Image: construct Howard et al To To Junc E Millington of the 17% of the Joint O and A.M. Farmers.State Bank1 Junc E Millington D Beils. THIS INDENTURE, Mole this 25th Andread ont. Strong Junc E Millington Denty Junc E Millington THIS INDENTURE, Mole this 25th Index dot. Strong Junc E Millington Denty Junc E Millington THIS INDENTURE, Mole this 25th Index dot. Strong Junc E Millington Denty Junc E Millington Index dot. Strong Junc E Millington In the grant dot of the farmers and the farmers State E Bank, Nilland, Kans. It is an of the farmer and the farmers and the farmer and the farme	FROM FROM Chester Howard et al TO	STATE OF RANSAS, DOUDLAS COUNTY, ss. This instrument was filed for record on the 17 th day of April A. D., 1934, At. 10:10 A.M.
with the appurtemances and all the estate, title and interest of the said part. 18.	THIS INDENTURE, Made this 25th	.day of March
with its here year tensories and all the estate, title and interest of the said part. Lass of the forts not therein	Chester Loward and Marie Howard, his of Dudora in the County of part issof the first part, and Farmers State Bo	wife. Douglas and State of Kansas
sou threat quarter (4) of the Northeast quarter (4) of section tthirty two (32) Township Thirteen (13) Hange Twenty (20) east of the 6th P.M.	which is hereby acknowledged, ha VA sold and husbill to	DOLLARS, to them duly paid the receipt of
6th P. M.	, southwest quart	er $(\frac{1}{4})$ of the Northeast quarter $(\frac{1}{4})$ of section
with the appurtenances and all the estate, title and interest of the said part1eg. of the first part therein.		Township Inirteen (13) Range Twenty (20) east of the
with the appurtenances and all the estate, title and interest of the said parties of the first part therein.		
with the appurtenances and all the estate, title and interest of the said part1es.of the first part therein.		
with the appurtenances and all the estate, title and interest of the said part108.of the first part therein.	han a start a s	
	with the appurtenances and all the estate, title and interest of the sai	id part1es.of the first part therein.
	Instruct company as shall be specified and directed by the part, $\mathbf{y}_{}$ of the scene interval. And in the event that said part, $1 \in \mathbf{O}$ the fart part shall fail to pay an part. $\mathbf{y}_{}$ of the second part may pay said takes and instructor, set either, and the the state of 10% from the date of payment until fully repaid. THIS GOAR'S initrated as an anotique to exervice by spacest of the same fully Science and part of the same state state of the same state of the same state of the same state of the same state	of part, the loss, if any, made parable to the part and the second part to the extent of to coth taxe when the same become due and parable on the loss of and premise interest on herein periods, then the a sament to paid shall become a part of the indefinitions, secured by this indextors, and shall be a interest at eff
splicit add real critic when the same becomes due and payable, nod that _ th@y. will _ heap the building upon add real exists houred against for and tormade in such was and by such finances company as hall be prelided ad directed by the part. J at the second part to be the such as a part of the second part to be second part to	according to the terms of OIB	proved of and sum of meany, securited on the _25 bb . day of
Insurance company as shall be specified and directed by the part. J of the second part, the loss, if any, make payable to the part. J at the second part, the state of 12.6 the first part has a first part has a first part, the loss, if any, make payable to the part. J at the second part, the state of 12.6 the first part has a first part part of the second part, the state of 12.6 the first part has a first part has a first part part of the second part, the state of 12.6 t	bester hereof, without notice, and it shall be lawful for the said patr. J for the sai	second part OF It S It S It S It S It is to take possession of the said precises and all the orollect the results berefy granted, or any part thereof, the smount then unpaid of principal and interest, together with the costs and charges incident thereio, and the
Interact encaptory as shall be perified and directed by the part. J = of the second part, the loss, if any, make payable to the part. J = if a direct and the interact and in the terms that and part is part that J is the pay reach taxe when the man become down at payable to the part if a direct and the pay that the p		art ha vehereunto settheirhand_seal_state day and year
Internet encaper us shall be perified and directed by the part. J of the second part, the loss, if ary, make payable to the part dark of the pay that has been as been as does ad payable to the part dark of the pay that has been as perified at the backbacks, second part, the state of the part dark of the pay. The payable to the part dark of the pay. The payable to the part dark of the pay. The payable to the part dark of the pay. The payable to the pay dark of the part dark of the pay. The payable to the pay dark of t		(SEAL) (SEAL) (SEAL) (SEAL)
Increase empany as shall be periode and directed by the part. J of the second part, the loss, if any, made partials to the part and if a period part that if a period part that if a period part that period part that a period part that period part that a period part that period part that a period part that period part that period part that a period part that a period part that	Notary Public	in the aforesaid County and State, came
Internet encapery as shall be perified and directed by the part. J of the second part, the loss, if ary, make payable to be part down if a perificit and the state of the	L.S. Chester Everat and Mari to me personally known to be the same person the same. IN WITNESS WHEREOF, I have b above writen.	10. Howard. his.wiles. n. swho executed the foregoing instrument and duly acknowledged the execution first Raieab hereunto subscribed my name, and affixed my official seal on the day and year has wer litter on the other seals of the seal of the seal of the seal of the seal of the onto order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal of the order of the seal o
Increase empany as shall be periode and directed by the part. J of the second part, the loss of tay, made paysing one of the second part,	I, the undersigned owner of the within mortgage, do hereby ac	RELEASE 01. Cert. 1 92. Cert. 1 93. Cert. 1 93. Cert. 1 93. Cert. 1 94. Cert. 1 94. Cert. 1 95. Cert.
Intrance engages at while begindled and directed by the part. J of the second part, the hose in the second part is preved to be stated at 1 to the part of the second part is preved to be part of the second part is preved part is the second part is preved part is the second	Dreds to enter the discharge of this mortgage of record. Dated this Carpo Acal.	Jamers State Junt Lines Per other