u> . Bliesner, husband and yrife to meet personally known to be the same person. S_who executed the foregoing instrument of writing and duly acknowledge and wife to the personally known to be the same person. S_who executed the foregoing instrument of writing and duly acknowledge and the personally known to be the same person. S_who executed the foregoing instrument of writing and duly acknowledge and the personally known to be the same person. S_who executed the foregoing instrument of writing and duly acknowledge and the personally known to be the same person. S_who executed the foregoing instrument of writing and the and year is a bay and year the secution of the same.	<u>first_parties</u> dohereby covenant and agree that at the delivery hereof_ti and seized of a good and indefessible estate of inheritance therein, 	CV_DCCthe lawful owner of the premises above granted, free and clear of all incumbrances sum ofDollars, according to the terms of
<pre>second part_her</pre>	<u>first_parties</u> dohereby covenant and agree that at the delivery hereof_ti and seized of a good and indefessible estate of inheritance therein, <u>first parties</u> <u>first parties</u> to the said part_V_of the second part	12Y. D.F.C
gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part_ymuking such sale, on demand, to saidfirst_partiesheirs and assigns IN WITNESS WHEREOF, The said part_ies_of the first part ha_Y9_hereunto setthrirhandsand scal_8_the day and year first above written. Signed, sealed and delivered in presence of	first_parties dohereby covenant and agree that at the delivery hereof_ti and seized of a good and indefeasible estate of inheritance therein, 	12Y. D.F.C
IN WITNESS WHEREOF, The said part ics_of the first part ha_V2_hereunto set_thrift, hand f_and scal_f_the day and year first above written. Signed, sealed and delivered in presence of	first_parties dehereby covenant and agree that at the delivery hereof_ti and selzed of a good and indefessible estate of inheritance therein, 	CY_DIC
<pre>year first above written. Signed, sealed and delivered in presence of</pre>	<u>circt partics</u> <u>do</u> <u>hereby covenant and agree that at the delivery hereof.it</u> and seized of a good and indefeasible estate of inheritance therein, <u>This grant is intended as a mortgage to secure the payment of the</u> <u>Seventeon Kundred and no/100</u> <u>a</u> <u>certain</u>	1CY_EFC
<pre>year first above written. Signed, sealed and delivered in presence of</pre>	<u>circt partics</u> dohereby covenant and agree that at the delivery hereof_ti and seized of a good and indefeasible estate of inheritance therein, <u></u>	1CY_DIC
Lillian E, Elicsner (SEAL) STATE OF KANSAS, BE IT REMEMBERED, That on this 30thday of August(SEAL) AD. 19.4Ebefore me. the undersigned as. AD. 19.4Ebefore me. the undersigned a Notary Public in and for said County and State, cameClaronce A. Elicsner and Lillian E. Elicsner, husband and wife (SEAL) to me personally known to be the same person.E.who executed the foregoing instrument of writing and duly acknowledge in the execution of the same between the subscribed my name and affixed my official seal on the day and year last about NDES WillERDOP, I have here unto subscribed my name and affixed my official seal on the day and year last about 20/2	<u>circt partics</u> dohereby covenant and agree that at the delivery hereof_ti and seized of a good and indefeasible estate of inheritance therein, <u></u>	1CY_DIC
STATE OF KANSAS, BE IT REMEMBERED, That on this _30thday of _August	<u>first_parties</u> dehereby covenant and agree that at the delivery hereof_ti and selzed of a good and indefessible estate of inheritance therein, 	1CY
CEMMY AS. Douglas County	first_partics dohereby covenant and agree that at the delivery hereof_ti and seized of a good and indefeasible estate of inheritance therein,	If Y SIG
cameClaronco_A. Bliesner and Lillian E. Bliesner, husband and wife to me personally known to be the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing and duly acknowl- edged the execution of the same person.s_who exceuted the foregoing instrument of writing acknowl- edged the execution of the same person.s_who exceuted the person of the same person of	first_partics dehereby covenant and agree that at the delivery hereof_ti and selzed of a good and indefessible estate of inheritance therein,	22Y_DTC
(SEAL) to me personally known to be the same person.5_who executed the foregoing instrument of writing and duly acknowl- edged 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.	first_partics dohereby covenant and agree that at the delivery hereof_ti and seized of a good and indefessible estate of inheritance therein,	22Y_DTC
N. G	first_partics dehereby covenant and agree that at the delivery hereof_fi and selzed of a good and indefessible estate of inheritance therein, This grant is intended as a mortgage to secure the payment of the Seventeon Nundred and no/100	22Y. 2.FC the lawful owner of the premises above granted, free and clear of all incumbrances
	first_partics dohereby covenant and agree that at the delivery hereof_ti and seized of a good and indefeasible estate of inheritance therein, This grant is intended as a mortgage to secure the payment of the Seventeon Fundred and no/100	12Y_DFC
RELEASE	first_partics dohereby covenant and agree that at the delivery hereof_ti and solzed of a good and indefessible estate of inheritance therein,	22Y_DTC the lawful owner of the premises above granted, free and clear of all incumbrances
The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.	first_partics dehereby covenant and agree that at the delivery hereof_liand selzed of a good and indefessible estate of inheritance therein, This grant is intended as a mortgage to secure the payment of the Seventeon Nundred and no/100	22Y_STC