	Fee Paid 10.00		
	TT 1.1 will be a service of the serv		
	most of our load and descendents to the 1 1 Picture and		
	James Donald Jones and Nathry Jean Jones, husband and wife.		
	A state of the second sec	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Shi A
	of Lawrence ", in the County of Douglas and State of Kansas		教教科
	pardes of the first part, and _Annie L. Keeler and Walter J. Keeler as joint tenants with right		
	of survivorship and not as tenants in commonpert yof the second part		は高い
	Witnesseth, that the said part 109 of the first part, in consideration of the sum of		1 Percent
	Four Thousand and no/100 DOLLARS	•	17/12/
	doGRANT, BARGAIN, SELL and MORTGAGE to the said part 105of the second part the following described	1	
	real cetate situated and being in the County of MOUGLAS and State of Kansas, to-wit:		
	Lot Four (h), Block Eight (6), in Lane Flace, 6 ³		no de la com
	County, Kansas.		
	with the appurtenances and all the estate, title and interest of the said partiesof the first part therein.		
	And the suid partices of the fare part do hereby covenant and agree that at the delivery hereof the larfal owners. of the premises above granted, and seared of a good and indefeasible exture of indemines therein, free and deer of all incumines.		
	end that thig? will warrant and defend the same squint all parties making lawful dain theres. 		
	estise insured against fire and tornado in such sum and by such insurance company as shall be specified and directed by the part LOS of the second part, the losi, if any, made payable to the part LOS of the second part to the entent of the instrument. And in the event that said part COS of the first	•	
	part shill fail to pay such taxes when the same become due and psyche or to keep said premise insured as herein provided, then the part LCS. of the second - part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtadness, secured by this indenture, and shall beer instruct as the said of 10% from the date of psyment unail fully read.	- Charles	
	THIS GRANT is intended as a morrage to secure the payment of the sum of Four Thousand and no/100	•	
	according to the terms of ODD created written obligation for the payment of said sum of indexy, executed on the 16th day of	A CONTRACTOR OF THE OWNER OWNE	
	June		
	accruing thereon according to the terms of said obligation and also to secure any suin or sums of money advanced by the said part 265of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 265of the first part shall full to pay		
	the same as provided in this information		
	the same a proceeding in the second s		
	now, or if waste is committed on said premiser, then this conveysion shall become absolute and the whole sum remaining unpaid, and all of the obligations provided for a said written obligation, for the security of which this indenue is given, shall immediately nature and become due and payable at the option of		1.2.2
	the holds hered, without mode, with it holds be lawful for the sud part. ALG, or the scond part. The holds hered without mode, with it holds and the scond part. ALG, or the scond part are review appointed to colver, the result and benefits accuring that from and the important part of the manner provided by law and to have a review appointed to colver, the result and benefits accuring that from any start of the scond part of the scond part of the scond part of all models within the scond part of the association the useful of principal and markets provide with the other scond part of all models within the scond part of all models in the scond part of the		11.04
	the amount then unpuid of principal and interest, together with the costs and charges incident thereto, and the overplice, if, any there, be, shall be paid by the part 168, making such sala, on deminid, to the first part 168.		S. A.
	part Action, maning and non-month of the part for the part of the indenture and each and every obligation forein contained, and all bendin acrosing therefore, shall seen and inner to and be obligatory upon the herr, exclutes, administratory, personal representatives, and an accessor of the respective participants.		
	In Witness Whereof, the par 103 of the fart par ha VG bereams se their hand S and		1 *
	ame Drud our (SEAL)		
Month of the	James Donal fores (SEAL) Rancy gear gives (SEAL)		
	(SEAL)		
	STATE OF KANSAS		
	COUNTY OFDOUGLASSS.		
	Be It Remembered, That on this 16th day of June A. D. 19 51		
	before me, a notary public in the aforesaid County and State, came James Donald Jones and Nancy Jean Jones, husband and wife,	1	
		2000 - 500 - 600	
	to me personally knows to be the same persong, who executed the foregoing instrument and duly acknowledged the execution of the same.		
e	IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the		
	day and year last above written.		$\sum_{i=1}^{n} (i - i) = \sum_{i=1}^{n} (i - i)$
	My Commission Expires Sept. 17 19-53. Notary Public	\$	1.19.20
mar 1			
Record	ed June 21, 1951 at 8:45 A. M. Release Warded a Deck Register of Deed		1
1 4 Sum	descigned owners of the within an Trans of 1 1 1 1991		
full pays	designed owner of the within motange, de hereby acknowledge the method with delt skowed thereby, and frauthoused the Register of		A2027 C302-C3
Quede to	enter the discharge of this mortgage of heard. Dated of well		
this 14	I day of July 11900	liter and a second	
	datte Aller Dwedd	lick.	教教的公 核
	Walter & Speller Reg	marine	到相关的
	part in the second s	puty /	

.

1. 19

.,

Transfer Street

Desta a desta Esta desta dest

THE REAL PROPERTY.

A Date Parts

Trafficer.

100

ALL.

語い日に日本では

n 42457

A had maked being

charles in a

11-V-

3

1.2 16.20

1

1 ۶.

0

1

: