88

Contraction of the local division of the loc

Ber No 1489

339

	FROM STATE OF KANSAS, DOUGLAS COUNTY, sa. This instrument was filed for record on the 10th day of
	Solon T. Enery & Gladys B. Enery, his wife August A. D. 1931. at 9:00 o'dock Le M. E. S. Complement
	The First National Bank, Lawrence, Kansas. By Deputy.
	THIS INDENTURE, Made this eight day of August, in the year of our Lord, one thousand nine hundred and thirty=one between between
	Solon Thacher Enery and Gladys B. Emery, his wife, of Lawrence in the County of Dougles and State of Kanses
	parties. of the first part, and The First National Bank, Lawrence, Kansas. part.y. of the second part.
	WITNESSETH, That the said part 199 of the first part, in consideration of the sum of Four Thousand and no/100 (34, 000.00) - DOLARS, to then duly paid, the receipt of which is hereby acknowledged, https://doc.org/acknowledged. https://doc.org/ack
	An undivided one-half interest in: The West Fourteen and one-half $(1^{11}\frac{1}{6})$ acres of Lot Six (6) in the Southwest Quarter (SH ¹ ₄) of Section Three (3);
E.	Lots Two (2), Three (3), Four (4), and Eight (8), comprising the Test One-Relf (\mathbf{F}_2^{i}) of Section Four (4); Lots One (1), Five (5), Six (5), and Seven)7), comprising the East One-helf(\mathbf{E}_2^{i}) of Section Four (4); containing Three Hundred Fifty-four and 45/100 (354,45) acres according to Government Survey made in 1854;
	That part of the East Half (\mathbb{R}^3_2) of the Northwest Quarter $(N\overline{\pi}^3_2)$ of Section Nine (9) Lying North of the Right-of-way of Atchison, Topeka and Santa Fe Railway, all being in Township Twelve (12), Range Nineteen (19).
	with the appurtenances and all the estate, title and interest of the said part 1CE of the first part therein.
	with the appartunities and an the exact, the and interest of the said part. Ask. of the interpart interent. And the mid part 128. of the first part do hereby covenant and agree that at the delivery hereby BTC the havful owner, of the premises above granted, and mine of a good and indefaulty entry in first part of all fournheaps
	and to the works and defend the same spinot all parties making lawful data that the company of the life of this indenture, pay all taxes or assessments that may be level or It is agreed before the parties broke that the part (28.0 of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be level or
	It is a given between the parties hereto that the privile. On the first part shall a lit time during the life of this induction, try will have or assessments that may be level or assessed against aid real estate when the more birownes due and payable, and that. they_will by the buildings upon asid real state issued against for and ternado is such sum and by such imprance company as shall be specified and directed by the part. J . of the second part, the los, if suy, mode payable to the part. J . of the second against for any term of the second state at the
	116 interest. And in the event that said part 400 of the first part shall fat to have such takes when the same become use and tayahie and to have mid tremmer invited as
	brein preidigt, then the part <u>y</u> of the second pertury tays and taxes and increase, so either, and the ansons so paid shall become a part of the indebteness, second by this minimum of the indebteness of the present in the data of payment studies in the payment of the indebteness. The payment is the payment of the same of FOUR TROUBERD and a for April 100 and 100
0	according to the terms of <u>ODO</u> evident writes obligation for the payment of an id sum of money, executed on the <u>Sth</u> day of <u>August</u> is <u>JL</u> and by <u>Its</u> increased by assay <u>Fort</u> with the second part, with all interest screning thereas societing to the store approximation and also becore any sum at most of mong whenced by the said <u>Fort</u> . W of the second part, with all interest terms and with interest thereas as the second part to myst of any intermet or to chanker any stars with interest thereas as there approximation of the second part to myst of any intermet or to chanker any stars with interest thereas as the second part to myst of any intermet or to the second part to myst of the system the second part to myst of the system the second part to myst of the system the second myst in the system the second part to myst of the system the system the second part to myst of the second part to myst of the system the system the second part to myst of the system the system the second part to myst of the system the second part to myst of the system the second part to myst of the system the system the second part to myst of the system the second part to mystem the system the system the system the
	pet. All of the first pet shall full to pay the same as pervised in this industrue And this coverpose shall be very it reach system to make as been presented, and the obligation contaned therein fully discharged. If default he made in such payments or any pet thereof or tay tobligation practical thereby, or interest thereas, or if the isans on and pay of the same on any pet the same of the same o
	mature and become the and payable at the option of the holder hereof, without notice, and it shall be lawing for the main part. y of the second part
	demande to the fort part 1.00. It is graved by the partice here that the terms and gravelines of the infections are not every as, it any there exists in part by the partice here the the terms and the part of t
	above written. Solon Thacher Faery (SEAL)
	Gladys B. Enery (SEAL)
	(SEAL)
-	(SEAL)
	Countr or Douglas
	BE IT REMEMBERED, That on this Sth day of August A. D. 19 31, before me, a Notary Public in the aforesaid County and State, came
	Legal Seal Seal N WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above writen.
	My commission expires on the 27th day of January 19.35. F. C. Thipple
-	Notary Public.
	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
THE PERSONNEL PROPERTY.	Deeds to enter the discharge of this mortgage of record. Dated this 10 The day of aug wet 1933.