| | | 5 | - |
|-------|-------|---|---|
| | | | |
| | | | |
| | | | |
| | | | |
| | | | C |
| | - 0.1 | | |
| | | | |
| | | | |
| | | | |
| | | | r |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | - |
| | | | Ċ |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | - |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| 0 | | | 0 |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | 1 | | |
| | | | |
| n | | | |
| 10.00 | | | - |
| | E S | | |
| | | | |
| | | | |
| | | | |
| 4 | | | |
| 0 | | | - |
| | 131 | | |

1. 1

1

Lawrence

MORTGAGE

8£_

1

a selektron (de sou

This Indenture, Made this_

1.124 55

year of our Lord one thousand nine hundred and fifty-one

Fred F. Bliesner and Alice N. Bliesner, husband and wife

part ies_of the first part, and ____ The First National Bank of Lawrence,

| them date paid, the secret of which is hereby acknowledged, haveold, and by his indicates distributed and heining the Courty of | | t the said part_105_of the first part, in consideration of the sum of |
|--|--|--|
| Lot 22, Block 3 in Haskell Place, an Addition to the City of Lawrence, Douglas County. Douglas County. the apportenances and all the estate, tills and interest of the said part 102_of the first part therein. Ad the said par 102_of the first part do | GRANT, BARGAIN, SELL and MORTGAGE | to the said part y of the second part, the following described |
| Bouglas: County: the apputtenances and all the estate, tills and interest of the said part 103_of the first part therein. Ad the saip part 103_of the for part de | Lot 22, Block 3 in Haskell Place, | an Addition to the City of Lawrence. |
| the appurtenances and all the cotate, tills and interest of the said part 125 of the first part therein. And the said part 105 of the first part do herein constant and preve that the delivery herein the inful constant means along grants along reads and indefeasable series of infrintance threak, free and dear of all incumbrance, the inful constant Is agreed between the parties hereto that the part ASI. of the first part that all first dear of the information of the part in the state of the information of the parties in the state of the information of the parties in the state of the information of the parties in the state of the information of the parties in the state of the information of the state of the state of the state of the information of the state of the state of the state of the information of the state of the state of the information of the state of the state of the information of the state of the information of the state of the stat | | |
| the appurtenances and all the cotate, tills and interest of the said part 125 of the first part therein. And the said part 105 of the first part do herein constant and preve that the delivery herein the inful constant means along grants along reads and indefeasable series of infrintance threak, free and dear of all incumbrance, the inful constant Is agreed between the parties hereto that the part ASI. of the first part that all first dear of the information of the part in the state of the information of the parties in the state of the information of the parties in the state of the information of the parties in the state of the information of the parties in the state of the information of the state of the state of the state of the information of the state of the state of the state of the information of the state of the state of the information of the state of the state of the information of the state of the information of the state of the stat | | |
| the appurtenances and all the estate, title and interest of the said part 102 of the first part therein. And the said part 102 of the first part do | | |
| the appurtenances and all the estate, title and interest of the said part 102 of the first part therein. And the said part 102 of the first part do | a | |
| the appurtenances and all the estate, title and interest of the said part 102 of the first part therein. And the said part 102 of the first part do | | and a second |
| And the said per <u>165</u> of the first period hereby covernme and gree that the dilary hereof | | |
| And the said part 102f the fars periodend that "Life" will wernet and defend the same spainer above granted, and winder of a good and indefensable serues of inheritance therein, fires and dear of all incombiners, ppr all targets one and that "Life" will wernet and defend the same spainer all parties making lawfel dain therein, and that "Life" will wernet and defend the same spainer all parties making lawfel dain therein, and that "Life" will wernet and defend the same spainer all parties making lawfel dain therein, and base that all times during the life of this dynamic, ppr all targets one same and any possible of the same therein in the same become days and provide the same spainers. And in the events that all times during the life of the same therein on the same of provide. There the same become days and provide the same spainers. And in the event that all all times during the life of the same days of the same d | | |
| And the aid pur 102_of the first periodsheardy coverning and gree that the delayer hearse | | |
| And the suid pur 105_of the first periodend that "Life" years and there is the delayer hense the long downer granted, and winds of a good and indefeasible series of inheritance therein, firse and dear of all incombines, ppr all times to an end that "Life" will wernet and defend the same spaines all parties making lawful dain therein. It is agreed between the parties herein that the pirt AGS_of the first partic that is all times during the Word of this dimense, ppr all times to an easily an end of the first parties making the Word of this dimense, ppr all times to an easily and any possible of the parties. And in the events that all times during the Word of this dimense, ppr all times to an easily and provide the part of the first parties. And in the event the said part, life the first parties the first parties the first parties the end of the provide the end of the scool part. If the scool part, the provide the end of the part of the first parties the end of provide there the said part. The first parties the end of the provide the end of the scool part. If the provide there the part of the first parties the end of provide there the part. The first parties the end of parties the end of provide there and part. The first parties the end of parties the end of provide there and part. The first parties the end of parties the end of parties the part of the first parties. The parties of the part of the scool part, the part of the scool part. The parties of the part of the scool part, the part of the scool part. The parties of the scool part, the part of the scool part. The parties of the scool part of the scool part. The part of the scool part, the part of the scool part. The parties of the scool part of the part of the scool part of the part of the scool part. The part of the scool part of the p | | |
| And the suid pur 105_of the first periodend that "Life" years and there is the delayer hense the long downer granted, and winds of a good and indefeasible series of inheritance therein, firse and dear of all incombines, ppr all times to an end that "Life" will wernet and defend the same spaines all parties making lawful dain therein. It is agreed between the parties herein that the pirt AGS_of the first partic that is all times during the Word of this dimense, ppr all times to an easily an end of the first parties making the Word of this dimense, ppr all times to an easily and any possible of the parties. And in the events that all times during the Word of this dimense, ppr all times to an easily and provide the part of the first parties. And in the event the said part, life the first parties the first parties the first parties the end of the provide the end of the scool part. If the scool part, the provide the end of the part of the first parties the end of provide there the said part. The first parties the end of the provide the end of the scool part. If the provide there the part of the first parties the end of provide there the part. The first parties the end of parties the end of provide there and part. The first parties the end of parties the end of provide there and part. The first parties the end of parties the end of parties the part of the first parties. The parties of the part of the scool part, the part of the scool part. The parties of the part of the scool part, the part of the scool part. The parties of the scool part, the part of the scool part. The parties of the scool part of the scool part. The part of the scool part, the part of the scool part. The parties of the scool part of the part of the scool part of the part of the scool part. The part of the scool part of the p | | |
| And the aid pur 102_of the first periodsheardy coverning and gree that the delayer hearse | | |
| And the aid pur 102_of the first periodsheardy coverning and gree that the delayer hearse | | |
| And the aid pur 102_of the first periodsheardy coverning and gree that the delayer hearse | | |
| And the said part 102f the fars periodend that "Life" will wernet and defend the same spainer above granted, and winder of a good and indefensable serues of inheritance therein, fires and dear of all incombiners, ppr all targets one and that "Life" will wernet and defend the same spainer all parties making lawfel dain therein, and that "Life" will wernet and defend the same spainer all parties making lawfel dain therein, and that "Life" will wernet and defend the same spainer all parties making lawfel dain therein, and base that all times during the life of this dynamic, ppr all targets one same and any possible of the same therein in the same become days and provide the same spainers. And in the events that all times during the life of the same therein on the same of provide. There the same become days and provide the same spainers. And in the event that all all times during the life of the same days of the same d | | |
| And the said part 102f the fars periodend that "Life" will wernet and defend the same spainer above granted, and winder of a good and indefensable serues of inheritance therein, fires and dear of all incombiners, ppr all targets one and that "Life" will wernet and defend the same spainer all parties making lawfel dain therein, and that "Life" will wernet and defend the same spainer all parties making lawfel dain therein, and that "Life" will wernet and defend the same spainer all parties making lawfel dain therein, and base that all times during the life of this dynamic, ppr all targets one same and any possible of the same therein in the same become days and provide the same spainers. And in the events that all times during the life of the same therein on the same of provide. There the same become days and provide the same spainers. And in the event that all all times during the life of the same days of the same d | | |
| It is agreed browns the parties herets that the part AGE of the first part half as all times during the life of this inference, part liters or assessment and and squares all are east own the same becomes due and parkles, and that | the appurtenances and all the estate, title and interest of And the said part ICSof the first part dohereby cover | of the said part 105_of the first part therein. nant and agree that at the delivery hereof <u>they</u> are the lawful ownerS. |
| DOLLARS Ing to the terms of | ie premises above granted, and seized of a good and indefeasible estat | e of inheritance therein, free and clear of all incumbrances, |
| <u>Cetchber</u> <u>is 51</u> , and by <u>152</u> terms made paykies the part <u>s</u> for the second part and here according to the term of and dolption and allow to secure any ann or anno af anong withread by the signary <u>152</u> of the incode part should be for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that still part <u>152</u> . If the first part shall fail to part for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that still part <u>152</u> . If the first part shall fail to part for any insurance that is weld funch payments be made as herein specified, and the obligation contained therein fully discharged. If default b is made payments or any jart thereof or any obligation exacted thereby, or intree thereon, or if the taxes on and if and the adjust of the taxes on a still years and the obligation or any jart thereof or any obligation that the obligation or any jart thereof or any obligation that the obligation or any jart thereof or any obligation (the obligation contained therein fully discharged. If default b disc and paylis, of it is in a obligation or all to be the obligation or adjust of it and the obligation or adjust of it and the obligation or adjust of it and the obligation of the still fail to pay the obligation of the still be indefault by the start of the still be obligated the obligation of the best by the start of the still be add by the start of the still be obligated the obligation of the start of the still be add by the start of the still be still by the start of principal and interest, torogether with theorem in the day and thereon and the strength if any there is a best pay at the start of the start and the start oppolaries the start oppolaries the start of the start and the start oppolaries the start or start of the start of the start and the start oppolaries the start oppolarity of the start of the st | ting to the terms of ODC certain written obligation for the | payment of said sum of money, executed on the 310t day of |
| And this concepture shall be void if unch purposed beers and an a term of the obligation constanted therein fully dicherged. If default be in man hypothese are any part there of any obligation constanted herein or iterates thereon, or iterates means and parts there is a set of the set | October 19 51, and by 1 | ts terms made payable to the part y of the second part, with all interest |
| a preside and all the improvement thereon in the manner provided by left and to have a period appoint in course in monotonic or any origin and we all the presentes persystematic, or any periodic theorem, and thereon, and the and we all individual or any manner theorem unput of principal and interest, coppinger with theorem and thereon, and thereonic optimistic if any there he, shall be pield by the manner theorem and all optimistic and the first periodic theorem and there are evolvitation there in optimistic and all benefits accuming the algorithm of the first periodic accuming and the principal and the second periodic theorem and the second periodic the second periodic theorem and theorem and the second periodic theorem and the second periodic theorem and the second periodic theorem and the second periodic theorem and the | and the second | |
| In Witness Whereof, the par 105 of the full part he Ye heremone their hard San the day and year has been written. <i>Fuel F. Bliesner</i> (SEAL) (SEAL) (SEAL) | And this conveyance shall be void if such payments be made as her | |
| In Witness Whereof, the par 105 of the full part he Ye heremone their hard San the day and year has been written. <i>Fuel F. Bliesner</i> (SEAL) (SEAL) (SEAL) | de in acho paymento er any jarre thereof or any obligation created there one das and apparite, or it the instructive it not kere up as provided h is, or if varses is committed on said premises, then this convergence take bladfer bened, without notices, and it shall be lareful for the said premi- ation of the instruction of the instruction of the instruc- refront; and to sail the inprovement thereon in the maximum and the maximum lareful green consider whether the instru- ment on the maximum lareful green consider which the instru- ment on the maximum lareful green consider which the instru- ment on the maximum lareful green consider which the instru- tion of the maximum lareful green consider which the instru- tion of the maximum lareful green consider which the instruc- tion of the maximum lareful green consider which the instruct and the maximum lareful green considered which the instruct and the maximum lareful green considered which is instruct and the fully lareful for the said premi- tion and the maximum lareful green considered which is instruct and the fully lareful for the said premi- tion and the maximum lareful for the maximum lareful the fully lareful for the said premi- tension and the maximum lareful for the maximum lareful the fully lareful for the maximum lareful the lareful for the maxim | ein specified, and the obligation contained hernin fully dicheteged. If default by by, or interes therean, or if the case would release the net paid when the sum release of about the state of the state of the state of the state of the release of the state of the state of the state of the state of the release of the state of the |
| In Witness Whereos, the part and and the day bar the day and year and F. Bliesner (SEAL) - Glice n. Bliesner (SEAL) (SEAL) | in such payments or any jear; thereof or any obligation created there are due and paylob, of it the instances is not kert or us provided h or if wates is committed on add premises, then this convergence will define in add without motics, and it shall be lateful for the said part. Add be brend, without motics, and it shall be lateful for the said part. If only and the improvement hereon in the manue proof, in from; and to self the premises hereby granted up with the cost point then unpoint of parts of motion in the instance proof, in the addition of the premise hereby granted up with the cost as $J_{\rm eff}$. The part of the premise hereby granted up with the cost as $J_{\rm eff}$, and by the parties here on the the error sate. 10.62 s $J_{\rm eff}$, and by the parties here on the the errors and provisions of the obligation of a body cost option of the obligation you have the here, are | rin specified, and the obligation contained herein fully dividenced. If default by by, or interest therean, or if the same on suid real enter are not paid when the sum ring, or if there are the same of the same are not kept in a good reaps' to they are ring, or if the same of the whole sum remaining unpaid, and all of the defiguing ure is 200, that immediately matters and become due and paysite at the option of the same presented by law, and our of all moory saming from such also the remain of danges incident thereta, and the control of the same presented by law of a control of the same presented by law, and our of all moory saming from such also to remain all danges incident thereta, and the compliant, if any there be, shall be paid by the is indentures and each and every obligation therein contained, and all benefas accung as indentures and each and every obligation therein contained, and all benefas accung and entry, elevand the compliant, if any there be, shall be paid by the is indenture and each and every obligation therein contained, and all benefas accung |
| (SEAL) | abler before and all the improvements thereon in the manner provide from; and to sell the premise hereby granted, or any part thereof, in mount then unpaid of principal and interest, together with the costs a $\frac{1}{2}$ | d by Lor and to have a review separated to context the string and toronal reveaus the nance prevaled by low, and contain the string and toronal to available and charge insident thereto, and he overplan, if any three by shall be paid by the in indentees and a sched a string string the string and a string outper, adjustration, personal representative, assign and nonzano of the respective structure. |
| (alice n. Bliesser (SEAL) (SEAL) | all pennines and all the impovements thereon in the manner provide from and to all the pennines hereby generated, or any pennit mount them unpaid of principal and interest, together with the costs making and the size of mennand, it is the first period Tr is algoed by the particle hereto that the terms and period from, shall sermed and instre to, and the obligatory upon the being, each a begins. In Witness Whereof, the period LSS | dip loc and to have a review sponted to context the runs and normal accurate the name prevention of parts and a out all movers routed and accurate and charge insident thereto, and the overplat, if any three to, shall be paid by the in charge and accurate the overplation therein contains, and all berefies accurate cance, administration, personal representatives, assigns and successors of the respective most the simp part ha YO_ hereanto see |
| (SEAL) | ad pennines and all the improvements thereon in the manner provide more and to sell the permise hereby granted, or any part thereof, in mount then unpaid of principal and interest, together with the costs mount then unpaid of principal and interest, together with the costs mount the self of the self of the self of the self of the mount of the self of the self of the self of the self of the mount of the self of the self of the self of the self of the rest of the self of | aby lead at to have a vertice separated to catter the rank and normal accurate the name percential by least and a catter and an anony on the second accurate and charge insident thereto, and her oreplay, if any there is, shall be paid by the insidence and accurate the complay, if any there is, shall be paid by the insidence and accurate the complay of the second accurate catter, sequence the YO hereans second and accusator of the respective most the simp part ha YO hereans sec. the second accurate the second of the second second accurate the second second for the simp part ha YO hereans second second second second second for the second second second second second second second second second for the second second second second second second second second second for the second second second second second second second second second for the second second second second second second second second second for the second second second second second second second second second second second second second second second |
| (SEAL) | I premise and all the improvements thereon in the manner provide some and to sell the premise hereby granted, or any part thereof, in some them unpuld of principal and interest, together with the costs are making used by the parties hereo that the terms and provide it is signed by the parties hereo that the errors and provide the state of the second second second second second mathematical interest, and be digitatory upon the here, second hereos. In Witness Whereof, the part. 1997 | aby lead at to have a vertice separated to cauter the read and normal actually the name percentile by less and our all moneys are used in the second second ad darge insident therets, and the complex, if any there is a half be paid by the information of the second second second second second cause, sequences, personal representatives, assigns and uccessors of the respective most the simp part ha YO hereman sec <u>their</u> hard Second To the simp part ha YO hereman sec |
| | I preside and all the improvements thereon in the manner provide out, and to sell the premises hereby guarantel, or any part thereof, in count then unpuid of principal and interest, together with the costs are making used by the parties herero that the terms and promised it is signed by the parties herero that the errors and promised mathematical launce to, and be obligatory upon the here, are herero. In Witness Whereof, the part. 1997 | do be not to have a receive separated to called the first and borned serving the name percention of the sea of a call mover restrict from the borned serving and drags insident therein, and the overplat, if any there by shall be paid by the information of a constraint of the overplat, if any there by shall be paid by the information of the sea of the overplat, if any there by shall be paid by the information of the sea of the overplat, if any there by shall be paid by the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second repre |
| A Contraction of the second seco | I premise and all the improvements thereon in the manner provide some and to sell the premise hereby granted, or any part thereof, in some them unpuld of principal and interest, together with the costs are making used by the parties hereo that the terms and provide it is signed by the parties hereo that the errors and provide the state of the second second second second second mathematical interest, and be digitatory upon the here, second hereos. In Witness Whereof, the part. 1997 | aby lead at to have a vertice separated to cauter the read and normal actually the name percentile by less and our all moneys are used in the second second ad darge insident therets, and the complex, if any there is a half be paid by the information of the second second second second second cause, sequences, personal representatives, assigns and uccessors of the respective most the simp part ha YO hereman sec <u>their</u> hard Second To the simp part ha YO hereman sec |
| Annual Contraction of the Contra | I permises and all the improvements thereon in the manner provide some and to sell the permises hereby granted, or any part thereof, in some them unpaid of principal and interest, respective with the costs are making used by the permise hereo that the terms and provide it is signed by the permise hereo that the terms and permises our shall entered and intere to, and be obligation you has here, exist hereos. In Witness Whereoft, the permission | do be not to have a receive separated to called the first and borned serving the name percention of the sea of a call mover restrict from the borned serving and drags insident therein, and the overplat, if any there by shall be paid by the information of a constraint of the overplat, if any there by shall be paid by the information of the sea of the overplat, if any there by shall be paid by the information of the sea of the overplat, if any there by shall be paid by the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative, assigns and successor of the respective information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second representative information of the second repre |
| Quinne de | all pennines and all the impovements thereon in the manner provide from and to all the pennines hereby generated, or any pennit mount them unpaid of principal and interest, together with the costs making and the size of mennand, it is the first period Tr is algoed by the particle hereto that the terms and period from, shall sermed and instre to, and the obligatory upon the being, each a begins. In Witness Whereof, the period LSS | dip led at o have a vertice separated to called the stand at outside a vertice the same percentile by the standard of the standard several ad charge instant thereas all de coupling if my there be, shall be paid by the instance percentile and every objection therein called the standard several cancer, skylniger soon, percent representatives, assign and uccessor of the repective most the former of the YO brigging set in the standard second of the former of the YO brigging set in the standard second of the former of the YO brigging set in the standard second of the former of the YO brigging set in the standard second of the former of the YO brigging set in the standard second of the former of the YO bring set in the standard second of the respective in the standard second second second second second second second of the former of the YO bring set in the standard second second of the former of the YO bring second second second second second of the former of the YO bring second second second second second of the former of the YO bring second second second second second of the former of the YO bring second second second second second of the former of the YO bring second second second second second second of the former of the YO bring second second second second second second of the second |
| Tering of the | and or more, which will be improvements thereon in the manner provide afform; and to sell the premises hereby granted, or any part thereof, in manut then upped of principal and interest, together with the cots a | dip led at o have a vertice separated to called the stand second second be name percentile by the standard of the standard second second ad charge instant thereas all de coupling if my there be, shall be paid by the instance second second second second second second second cancer, skylaiter start, percent representative, asign and uccessor of the repective most due for part by YO brights sec <u>thirdin</u> and <u>second</u> (SEAL) <u>Our Course Discourse</u> (SEAL) (SEAL) |
| time of the second s | and permises and all the importants thereon in the manore provide from and to sell be permises hereby granted, or any part thereof, in mount then unpild of principal and interest, together with the costs a manore then unpild of principal and interest, together with the costs The agreed by the parties hereo that the terms and population from, shall series and an inter to, and the obligatory open the biose, exist is hereos. In Witneess Whereoof, the part 128 | dip led at o have a vertice separated to called the stand second second be name percentile by the standard of the standard second second ad charge instant thereas all de coupling if my there be, shall be paid by the instance second second second second second second second cancer, skylaiter start, percent representative, asign and uccessor of the repective most due for part by YO brights sec <u>thirdin</u> and <u>second</u> (SEAL) <u>Our Course Discourse</u> (SEAL) (SEAL) |
| 1 and the second s | and premises and all the improvement thereon in the manner provide from and to all the premises hereby granted, or any part thereof, in means then unpaid of principal and interest, together with the costs a manner that also, on demand, it to the far part 1.25. It is afgreed by the parties hereto that the terms and provide here, from, shall series and animer to, and the obligatory upon the here, exist as here. In Witneess Whereof, the part 1.25. | dip led at o have a vertice separated to called the stand second second be name percentile by the standard of the standard second second ad charge instant thereas all de coupling if my there be, shall be paid by the instance second second second second second second second cancer, skylaiter start, percent representative, asign and uccessor of the repective most due for part by YO brights sec <u>thirdin</u> and <u>second</u> (SEAL) <u>Our Course Discourse</u> (SEAL) (SEAL) |
| $\sim h$ | ad permises and all the improvements thereon in the manner provide from and to sell the permise hereby granted, or any perturber with the costs mount then unpaid of principal and interest, together with the costs making as the ske, on demand, it is the for perturber. This degreed by the partice hereto share the terms and pervariant from, shall emend and instre to, and the obligatory upon the bairs, east a begins. In Witness Whereof, the perturber 125 | dip led at o have a vertice separated to called the stand second second be name percentile by the standard of the standard second second ad charge instant thereas all de coupling if my there be, shall be paid by the instance second second second second second second second cancer, skylaiter start, percent representative, asign and uccessor of the repective most due for part by YO brights sec <u>thirdin</u> and <u>second</u> (SEAL) <u>Our Course Discourse</u> (SEAL) (SEAL) |
| | I permises and all the improvements thereon in the manner provide some and to sell the permises hereby granted, or any part thereof, in some them unpaid of principal and interest, respective with the costs are making used by the permise hereo that the terms and provide it is signed by the permise hereo that the terms and permises our shall entered and intere to, and be obligation you has here, exist hereos. In Witness Whereoft, the permission | dip led and to have a review separated to called the first and torond accuracy the name percentile by less and a out of all money on each of the second accuracy and charge insident therets, and he oreplay, if any there is, shall be paid by the inside the second second second second second second second cance, sequences, percent representative, asign and successor of the repetitive most the simp part ha YO hereman sec <u>inities in the second second</u> <i>First Principles and the second s</i> |

44931 BOOK 101

F. J. Boyles, Publisher of Legal I

and State of

October

Lawrence

Kansas

Kanena

(No. 52 E)

31st 50

, in the County of Douglas

and the second Later and a second second 47.2.4 and a start of the C warte and the state of the

States and a state of the state of the

The second second () ()

secured

2

いたり川口にんでの

79 205

in the

between