This INDESTURE, Made this. 25th day of Angust in between "Milling La Millor and Effic. Unillar, Muchan and wife of the set and 2017; December 11 and 11 for the company of Deuring and State of Margan and Marga
Lies_of the first part, andID_LOWINGER_COLDING, and LORN.Association
the appurtenance and all the estate, title and interest of the saw part_ide. of the first part therein. The North Three fifths (3/5th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three fifths (3/5th) of Lot 41 on Connecticut Street, in the City of Lawrence. Of Lawrence. The North Three fifths (3/5th) of Lot 41 on Connecticut Street, in the City of Lawrence. Of Lawrence. The spartenance and all the estate, title and interest of the saw part_ide. of the first part therein. It is a spartenance and all the estate, title and interest of the saw part_ide. Of Lawrence. Of Lawrence. Of Lawrence. Of Lawrence. It is a spartenance and all the estate, title and interest of the saw part_ide. On the connecticut Street, in the City of Lawrence. It is a spartenance and all the estate, title and interest of the saw part_ide. Of Lawrence. Of Lawrence. Of Lawrence. It is a spart to the saw for the saw part identifies the connecticut Street, in the City of Lawrence and the connecticut Street, in the City of Lawrence and L
the appurtenances and all the estate, title and interest of the said part_Log the first part therein. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lot 41 on Connecticut Street, in the City of Lawrence. The North Three Fifths (\$/\$th) of Lawrence. The Nort
the appurtenances and all the estate, title and interest of the said part_Lol_of the first part therein. And the said part_Lol_of the first part therein. And the said part_Lol_of the first part therein. And the said part_Lol_of the first part therein. It is greated better districts, the there, there of control the said of control the said part_Lol_of the first part therein. It is greated better the part to be the part_Lol_of the first part that the delivery better the part to the part_Lol_of the first part that the said part_Lol_of the first part that the said the part_Lol_of the first part that the said the part_Lol_of the first part that part to the said the part_Lol_of the said t
the appurtenances and all the estate, title and interest of the said part_LOL. of the first part therein. And the said part_LOL_of the first part do
And the said part_USS_of the first part dohereby coverson and agree that at the delivery hereofhere and clared as its existed of a good and indefeasible catase of inheritar, wherein, fees and clear of all incumbrance. It is agreed between the parties hereto that the part_USS_of the first part thall at all times during the life of this indenture, pay all taxes or assessments that may be levied stated between the parties hereto that the part_USS_of the first part thall all times during the life of this indenture, pay all taxes or assessments that may be levied to the part_USS_of the first part thall all times during the loss, if any, made payable to the part_USS_of the second part to the conditions upon and treat extracts. And in the event that said part_LiGs of the first part shall fail to pay such taxes when the same become due and payable and to keep ald premise insured rim provided, then the part_USS_of the date of payment unit fully repaid. "Its_interest. And in the event that said part may pay said taxes and insurance, or either, and the amount so paid shall cebome a part of the indehtedness, secured by detentive, and shall bear interest at the rate of 105 from the date of payment of the sum of
And the said part_USS_of the first part dohereby coverson and agree that at the delivery hereofhere and clared as its existed of a good and indefeasible catase of inheritar, wherein, fees and clear of all incumbrance. It is agreed between the parties hereto that the part_USS_of the first part thall at all times during the life of this indenture, pay all taxes or assessments that may be levied stated between the parties hereto that the part_USS_of the first part thall all times during the life of this indenture, pay all taxes or assessments that may be levied to the part_USS_of the first part thall all times during the loss, if any, made payable to the part_USS_of the second part to the conditions upon and treat extracts. And in the event that said part_LiGs of the first part shall fail to pay such taxes when the same become due and payable and to keep ald premise insured rim provided, then the part_USS_of the date of payment unit fully repaid. "Its_interest. And in the event that said part may pay said taxes and insurance, or either, and the amount so paid shall cebome a part of the indehtedness, secured by detentive, and shall bear interest at the rate of 105 from the date of payment of the sum of
And the said part_USS_of the first part dohereby coverson and agree that at the delivery hereofhere and clared as its existed of a good and indefeasible catase of inheritar, wherein, fees and clear of all incumbrance. It is agreed between the parties hereto that the part_USS_of the first part thall at all times during the life of this indenture, pay all taxes or assessments that may be levied stated between the parties hereto that the part_USS_of the first part thall all times during the life of this indenture, pay all taxes or assessments that may be levied to the part_USS_of the first part thall all times during the loss, if any, made payable to the part_USS_of the second part to the conditions upon and treat extracts. And in the event that said part_LiGs of the first part shall fail to pay such taxes when the same become due and payable and to keep ald premise insured rim provided, then the part_USS_of the date of payment unit fully repaid. "Its_interest. And in the event that said part may pay said taxes and insurance, or either, and the amount so paid shall cebome a part of the indehtedness, secured by detentive, and shall bear interest at the rate of 105 from the date of payment of the sum of
And the said part_USS_of the first part do
And the said part_USS_of the first part do
And the said part_USS_of the first part do
And the said part_USS_of the first part do
And the said part_USS_of the first part do
And the said part_USS_of the first part do
And the said part_USS_of the first part do
And the said part_USS_of the first part do
at they will warrant and defend the same against all parties, at herein, free and clera of all incumbrance to the same against all parties, making lawful claim thereto. It is agreed between the parties hereto that the part_£CS_ of the first part thall at all times during the life of this indenture, pay all taxes or assessments that may be levied ested against aid real estate when the same becomes due and payable, and that_£ltCy_Mill_keep the buildings upon asif real estate insured against fire and tornado in use and by use linearance contents as a state of the second part to the oftzininterest. And in the event that said part_£CS_of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured on previded, but the party of the second part to the oftzinand the accounts so paid shall echome a part of the indektedness, secured by the part of the second part in a sum of
it is agreed between the parties hereto that the part_ASS_ of the first part thall at all times during the life of this indenture, pay all taxes or assessments that may be levied esteed against add real existe when the same becomes due and payable, and that Life. Mr. Life. The Life. The part_Mr. of the second part to the unit of the part_Mr. of the second part to the unit of the part_Mr. of the second part to the unit of the part_Mr. of the second part to the unit of the part_Mr. of the second part to the unit of the part_Mr. of the second part and payable and to keep asid premises insured denture, and shall bear interest at the rate of 10% from the due of payment until fully repaid. In the part_Mr. of the second part may pay said as and insurance, or either, and the account so paid shall colour a part of the indebtedness, secured by denture, and shall bear interest at the rate of 10% from the date of payment until fully repaid. In the turn of _OLOcertain written obligation. for the payment of said sum of money, executed on the 25th _day of _August
um and by such insurance company as shall be specified and directed by the part
dentree, and shall bear interest at the rate of 105 from the date of payment until fully repair. It intered and not 105 from the date of payment until fully repair. It intered and not 105 from the date of payment until fully repair. It intered and not 105 from the date of payment until fully repair. It intered and not 105 from the date of payment until fully repair. It intered and not 105 from the date of payment until fully repair. It is the terms of 0.00 from the full payment of the sum of the sum of money, executed on the 25th day of August 105 from the full payment of payment o
DOLLARS, into the terms of _GLOcretain written obligation for the payment of said sum of money, executed on the _ZSth_day of _August 1915
The terms made payable to the part. Y. of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum hardy managed that the pile pile pile pile pile pile pile pil
with sale, on demand, to the first part_428_t is a series of the f
with sale, on demand, to the first part_428_t is a series of the f
such sale, on demand, to the first part.423_new perfection of this influence and each and very obligation therein contained, and all benefits accruing therefrom shall extend the arrive to that the terminal administrator, personal representatives, anagers and successes of the respective particle better to the contained, and all benefits accruing therefrom shall extend the arrive to the first part have been assessed and security particle particle particle better. National County Seal
N WITNESS WHEREOF, The part 125 of the first part have hereunto set their handand seal the day and year last above William L. Willer (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) E OF Kangas (SEAL) Ss. BE IT REMEMBERED, That on this 28th day of August A.D. 19.45, before me, a Notery Kublic in the aforesaid County and State, came.
SEAL) FIGURE 1. Miller (SEAL)
(SEAL)
(SEAL) FOR Kansas SEAL SEAL DOUGLAS COUNTY BE IT REMEMBERED, That on this 28th day of August A.D. 19.45, before me, a Notary Eublic in the aforesaid County and State, came.
See of Kangas See of Kangas
Section Douglas County set Douglas County BE IT REMEMBERED, That on this 28th day of August A.D. 19.45, before me, a Notary Eublic in the aforesaid County and State, came.
BE IT REMEMBERED, That on this. 28th day of August A.D. 19.45, before me, a Notary Fublic in the aforesaid County and State, came.
William L. Miller and Effic L. Miller, husband and wife
SEAL) to me personally known to be the same persons 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 the 21st day of April , 1946
1.5 Sbv
Notary Public.
RELEASE