FROM				
FROM Mamie Reeves and husband TO	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the. <u>30</u> day of NOX. A. D. 19.29 at 11:40/dock A. M. Elsie C. Armertizence .			
H, Knebe	By Deputy.			
THIS INDENTURE, Made this 30th day of. Novem hundred and Twenty-nine between Manie Reeves and Willis L. Reeves, her h	ber in the year of our Lord, one thousand nine			
of Lawrence in the County of Douglas part ies. of the first part, and H. Knabe	and State of Kansas			
	ALCO DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgager to the raid part. Y of the second part, uglas and State of Kansas, to-wit:			
ith the appurtenances and all the estate, title and interest of the said part.				
	t the delivery hereof they are the lawful owner Sof the premises above granted, and			
And the shall part 100 of the first part do hereby covenant and agree that at ized of a good and indefaultile entite of inheritance therein, free and telear of all incumbrance at that they will warrant and defend the same tancies that and the same taken at the I is agreed between the particle bareto that the part. 100 of the first part shall at a second against mid real estate when the same becomes durind payable, and that they of by such innermoe company as shall be specified and directed by the part of the sec 100 interval that and part 100 its part and that the part.	t the delivery here t the y BTC the lawful owner. But the premises above granted, and ex- a_i a_i z_i times during the life of this indenture, pay all taxes or assessments that may be levied or y. Till exp the building upon said real estate issued against fire and tormade in such sum could part, the less, if any made payable to the part_yield the second part to the retart of pay roth taxes when the same become due and ray the match be keep and premise insured as			
And the shill part 162 of the first part do hereby covenant and agree that at itsel of a good and indefeabilie exists of inheritance therein, free and telear of all incumbrance at that they will warrant and defend the same tagent all parts making lawful claim there. It is argoed between the particle bareton that the part 1.26 of the first part shall at a sensed against mail real exists when the same becomes during paysho, and that they old by such insurance company as shall be specified and directed by the part. you find this	t the delivery hereof_they_Bre_the lawful owner_Bof the premises above granted, and ee 			
And the shill part 162 of the first part do hereby events and agree that at itsel of a good and indefaultie entities of inheritance therein, free and there of all menultrus of that they will warrent and defend the same against all parts making layed data there It is agreed between the particle herein that the part 162. If the first part shall at a sensed against shill real ratios when the same beginst all parts and parts that it at the greed between the particle herein that the part 162. If the first part shall at a sensed against shift real ratio when the same beginst and interests by the part. Do fit these his	t the delivery here t the y . Bre_the lawful onser. But the premises above granted, and e_{x} and e_{y} is the delivery here t_{x} and $t_{$			
And the shill part 162 of the first part do hereby events and agree that at itsel of a good and indefaultie entire of inheritance therefore, free and there of all menultrans of that they will warrant and defend the same signiful all parts making layed driam there It is argued between the particle hereits that the part 162. If the first parts shall at a sensed against shill real ratio when the same becomes durind payabh, and that thing of by such instances on many and shall be specified and directed by the part of the set of the part of the sense of the set of the first part shall at a sensed against shift real ratio when the same becomes durind payabh, and that thing of by such instances compary as all but be specified and directed by the part Parts of the first parts of the second part may pay shifts and have shall be parts of the the part y of the second part may pay and have shall not sup THIS GRAFT is instand as a manager to second the payment of the same of Two. Thousend Seven Hundred and Fifty and rol at the terms shall fail to pay be same a provided in the heater	t the delivery here they. Dre_the lawful onser. But the premises above granted, and the delivery here the first of this indenture, pay all tases or assessments that may be bried or y. Till here the building topon aid real estate issued against first and transle is such sum conformation of part, the bias, if any, made payable is the byar. You for second part to the start of pay noch tases when the same become due and payable and to keep asily premises insured as e., or entire, and the amount to paid shall become a part of the indekidentes, second by this regard. 1000 DOLLARS, mid sum of more, essential to be the tart of the indekidentes, second by this interest screening therein screening to the terms of aid addiction and also to secure any sense or or the distance therein first discussion is a brane provided, in the event that and a distance when the more brane and payable. If if during the marks in such provides of any of a distance therein the more brane of addictions and payable, or if the interest as and a distance when the part of the security of which this more approximation is a mark in the provide of a start of which indications for the security of which this indications is a brane approximation of a start and which addiction, for the security of which this indicative is a grane, additional instantiative and which addictions, for the security of which this indicative is a grane addition. The security is a start in addictive in the security is a start in addictive in the security in marking the security of a start the indicative is a grane additional marking the provide the term is a start in addiction in the security of a start the indicative is a grane additional marking the provide the terms in the mark in marking the security of a start that addictive is a grane addition in marking the provide the terms in the mark in marking the provide science is a start to be a security as a start is addictive in the mark in the interms in the mark in marking the provide in the mark in the interma			
Add the shill part 168 of the first part do horely coverant and agree that a inter of a good and indexable entry of inheritance therein, free and elevar of all incumbrance of the they yell entry of the source spaces of periods mainly level of the dist they well and the they yell entry and the source spaces of periods mainly level of the dist they well and the source of the source spaces of the source spaces of the source space of the intervent. And in the event that said part 162. of the first part shall dist the first mainly state of the source space of the source part of the source space of the provided the state of the source space of the provided the intervent. And in the event that said part 162. of the first part shall first to the space of the space of the source part of the provided the source of provided the state of the source part of the provided the source of the space of the source of the source part of the source part of the source of the source of the source part of the source part of the source of the source of the source part of the source part of the source of the source of the source part of the source part of the of the source of the source part of the source part of the source part, which and of the source of the source part of the source part of the inheriter the source of the source part of the source part of the source part, which are the source of the source part of the source part of the source of the the source of the theory of the source of the source of the source of the source of the theory of the source of the source of the source of the source of the source of the theory of the theory of the source of the source of the source of the theory of the theory of the source of the theory of the source of the sou	t the delivery here they. Dre_the lawful onser. But the premises above granted, and the delivery here the first of this indenture, pay all tases or assessments that may be bried or y. Till here the building topon aid real estate issued against first and transle is such sum conformation of part, the bias, if any, made payable is the byar. You for second part to the start of pay noch tases when the same become due and payable and to keep asily premises insured as e., or entire, and the amount to paid shall become a part of the indekidentes, second by this regard. 1000 DOLLARS, mid sum of more, essential to be the tart of the indekidentes, second by this interest screening therein screening to the terms of aid addiction and also to secure any sense or or the distance therein first discussion is a brane provided, in the event that and a distance when the more brane and payable. If if during the marks in such provides of any of a distance therein the more brane of addictions and payable, or if the interest as and a distance when the part of the security of which this more approximation is a mark in the provide of a start of which indications for the security of which this indications is a brane approximation of a start and which addiction, for the security of which this indicative is a grane, additional instantiative and which addictions, for the security of which this indicative is a grane addition. The security is a start in addictive in the security is a start in addictive in the security in marking the security of a start the indicative is a grane additional marking the provide the term is a start in addiction in the security of a start the indicative is a grane additional marking the provide the terms in the mark in marking the security of a start that addictive is a grane addition in marking the provide the terms in the mark in marking the provide science is a start to be a security as a start is addictive in the mark in the interms in the mark in marking the provide in the mark in the interma			
And the shill part 162 of the first part do hereby events and agree that at itsel of a good and indefaultie entire of inheritance therefore, free and there of all menultrans of that they will warrant and defend the same signiful all parts making layed driam there It is argued between the particle hereits that the part 162. If the first parts shall at a sensed against shill real ratio when the same becomes durind payabh, and that thing of by such instances on many and shall be specified and directed by the part of the set of the part of the sense of the set of the first part shall at a sensed against shift real ratio when the same becomes durind payabh, and that thing of by such instances compary as all but be specified and directed by the part Parts of the first parts of the second part may pay shifts and have shall be parts of the the part y of the second part may pay and have shall not sup THIS GRAFT is instand as a manager to second the payment of the same of Two. Thousend Seven Hundred and Fifty and rol at the terms shall fail to pay be same a provided in the heater	t the delivery here t the y. BTC _ the lawful owner. But the premises above granted, and r_{e} , π_{1}^{2} 13 even the holidary topon and real states or assessments that may be bried or r_{e} , π_{1}^{2} 13 even the holidary topon and real states incured against five and iteration is such man output the law of any, made payable to the part of the scend part is the states of pay not here will be monent top paid hall become a part of the incidention, second by r_{e} regulations of money, essential on the <u>SOLEN</u> day of <u>November</u> 12 <u>29</u> is interest accurate therein a count is a part of the transformed here in the state and r_{e} or the transmit therean to the <u>SOLEN</u> day of <u>November</u> 12 <u>29</u> is interest accurate therein a counting to the terms of and obligations or the law of the therean are related r_{e} of the interval therean is counting to the terms of and obligations of the number areas and or r_{e} of the interval therean is counting to the terms of and obligations of the number areas and or r_{e} of the interval the therean boxes days and provides in the court has an eff r_{e} of the interval therean is counting to the terms of and obligations of the number areas and effect the state and the therean is counting the terms are monotonic of the interval the terms and the state and the term interval the term is an anometric term in the state and the			
Add the shill part 168 of the first part do horely coverant and agree that a inter of a good and indexable entry of inheritance therein, free and elevar of all incumbrance of the they yell entry of the source spaces of periods mainly level of the dist they well and the they yell entry and the source spaces of periods mainly level of the dist they well and the source of the source spaces of the source spaces of the source space of the intervent. And in the event that said part 162. of the first part shall dist the first mainly state of the source space of the source part of the source space of the provided the state of the source space of the provided the intervent. And in the event that said part 162. of the first part shall first to the space of the space of the source part of the provided the source of provided the state of the source part of the provided the source of the space of the source of the source part of the source part of the source of the source of the source part of the source part of the source of the source of the source part of the source part of the source of the source of the source part of the source part of the of the source of the source part of the source part of the source part, which and of the source of the source part of the source part of the inheriter the source of the source part of the source part of the source part, which are the source of the source part of the source part of the source of the the source of the theory of the source of the source of the source of the source of the theory of the source of the source of the source of the source of the source of the theory of the theory of the source of the source of the source of the theory of the theory of the source of the theory of the source of the sou	a the delivery hered. they . BTC the lawful owner. But the premises alove granted, and the delivery hered. they . BTC the lawful owner. But the premises alove granted, and the delivery hered the life of this indenture, pay all takes or assessments that may be levied or FTC . They has building upon mail real estate issued against fire and transis is an inamo out pay, the law man paysible to the pay. The delivery the second paysible real to be start of the month of the maximum of the maximum term pair and has been a part of the indubitances, second by the real pay of the second pay is the second pay and the second as pay of the month pay is the second pay and the second to be pay and the indubitances, second by the real maximum of the maximum term pair of the indubitances. Recent by the real maximum of the maximum term pair of the indubitances, second by the real maximum of the real paysible and the law paysible and paysible and paysible and paysible and the law paysible and paysible and the law paysible and the l			

COUNTY OF. Douglas Legal Seal

For Aregonnant Sur Barle 17 Para 141.

18

I. C. Stevenson

 RELEASE

 I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of eds to enter the discharge of this mortgage of record. Dated this 16 day of 19.51.

 I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of eds to enter the discharge of this mortgage of record. Dated this 16 day of 19.51.

 IC
 IC

 IC
 Mortgagee.
Deeds to enter the discharge of this mortgage of second. Dated this 16

\$83.

BE IT REMEMBERED, That on this 30th

Notary Public.

day of November A. D. 10. 29, before me, a