MORTGAGE RECORD 76

FROM	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 20 Morch A. D. 19.31., sub:55.orcheck P. M.	0
Lewrence National Bank	By Register of Deeds.	
THIS INDENTURE, Made this 13th day of Me hundred and thirty-one between	nrch , in the year of our Lord, one thousand nine	
Sherman A. Harvey, a single	e men	
in the County of Dougla		
part_Y of the first part, and The Lawrence Nation	partY of the second part.	
WITNESSETH, That the said part_y_ of the first part, in consi 	DOLLARS, to duly paid, the receipt of csGrant, Bargain, Sell and Mortgage to the said part	
The Southwest Quarter (SF2) of the being the Southeast (SE) Quarter t ship Thirteen (13) Range Twenty (2	e Northeast Quarter (NZ) less ten acres Hiercof, in Section Twenty-one (21) Town- 20) Douglas County, Kansas.	
with the appurtenances and all the estate, title and interest of the said pa	art	
with the appurtenances and all the estate, title and interest of the said p And the said part_V of the first part do hereby covenant and agree the seized of a good and indefeasible estate of inheritance therein, free and clear of all incumb	at at the delivery hereof he is the lawful owner of the premises above granted, and	
And the mid part \underline{N}_{-} of the first part do. $\underline{0}\underline{0}$, hereby covenant and agree the wind of a good and indefensible estate of inheritance therein, free and dear of all incrumi- ind that they will warrant and defend the same acquired at parties making lawful dwint the R is agreed between the particul herein that the part \underline{N}_{-} of the first part data.	at at the delivery hereof DE 10	
And the mid part_V_of the first part do. 22. Survey a version t and agree the sained of a good and indefendable entries of inheritance therein, free and dear of all incumi- ies of the tray will warrant and defend the same against all parties making level deint in 11 is agreed between the parties between that parties J_{-0} of the first part shall assessed against and real entries when the same becomes due and payable, and that J_{-0} and by such incurance company as shall be specified and directed by the part_V_of the 1 Str. Interest. And in the event that will are J_{-0} of the first real shall.	at at the delivery hereof RE 10the lawful owner of the premion above granted, and areas. areas. at all times during the life of this indenture, pay all taxes or assessments that may be levied or IO TIII. keep the buildings upon anid real exists insured against fire and tornado in such sum a scond part, the loss, if any, made payhole to the part	
And the mid part $\underline{\mathcal{N}}_{-}$ of the first part do. E.1. hereby enverant and agree that mained of a good and indefensible entries of althorithment therein, first and during the set of the transmission of	at at the delivery hereof Re 10	
And the mid part \underline{V}_{-} of the first part do. E1 hardy environt and agree the same of a good and indefendible entries of inheritance therein, first and denri of linear line	at at the delivery hereof Re 10	
And the main part $\underline{\mathcal{N}}_{-}$ of the first part do. E.B. hereby envenues and agrees the same of a pood and indefendable entries of inheritance therein, first and dense of ill hermitian in the same bare in the transmission of the same significant and particular therein the particle bare interaction making levels at the part of the same significant and particular therein the particle bare interaction by the interaction compares and the second bare and particular the same bare state of the same significant of the same significan	at at the delivery hereof Re 4.0	
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And the main part $\underline{\mathcal{L}}_{-d}$ die fort part do. E.B. hondy ervennt and agree honding of a good and indefendible entits of inheritative therein, here and denot full limit in the distribution of a good and indefendible entits of inheritative therein, here and denot full limit distribution of a good and and entits when the same and for good in a second to good on the same and the distribution of the di	at at the delivery hereof Re 10 the lawfal over of the premises dove granted, and	
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