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John H. Jordin To Law, Na'l I, Bank The inframem an field for reads an inc. 1 days of the part of the source of the source of the part of the source of	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.
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THIS INDENTURE, Mole this Slat	Law, Nat'l, Bank	Register of Deeds.
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(SEAL) VATE OF Kansas (SEAL) VATE OF Kansas }ss. BE IT REMEMBERED, That on this 31st day of Larch A. D. 19_2.7before me, a O.H. Cooper in the aforessid County and State, came John M. Newlin in the aforessid County and State, came LS in the presentially known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same person IN WITTERS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. and year last	And the solid part $\mathbf{y}_{}$ of the first part defined. Lereby coverant and agree that a proof a good and indefinished exists of inderivative therein, five and chart of all incombranes that the transmission of the first part of the second part of the first part of the second	the delivery kered _ ho _ 1s the havful concr of the premises above granted, and thus during the life of this inferiture, ray all taxes or assessments that may be levied or 11 by the heldings upper and red restre ingreed spinate the second ret to be second ret to
NTT OF Kansas }as. STT or Douglas }as. BE IT REMEMBERED, That on this 31st day of Larch A. D. 19_2.7before me, a O.H. COOPEr in the aforeasid County and State, came. John M. Newlin	And the sold part y —of the fort part defined. In only covernal and gave that y_i old of a good and indefensible costs of inderinance therein, free and chare of all incumbrance that they will surrama had defind the maxe spins all parties making head into therein. This spread between the parties hereto that the part, y_{i} —of the first part shall as in- seed against said real relates when the same become doe and payshel, and that $h_{i} - w_{i}$ by such manares company as shall be revealed and directed by the part of the second particle of particular the part y_{i} —of the first part shall as in- generative independence of the second part may pay will take and interact, there and head the part y_{i} —of the first part shall as in- generative independence of the second part may pay will take and interact, where and head the part y_{i} —of the first part shall be in- the difference of the part y_{i} —of the first part shall be in- the difference of the part y_{i} —of the first part and independence of the second part of the matching of the second part is part of the part in the difference of the difference of the difference of the second part is part of the part of the by <u>first</u> . The one of the lead of the second part is part of the part is an end of the second part is part of the second part of the second part is part of the second part is part of the second part is part of the second part of the second part is part of	the delivery kered _ ho _ 1s the hwfel concr of the preside above granted, and thus during the life of this inferiture, ray all taxes or assessments that may be levid or 11 then the helifter upper and real costs ingress rates at the read of the scent part to the scent part that additions are added to the scent part to t
NTY or_Douglas }**. BE IT REMEMBERED, That on this 31st day of Larch A. D. 19-2.7before me, a O.H. Cooper in the aforessid County and State, came John M. Newlin	And the solid part $\mathbf{y}_{}$ of the first part defined. Lereby coverant and agree that a proof a good and indefinished exists of inderivative therein, five and chart of all incombranes that the transmission of the first part of the second part of the first part of the second	the delivery keyed _ ho _ 1g the hofd concr of the promise above granted, and thus during the life of this indenture, ray all taxes or assessments that may be levied or 11 they the holdings upps and real costs inguest pairs if the second prix to be setted of the the loss of any to the section prior to be setted for any and payable to the setter of the second prix to be setted or any rain tax when the axeas become due and payable and to key and it presides insured are or either, and the amount so pair shall become a part of the indubitions, second by this creat to the second prix to DOLLARS, draw of the due to the start of the due to the second prix to the due to the start of the due to the due
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LS to me personally known to be the same person 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.	And the solid party of the for part doß free and elare is in instantant and agree that a in the solid part of the form part doß interest and indexable centse of international form of the sound part of the form part dollar the sound part of the form part dollar the sound part of the sound part dollar the sound part of the induction of the fort part shift of the part of the sound part of the induction of the fort part shift of the part of the sound part of the induction of the fort part shift of the part of the part of the sound part of the induction of the fort part shift of the part of the pa	the delivery kered _ ho _ 1g the havful concr of the promises above granted, and there during the life of this indefature, ray all taxes or assessments that may be level of 11 they the buildings upon and rest estate insured space for a distance of the second part to the section of a grant the base. If way, made paysible to the part of the second part to the section of a grant the same become due and payshele and its hey main granted by this are when the axess become due and payshele and its hey main granted by this pays
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RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt see Deeds to enter the discharge of this mortgage of record. Dated this ______ day of _____ ster of Lawrence National Bank By J. J. Meade User Of.

Corp. Seal.

He.