

	FROM	This instrument was filed for record on the 22nd day Jonuary A. D., 1924. At. 11:00 AM
	William S, Pumroy a widower,	January A. D. 1924, A. 11:00 A.M. Jan & Wellman By Jan Miceman. Deputy.
	Louis Georgii	
		ef
	william S. Punroy a 1	widower,
	part	
	WITNESSETH, that the said part of the first part, in consideration of the sum of DOLLARS, to him duly paid, the receip Eight. Rhundr ed. & No/100 DOLLARS, to DOLLARS, to the second p which is hereby acknowledged, ha S sold, and by this indenture do@S Grant, Bargain, Sell and Mortgage to the said part of the second p the following described real estate situated and being in the County of Dougl@S and State of Kansas, to-wit:	
	Eginning ten (10) chains Quarter of Section Sighte (20) East of the 6th P.M. west corner of saidQuarter a soventeen (17) acre trace therea Worth 5 31 chains.	a South of the Northwest corner of the Southwest ten (18) in Township Fourteen (14)of Range Twenty thence South 30.33 thains more or less to South section; thence East 26.78 thains to corner of t; thence North 22 thains; thence West 20 thains; thence West 7.42 thains to Section line, place Sixty-two and one half acres more or less.
	with the appurtenances and all the estate, title and interest of the said particulation of the feat and 0.00 before represent as a reset of 0.00 before represent as reset of 0.00 before represent as a reset of	rt. yof the first part therein. • Lat at the delivery breed th Rand & lated oversof the pression above created, and mixed
	And the said part_y of the first part do 00 hereby coverant and agree a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	e that at the delivery hereof an Dearch Re lawful owner of the premises above granted, and exist
	And the nild part. y of the first part do 0.0 hereby corrects as a greed a good and indefermible entate of thereinares therein, free and dear of all incumbrance, and that they will warrant and defoulties more against all parties multice lawful chain there. It is increased interest the parties herein that its part of the impart hall against mid real entate when the same becomes due and parable, and that entities law of the entation of the same becomes due and parable, and that in the second part, for any static the entation of the same becomes due and parable, and that in the second part, for any static the entation of the same becomes due and parable, and that in the second part, for any static the second the static of in the first math all diagram that are work hard	e that at the defirery hereof whipfarely is lawful ownerof the premises above granted, and extend etc. at all times during the life of this indenture, pay all taxes or assessments that may be bried or assess 1. Leep the building: upon aki real exists insured agalant for a ad formed in such small by set the loss, if any, made payable to be part the of the second part to the estent of h16
	And the said part _y of the first part do 0.0 thereby corrects to st arrest a good and indefensible extets of laboritance therein, first and date of all incombinance. The state of the same state of the same section all particle matching based indim there is its user with the same become date and payable, and that the based part. Innumer company as shall be specified and directed by the part the same data interest. A state of the same section is a same section of the same sharest interest. A state of the same section of the same sharest interest. A same section of the same section of the same sharest interest. A same section of the same section of the same sharest one of the same section of the same se	e that at the defirery hereof whipfarel-fiel is will ownerof the premises above granted, and seized at all times during the life of this indenture, pay all taxes or assessments that may be bried or assess 1. Leep the building: upon aid real estate insured splant for and torando in such must be the loss, if any, may pay he to the part. J
	And the said part y'' — of the facts part $d = 0$ — hereby corrects that gamma z_{0} are goed and indefendible entire of historic therein, free and clear of all incumbences, we are set of the same target of the same scattering the same scatt	e that at the defirery hereof #Affarch is lateful ownerof the premises above granted, and send etc
	And the said part J — the facts part do θ — hereby corrects that gave a goad had indefended better of the intervents, free and clear of all incremenses, a goad had indefended better of the same start of the intervent that intervent that intervent the same start of the	e that at the defirery hereof #Affarch is lateful ornerof the premises above granted, and send etc
	And the said part. y — of the first part do θ^{-1} . Levely correct to a farmer of the said part do θ^{-1} and the said part. y — of the first part do the said characteristic and detect the said characteristic and the said the sa	e that at the defirrery hereof ad PGarch & lawful ownerof the premises above granted, and seized as all times during the life of this informator, pay all takes or assessments that may be bried or assess 1. Leey the buildings upon asid real exists insured agular, the and tarnado in much mus and by not the long, it may, made payable to the part
	And the said pert J — if the facts part do θ — hereby corrects in a larger θ = good and indication tests of inheritance therein, for an offers of all incumbersors, it is a start of the start of t	e that at the defirrery hereof #JPGreAKs lawful ownerof the premises alone granted, and seized at all times during the life of this indenture, pay all tates or assessments that may be leried or assess the loss, it may node payable to the part_Y of the second part to the sente run and by so the loss, it may node payable to the part_Y of the second part to the sentes of many be the loss, it may node payable to the part_Y of the second part to the sentes of many the loss, it may node payable to the part_Y of the second part to the sentes of many may be paid shall become a part of the indeficience, secured by this indentary, and shall be to interest of said sum of money, executed on the .00V01 thy of JATULARY 1221 its all interest accruing thereen according to the terms of said obligation and also to accurs may run or constraint on discharge tary tarse with interest thereon as kering provided, in the event that mill part
	And the said part y' — if the facts part $d = 0$ — hereby corrects in a large set and indicatible entire of therein, for an of det of all large hereases, and the said in the state of t	e that at the defirery hereof #JPGreABs lawful ownerof the premises alone granted, and exist etc. at all times during the life of this infectuure, pay all tates or assessed the loss, if any, made payable to the part. y of the scenard part to the exist of h18
	And the said part_y the the space of $\Theta_{\rm m}$ hereby corrects is a large of and is defound to extra the direct intervent, for and clear of all incremensations, and the space of the state of the state space of the state	e that at the defirery hereof #Affarch is lateful orner of the premises above granted, and send the set of the defirery hereof #Affarch is lateful orner of the premises above granted, and send the loss, if any, made payable to the part y
	And the said part y' — if the facts part $d = 0$ — hereby corrects in a large set and indicatible entire of therein, for an of det of all large hereases, and the said in the state of t	e that at the defirery hereof ad PGrack is lareful ornerof the premises above granted, and send at all times during the life of this inferture, pay all tates or assessments that may be bried or assess the loss, it may node payable to be part. y of the second part to the sected or answer the loss, it may node payable to be part. y of the second part to the sected or the sected of the set shall be buildings upon aid real exists financed signlast fire and tornade in series of the loss, it may node payable to the part. y of the second part to the sected part to the sected bases become due and payable and to keep aid premises insured as been performed, then it and so paid shall become a part of the indefinitions, secured by this indenture, and shall be be interest of aids sum of money, rescaled on the BOYON TA y of JATURTY y1 ,124. The distance therein a the indefinition of the terms of aid obligation and also to secure any run or see or to discharge any taxes with interest therein a sharein provided, in the event that mill part
	And the mail part_y of the first part do 90 havery corrects in a larger a good and indefaultie entitle of likeritance therein, for and char of all incumbrance, and that we entitle entitle of the second part of likeritance mails and there in part shall arguman index with a second and increase the part of the second part. Increases expression as hall be percised and directed by part of the second part. Increases expression and the second entitle part of the second part. Increases expression and the second entitle part of the second part. Increases expression and the second entitle part of the second part. Increases expression and the second entitle part of the second part. Increases expression and the second entitle part of the second part of the second part in the second part in the second part. THE SEC in the date of payment until fully remain. THE SEC in the date of payment until fully remain. The second part is a second part is a contract to second the payment of the second part, in most of the second part is a second part in the second part is a second part in the second part is a second part is a second part in the second part is a	e that at the defirery bered shifteness. It is the sense of a server mark a low of the server as a server means that may be bried or a server the buildings upon aid real exists faund signal of the send part to the server as the server as a server being of the server as a server branch is and by set the buildings upon aid real exists faund signal of the server bar and by set the buildings upon aid real exists faund signal of the server bar and by set the buildings upon aid real exists faund signal of the server bar and by set the buildings upon aid real exists faund signal of the server bar and by set the buildings upon aid real exists faund signal of the server bar and by set the buildings upon aid real exists faund signal faund signal of the buildings upon aid real exists faund signal f
	And the said part J the basis part of 0 = hereby corrects that game a cost and indication enters of the same therein, for an of class of all incumberson, it is a same of the same the same the same the same of the same same same same same same same sam	e that at the defirery hereof #JPGreAs is lared owner of the premises above granted, and wind the above the defirery hereof #JPGreAs is lared owner
The Pelansa with we write of or by a write of or by a grand	And the said per J the lates part de G hereby corrects is a larger a goad and indexine states of hieritance therein, for an offers of all incuments one. It is targered interes the particle heres statistic blatting making level (due to be the fargered interes the particle heres that the part of the second pert, index that the article when the maximum perturbs, set it has the T The second perturbation of the second pert	e that at the defirery hereof ad PAraAk is lared orner of the premises alone granted, and seized of a size of the premises during the life of this indenture, pay all tates or assessments that may be lorid or assessed 1. Leve, the buildings upon asis real etats faunds against fare and tornado in such man ad by more than a by any and payable to be part. Y
what writtin or thirdrighal Morrigheo – entered this. 24. day	And the said part J the the same is part de 0 hereby corrects is a gray of and isolatable states of inheritance therein, five and clear of all incuminence It is graved interes is the part of the state of an of all incuminence It is graved interes is the part of the state of an of all incuminence It is graved interes is the part of the state of an of all incuminence It is graved in the state of a part of all incuminence It is graved in the state is a part of the state of all incuminence It is graved in the state is a part of the state is a base of the state of all incuminence of the state is a base of the state of all incuminence of the state is a base of the state of all incuminence of the state of the state of a state is a base of the state of a state is a base of the state of a state is a base of a state of a state is a base of a state of the state of a state of a state is a state is a state of a state of a state is a state of a st	e tat at the defirery bered + DF2rAV. Is bered over of the premises above gratted, and wind even of the second part to the second part to the extent of D12 of the second part to the secon
what written on the content Morrights - entered this.e	And the said per J with the same the solution of the model constant and green a good and indefended tests of therein increases of the solution with the solution of th	e tax at the defirery bered + DFGrAVEs lawful owns of the premises above granted, and wind of the set of the of this infecture, pay all lates or assessed that may be lorid or assesses the loss, if any, made payable to the part. y of the second part to the extent of his
what writtin or thirdrighal Morrigheo – entered this. 24. day	And the said per J the late spat A = 0 = hereby corrects to a gree of and indication tests on thereinare therein, for and clear of all incuments are in the start of	e tat at the defirery bered +Df2r4AS is lated or an of the premises above gratted, and wind etc. at all times during the life of this indenture, pay all tates or assumed to that may be lorid or assumed the buildings upon and real state insure d again for and or and all takes or an advected in such man ad by an a bar the bard tates of the second part to the extent of D1AS of and sum of more, executed on the S6VOD LD of JATUATY 1224 but has a bard barder to the second the total definition of the second part to the extent of D1AS of and sum of more, executed on the S6VOD LD of JATUATY 1224 but has a bard barder to the second the total definitions and all bards bares are part of the second bard bard bards bard

FRONT N FORM