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<form><form><form><form><form><form><form></form></form></form></form></form></form></form>		то		July	A. D. 19.45, at 9:10	o'clock A. M.
<form></form>				By		and the second
				H. Dodderidge and K. C	., in the year of our Lord, on Dodderidge her hus	thousand nine
<form></form>		of Lawronce in the County parties of the first part, and IME LAWRI	y of <u>Douglas</u> DICE NATIONAL BANK	LAWRENCE, EANSAS	in 1971 and 1977 and	
The following determined rule ratios minuted and being in the Consty of Dengins and Statis of Asama, Levyll:		Twenty Three Hundred and no/100	<mark>je bere se bere bere en son en son</mark>	DOLLA	ARS, to them duly paid	d, the receipt of
<text></text>	<b>.</b>	which is hereby acknowledged, ha_vro.soid, the following described real estate situated an	and by this indenture do nd being in the County of Do	-Grant, Bargain, Sell and Mortgs uglas and State of Kansas, to-wit	age to the said partyof t :	the second part,
<text></text>		Lot 1	Number One Hundred Fi	fty-four (154) and The		
<text></text>	•	North	a Thirty-Four (34) fe	et of Lot Number one		
<form></form>		hundr	ed fifty-six (156),	all on Indiana Street		
<pre>with the appurtenences and all the setate, tills and interest of the said part. 125.0f the first part 1.0f., 1.1 the before an end of the part of the said of the part of all interests the said of the part of the part</pre>		in th	e City of Lawrence.			
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<pre>er sensed arabis mit end enter when the same become due and payable, and that <u>hey_willing</u> the buildings upon ability relations in the sensed part, the buildings upon ability relations in the sensed part, the buildings upon ability relations in the sense that had payable and that <u>hey willing</u> the sensed part, the buildings upon ability relations in the sense that had be sensed part the buildings upon ability relations in the sense that had be sensed part the buildings upon ability relations in the sense that had be sensed part of the sensed part of part of the sensed part of part of part of parts of the sensed parts of the sensed part of parts of the sensed parts of the sensed parts of the sensed parts of parts of parts of the sensed parts of the sensed parts of parts of parts of the sensed parts of the sensed parts of parts of the sensed parts of the sense parts of the sense parts of the sensed parts of the sense parts of the sensed part</pre>		[10] A. A. M. M. Martin, "Managing the Astronomy Society of the	and the second		SANDAR MERCENSION	and the second s
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<pre>seconding to the terms of</pre>		It is agreed between the parties hereto that the part or assessed against said real estate when the same becom- such sum and by such insurance company as shall be spec- extent of $\frac{1}{\sqrt{2}}$ interest. And in the event that said	rt_1CS_ of the first part shall at the due and payable, and that the tified and directed by the part partCFof the first part shall fail	all times during the life of this indentu <u>y- will keep</u> the buildings upon an of the second part, the loss, if any, made to pay such taxes when the same become	id real estate insured against fire payable to the part of the s due and payable and to keep said	e and tornado in second part to the
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IN WITNESS WHEREOF, The part_102 of the first part ha_X0_ hereunto set _the1rhand and seal_sthe day and year last above written.	9	It is agreed between the parties hereto that the part or aversed against all oral catate when the same become order sum and by such insurance company as abilit be spec- extent oft.g. interest. And in the creat that said this information, and that bear interest at of the set of to THIS GRANT is interaded as a mortrage to accure, <u>-WORT byINFORC INTERECT and Company</u> according to the terms of <u>D220</u> _certain written obtained by and bytsterms made payable to the part or some of money advented by the said fait (b) and byts according to the form part half fait (b) and the same part thereof or any obligation created thereby, are inter- per thereof or any obligation created the buildings on a interaction of a part obligation created the part backs, or interest of a strateging of the buildings on a interpret part for the same company.	r. 1925. of the first part shall as reade and payable, and that <u>the</u> ified and directed by the part. <u>1997</u> part <u>1997</u> all of part shall fail the payment of the sum of <u>1997</u> ligation for the payment of as of the second part, with all inter as provided in this inderstore. The thereas on a first the pay for any lisure as provided in this inderstore.	all times during the life of this indemu $\frac{1}{2} \frac{1}{2} 1$	id real entate insured against fre- payable to be part. — of the s due and payable and to keep said hall echome a part of the indebted the day of <u>distant</u> of the indebted reme. If default be made in and abail become a part of the indebted receil. If default be made in and a committed on said premises, then a committed on said premises.	e and tornado in second part to the premises insured dness, secured by 
K. C. Lodderidge       (SEAL)         (SEAL)       (SEAL)         STATE OF       Kansas         County of       Douglas         BE IT REMEMBERED, That on this 10       day of         Motary Public       in the aforesaid County ad State, came	9	It is agreed between the parties hereto that the part or aversed against all oral citate when the same become order sum and by such insurance company as abilit be spec- extent of	r. 1925. of the first part shall as reades and payable, and that <u>the</u> ified and directed by the part. <u>1997</u> part <u>1997</u> pails (pass and insure part <u>1997</u> pails (pass and insure part <u>1997</u> pails (pass and insure part <u>1997</u> ) ligation. for the payment of asi of the second part, with all inter <u>1997</u> ligation. This indenture as provided in this indenture the second part to pay for any insure as provided in this indenture the second part in the indenture second part to the short insure second part to the short insure second part to the short insure second part of the short insure second part of the short insure short of the short insure part and part in the short insure part is greater as a second part of the short insure part of the short insure part and part in the short insure part and part in the short insure part and part in the short insure part is to great of the indenture part of a participant of the indenture part of a participant of the indenture part is to great of the indenture part of the indenture part is to great of the indenture part of the indenture part is to great of the indenture part of the indenture part is to great of the indenture part of the indenture part of the indenture part is to great of the indenture part of the indenture par	all times during the life of this indemu y::::::::::::::::::::::::::::::::::::	id real entate insured against for payable to be part. — of the p due and payable and to keep said hall echome a part of the indebted thall echome a part of the indebted said obligation and also to hall become a part of the indebted said beligation and part of the indebted said payable in such a committed on and payable indebted part. — A of the second part part. — A of the second part part. — A of the second part is an and the part of the indebted part. — A of the second part is an an out of all monery, arising if any there be, shall be paid by	e and tornado in escond part to the I premises insured dness, secured by — DOLLARS, 
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(SEAL)          STATE OF       Kansas         County of       Douglas         BE IT REMEMBERED, 'that on this 10 day of       July         AD, 1945., before me, a         Notary, Public       in the aforesaid County and State, came		It is agreed between the parties hereto that the part or sustand against all oral citate when the same become orth sum and by such insurance company as shall be uper extent of .14.5 interest. And in the reset of 10 THIS GRANT is intended as a moreave to the rate of 10 THIS GRANT is intended as a moreave to accura- te the indemute, and thall be interest at the rate of 10 THIS GRANT is intended as a moreave to accura- te the indemute and the interest of 10 according to the terms of 2020	r. 125. of the first part shall as re due and payshie, and that <u>the</u> find and directed by the part. <u>CPC</u> the forst part shall fail part may pay alid pars and instan- tic from the due of payment until the payment of the same of <u>CPC</u> ligation for the payment of alia of the second part, which all inter a providel in this indenture be made as herein pochicies, and buy and real exits or any insure be made as herein pochical in as a paid, and all of the obligations pro- ting and all of the obligations pro- ting the period as the payment of alia paid real exits or any the pays and provide and all the improvem- remines hereby granted, or any pays it, together with the conts and the administrations personal representations.	all times during the life of this indemus y_rill.xeen the buildings upon an air of the second part, the loss, if any, make to pay such taxes when the same become rec. or either, and the amount so paid a fully repaid. d sum of money, executed on theO d sum of money, executed on theO obligation contained therein (ally dited are of the second said when the any dired catter are not said when the any dired catter and white mobilization, for notice, and white the ball of the feature into thereon in the manner provided by by the and every bilization there in contain the second outercours of the respect recunto sethally contain the relation Charlotto	Id real entre insured against for payable to the part of the s due and payable and to keep add hall ecome a part of the indebee the day of <u>July</u> . 	e and tornala in second part to the premises insured dram, secured by 
County of       Douglas       }ss.         BE IT REMEMBERED, 'that on this 10 day of       July       A.D. 1945., before me, a         Notary Public       in the aforesid County and State, came		It is agreed between the parties hereto that the part or sustand against all oral citate when the same become orth sum and by such insurance company as shall be uper extent of .14.5 interest. And in the reset of 10 THIS GRANT is intended as a moreave to the rate of 10 THIS GRANT is intended as a moreave to accura- te the indemute, and thall be interest at the rate of 10 THIS GRANT is intended as a moreave to accura- te the indemute and the interest of 10 according to the terms of 2020	r. 125. of the first part shall as re due and payshie, and that <u>the</u> find and directed by the part. <u>CPC</u> the forst part shall fail part may pay alid pars and instan- tic from the due of payment until the payment of the same of <u>CPC</u> ligation for the payment of alia of the second part, which all inter a providel in this indenture be made as herein pochicit, and and part of the the payment of alia the real or the second part, which all inter the made as herein pochicit, and the second part to pay for any insure the made as herein pochicit, and the paid, and all of the obligations pro- paid, part of the solutions and the made as all of the obligations pro- remises hereby granted, or any pay sti, together with the conts and the administrations personal representations.	all times during the life of this indemus y_rill.xeen the buildings upon an air of the second part, the loss, if any, make to pay such taxes when the same become rec. or either, and the amount so paid a fully repaid. d sum of money, executed on theO d sum of money, executed on theO obligation contained therein (ally dited are of the second said when the any dired catter are not said when the any dired catter and white mobilization, for notice, and white the ball of the feature into thereon in the manner provided by by the and every bilization there in contain the second outercours of the respect recunto sethally contain the relation Charlotto	Id real entre insured against for payable to the part of the s due and payable and to keep add hall ecome a part of the indebee the day of <u>July</u> . 	e and tornals in second part to the premises insured dness, secured by 
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(SEAL) to me personally known to be the same person_ who executed the foregoing instrument and duly acknowledged the execution of the same and afficed my official seal on the day and year last above written. My commission expires on the25		It is agreed between the parties hereto that the par or ausseld spint aid real extat when the same become or the same and by such insurance company as shall be spec- erters of -it.t.s	r.10.2. of the first part shall at resides and payable, and that	all times during the life of this indemu y will its period by the second part, the loss, if any, much to pay such taxes when the same become rec. or either, and the amount so paid a fully repaid. d sum of momey, executed on the d sum of momey, executed on the obligation contained: therein fully disks or a secting the root paid when the same rest accruing therein according to the te acce, or either, and the amount so paid a obligation contained: therein fully disks ided for in said written obligation, for, notice, and its he have the bar obligation, for, into thereon in the manner provided by by reach and every obligation thering contact recurstory in the manner provided by by reach and every obligation thering contact recurstory in the manner provided by by Charlotto K, C, Lodd	id real entre insured against for payable to the part of the s due and payable and to keep said shall echome a part of the indebted thall echome a part of the indebted thall become a part of the indebted shall become a part of the indebted thall become a part of the indebted recel, if depaid be made in such ne become due and payable or if recel, if depaid be made in such recel, if all more and part in the recel and the such as a receiver appoint lay and to a security appoint in and seal_S_the day and y if, <u>Eoddoridge</u>	e and tornado in second part to the premises insured datas, secured by -DOLLARS, -1045, -0 secure any sum datas, secured by payments or any the insurance of a collect the g from skall extend rear last above 
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RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Horn of Deeds to enter the discharge of this mortgage of record. Dated this day of, 19 Barbare		It is agreed between the parties hereto that the part or sussed spint aid real extat when the same become or the num and by such insurance company as shall be spec- erters of -it.g	<pre>r.les_ of the first part shall at itide and directed by the part</pre>	all times during the life of this indemu y_rill.xeend part, the loss, if any, make to be second part, the loss, if any, make to pay such taxs when the same become rec. or either, and the amount so paid a fully repaid. d sum of momey, excuted on theO d sum of momey, excuted on theO d sum of momey, excuted on theO obligation contained: therein fully disks rect accuraing therein associations to the te acce, or either, and the amount so paid a obligation contained: therein obligation, for, notice, and its like have the bar dided for in and written obligation, for, notice, and there to and the overplot, rect and every obligation there is and nut thereon in the manner provided by 1 rect and every obligation there is and the there is and the start of the solid in the second of the solid Charlotto K, C, Lodd Loddoridgo hor. husban Loddoridgo hor. husban Northere is and a filted	id real entre insured against for payable to the part of the s due and payable and to keep said hall cohome a part of the indebted thall cohome a part of the indebted thall ecome a part of the indebted thall become a part of the indebted thall become a part of the indebted the become due and payable or it result of drawn be made in such ne become due and payable or it hall become a part of the second part the present of all money, attain the present of the second part the present of all money, attained the part of the second part is part of the second part is and seal_S_the day and y H. <u>Podderidge</u> eridge 	e and tornals in second part to the premises insured datas, secured by 
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