3 346

The was

	FROM	STATE OF KANSAS, DOUGLAS COUNTY,	
Theodore	Wiley and wife	This instrument was filed for record on th	
	TO	Eline & Cometrung	
The Lawre	ence National Bank	By	Register of Deeds. Deputy.
THIS INDEN undred and th	TURE, Made this 20th day of Augus irty-one between Theodore Wiley and Lennie Wiley, h		ir Lord, one thousand nine
	in the County of		
art_12E of the f	inst part, and The Lawrence National Ban	k	
One Thous hich is hereby ac	H, That the said part_ies of the first part, in consider and and no/100. Knowledged, laxy=. sold, and by this indenture do ibed real estate situated and being in the County of Do	DOLLARS, to them Grant, Bargain, Sell and Mortgage to the said par	
	(11) in that part of the city of thence West one hundred fifty ()	Northeast corner of Elock Eleven f Lewrence, known as North Lewrence 150) feet; thence South seventy-fiv red fifty (150) feet thence North a County, Kensas.	
And the said part and of a good and income I that they will warran It is agreed between essed against said read by such insurance of 115 interest. A	cccs and all the estate, title and interest of the said part. 1026 of the first part do broby covenant and spree that at isfemible state of inheritance therein, free and dens of all incumbrance at and defend the many signate all parties making hereif doint therein to be parties herein that the part 126 of the first part shall at a 1 state when the many becomes due and payties, and that .they many as shall be specified and directed by the part J of the are of in the event the small part 126 or 164 fort part shall fail to	a the delivery hereof. LDEY_BFE the hard ormer& of a w	sments that may be levied or fire and tornado in such sum e second part to the extent of krep solid premises insured as
And the said part and of a good and inco- d that they will warran It is agreed between essed against said rea- d by such insurance of 112interest. A	1020 of the first part do hereby covenant and space that at identifies estate of inderstance therein, for and dear of all incumbrance at and defend the same against all parties making levels disks there is parties herein batts part. 100 of the first part shall at a l estate when the same becomes due and poystle, and that. They spmpary as shall be specified and directed by the part 2of the same of in the event the same larger at 2	a the delivery hereof. LDEY_BFE the hard ormer& of a w	sments that may be levied or fire and tornado in such sum e second part to the extent of krep solid premises insured as
And the said part ised of a good and inc d that they will warran It is agreed betwee essed against said rea d by such insurance or 115 interest. A rein provided, then th enturys, and shall bes THIS GRANT is One thous:	1.6.6.6 the first part do hereby events and agree that as indexible states of indexitance therein, for and dear of all incumbance at a distribution of the state of the state of the state of the number of the state of the state of the state of the state of the mass shall be reserved and an end payable, and that they are state by stereofds and directed by the part J of the set of in the event that and part 1.6.6. of the first part shall fail to part. J of the evend part may paind its as a difference interest the rate of 10% from the case of payment sum discusses reserved to the state of 10% from the case of payment sum dis- mand and no/1000.	is the delivery hereof. IDEY_BIG the harfed over B , of a set of the	sments that may be level or fire and torrado in such sum a second part to the extent of keep sold premises insured as indebtedness, secured by this DOLLARS, t3
And the said part head of a good and in d that head of a good and in this agreed betwee seed against mid res d by such insurance or d bits of the such of the such of the such and the convergent density and the whole obsits, and the whole we and become due	1.6.6.6 the first part do hereby evenues and space that at bidentifie estates of inheritances therein, first and dear of all incombines of a default the area spinst all parts in anxiety in level data that a the parties hereto that the part 1.6.6 of the first part shall all at a least when the more become date and paytie, and that .1.1.000 many a shall be specified and directed by the part J of the set of an the event that and part 1.6.6. of the first part shall rail to part of the second part may paid taxas and insurance intervers at the rate of 100 from the case of payment that dist part of the second part may used taxas and insurance intervers at the rate of 100 from the case of payment that dist part of 0.00 the payment of the sound of 0.000 even by our data taxas and pays of the data payshile to the part of the second part, with all the the optimized of parts the same sequence of the the single result distribution for the payment of a single result distribution for the payment of all the result distribution of the second part, with all the result distribution of the second part, with all the result distribution of the second part, with all the data payshile to the part of the second part, with all the result distribution of all the pays the same same pay for parts of the data payshile to the part of the second part, with all the result distribution of the pays of the parts are the pay of the pays of the data payshile to the pay of the pays of the pays of the pays of the the payshile to the pay of the payshile to the pay for all the the payshile the payshile the payshile the pays of the payshile th	a the delivery hereof. LDEY_EFCthe harfed over 5. of a second seco	ements that may be levice or fire and tornado in such sum escent parts to the extent of indubtchase, secured by this DOLLARS, t 10 321 and day to secure by our any add has to secure by our any add, in the event this and add in such asymptotics or any add in much asymptotics or any end the insurance on the part of the insurance on a dispet or green, shall immediated
And the said part ded of a good and in that they will warms it is agreed between seed against shift may by such marrance or life interest. A sin provided, then the "Tith's cleaners" and "One thous: "One thous: "And the conversion that the conversion of the conversion of the conversion and the whole therein, contain a provided berrein, contain the service of the first and the whole service and become due benefits account of the benefits account of the service of the service of the service of the service of the service of the benefits account of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service	1.6.6.6 the first part do hereby events to an largers that at infrashile estates of inheritance therein, five and due of all incumbrance at default the area signals all particle making inwell dist in the result of default the area signals all particle making inwell dist. There is an adverse that are part 1.2.6.6 of the first part shall all a less event that and part 1.2.6. of the first part shall dist and the event that and part 1.2.6. of the first part shall dist at a start when the same becomes due and paytoin, and that 1.1mg intervals. The the second part may part all taxas and incurses intervals the rate of 10% from the side of partment and dist intervals. The rate of 10% from the side of partment and dist intervals the rate of 10% from the side of partment and dist of	a the delivery hereof. LDEY_EFCthe having events. of a weak set of the set of this industors, pay all taxes or asses it muss during the hilfs of this industors, pay all taxes or asses $c.m \pm 1$ here the having mode poyches to the part. — I of the pay such taxes when the same become due and poyches and to target the set of the second set of poyches and to regard. and some of money, executed on the20 th days of2020B interest serving thereas according to the terms of and edited interest serving thereas according to the terms of and edited interest serving thereas according to the terms of and edited interest serving thereas according to the terms of and edited interest serving thereas according to the terms of and edited and some of noney, executed on the20 th days of2020B and thereas the set of the second set of the days of the set and the set of the second the set of the denies have or is the share provide the terms of the denies have a different contained therein fully discharged. I defeut to may a different contained therein fully discharged. I defeut to may it shall be also for the second year of the denies of the second set of the tax of the terms of terms of the terms of the terms of the terms of terms of terms of terms of terms	ements that may be levied or fire and tornado in such sum escent parts to the statust of the torp aid promises humed as indebtedness, secured by this the sum of the second status of the second status of the second torp and the second status of the second status
And the mid part in the of a good and in that they will warms. It is agreed between smed against mid mar- metry and margine of the provided, then the provided, then the provided, then the provided the terms of marging advanced to find the terms of marging advanced the provided berrin, there are any oblig as provided berrin, there are any oblig as provided berrin, there are used of the there are any oblig as provided berrin, there are any oblig as provided berrin, there are used of the there are any oblig as provided berrin, there are any oblig as provided berrin, there are any oblig as provided berrin, the any oblig berring the terms of the the start of the terms of the there are any oblig as provided berrin, the there are any oblig the start of the terms of the terms of the terms of the terms of the terms of terms of the terms of the terms of the terms of terms of the terms of terms of the terms of terms	1.6.6.6 the first part do hereby evenues and space that at bidentifie estates of inheritances therein, first and dear of all incombines of a default the area spinst all parts in anxiety in level data that a the parties hereto that the part 1.6.6 of the first part shall all at a least when the more become date and paytie, and that .1.1.000 many a shall be specified and directed by the part J of the set of an the event that and part 1.6.6. of the first part shall rail to part of the second part may paid taxas and insurance intervers at the rate of 100 from the case of payment that dist part of the second part may used taxas and insurance intervers at the rate of 100 from the case of payment that dist part of 0.00 the payment of the sound of 0.000 even by our data taxas and pays of the data payshile to the part of the second part, with all the the optimized of parts the same sequence of the the single result distribution for the payment of a single result distribution for the payment of all the result distribution of the second part, with all the result distribution of the second part, with all the result distribution of the second part, with all the data payshile to the part of the second part, with all the result distribution of all the pays the same same pay for parts of the data payshile to the part of the second part, with all the result distribution of the pays of the parts are the pay of the pays of the data payshile to the pay of the pays of the pays of the pays of the the payshile to the pay of the payshile to the pay for all the the payshile the payshile the payshile the pays of the payshile th	a the delivery hereof. LDEY . BTC — the hards over B , of a sum of the second s	ements that may be levied or fire and transite in such man e-scend part to the stant of keep and premise humed as indebtedness, secured by this problem in the stant of the security security of the problem is such as a security of eff the neuroprove shall be report of the security security of the security of the security security of the security of the security of the security security of the security of the security of the security security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security
Add the mid part and of a god and ind it has agreed between seven against mid may be provided, then the interest a sprovided, then the interest and the ording to the terms of many advances the <u>the</u> of the first as provided herein, a first and the terms of many advances there is a sprovided between as provided herein, a there is a sprovided between as provided herein, a there is a service of the same and become due therein the same and be some the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the service of the same and become due the service of the service	10.8 of the first part do hereby covenant and spee that at identifie states of inderstance therein, for surd dars of all incumbers at and defend the same against all parties making inwiful data there is not defend the same against all parties making inwiful data there is not defend the same against all parties making inwiful data there is a state in the same data and paythe, and that . 110.6 may a shall be speeded and directed by the part . 2—of the see all in the event that said part .16.8. of the first part shall at a part .2—of the second part may pay and these said insume minds as a moting-second second by the part .2—of the sec of an the event that said part .16.8. of the first part shall fail to a part .2—of the second part may pay and these said insumption instead as a moting-second second second second second second part .2—of the second part .2—of the second part, with all by the said part .2—of the second part is the second part .4 of .0.10 cm .2—of the second part is the second part .4 of .0.10 cm .2—of the second part is the second part .2 of the second part .2—of the second part is the second part .4 of the second part is the second part is the second part of a number specific the second part is the second part of a second part .2—of the second part is the second part of a second part .2—of the second part is the second part of a second part the second part is the second part is the second part is number specific the second part is the second part is the second part of the second part .2 of the	a the delivery hereof. LDEY. BFC the hards over 8. of a second	ements that may be levied or fire and transite in such man e-scend part to the stant of keep and premise humed as indebtedness, secured by this problem in the stant of the security security of the problem is such as a security of eff the neuroprove shall be report of the security security of the security of the security security of the security of the security of the security security of the security of the security of the security security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security
Add the mid part and of a god and ind it has agreed between seven against mid may be provided, then the interest a sprovided, then the interest and the ording to the terms of many advances the <u>the</u> of the first as provided herein, a first and the terms of many advances there is a sprovided between as provided herein, a there is a sprovided between as provided herein, a there is a service of the same and become due therein the same and be some the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the same and become due the service of the service of the service of the same and become due the service of the service	10.8 of the first part do hereby covenant and spee that at identifie states of inderstance therein, for surd dars of all incumbers at and defend the same against all parties making inwiful data there is not defend the same against all parties making inwiful data there is not defend the same against all parties making inwiful data there is a state in the same data and paythe, and that . 110.6 may a shall be speeded and directed by the part . 2—of the see all in the event that said part .16.8. of the first part shall at a part .2—of the second part may pay and these said insume minds as a moting-second second by the part .2—of the sec of an the event that said part .16.8. of the first part shall fail to a part .2—of the second part may pay and these said insumption instead as a moting-second second second second second second part .2—of the second part .2—of the second part, with all by the said part .2—of the second part is the second part .4 of .0.10 cm .2—of the second part is the second part .4 of .0.10 cm .2—of the second part is the second part .2 of the second part .2—of the second part is the second part .4 of the second part is the second part is the second part of a number specific the second part is the second part of a second part .2—of the second part is the second part of a second part .2—of the second part is the second part of a second part the second part is the second part is the second part is number specific the second part is the second part is the second part of the second part .2 of the	to the delivery hereof. IDEY . BTC the harfed over B , of the B times during the life of this industors, pay all taxes or assoc IDEN . The set of the industor of the set of the set of the B times during the life of this industors, pay all taxes or assoc IDEN . The set of the set of the set of the set of the pay and have been the same become due and pryshile and to a, or either, and the amount so paid shall become a part of the regard. and sum of monor, escuted on the <u>COTh</u> day of ADCUB, interest overing thereas according to the terms of an indication the or to darking with the same become due and pryshile and the orthogeneous the set of the terms of an indication the B delivers not pair thereas the terms of the indication of within obligation, for the security of which the in indicature of within obligation, for the security of which the in indicature of within obligation, for the security of which the in indicature of which additions, for the security of which the indicature of a sector security for the security of which the indicature of which additions, for the security of which the indicature of a sector and the overplant, if any there he, shall be paid by the paid of and have of every addition therein contained, and all based as there, as agets and ever addition therein contained, and all based as there are set. The it	ments that may be levial or far and ternatio in such sum events part to the statut of keep and premises insured as indubtedness, secured by this ————————————————————————————————————
And the mid part in the of a good and in that they will warms. It is agreed between smed against mid mar- metry and margine of the provided, then the provided, then the provided, then the provided the terms of marging advanced to find the terms of marging advanced the provided berrin, there are any oblig as provided berrin, there are any oblig as provided berrin, there are used of the there are any oblig as provided berrin, there are any oblig as provided berrin, there are used of the there are any oblig as provided berrin, there are any oblig as provided berrin, there are any oblig as provided berrin, the any oblig berring the terms of the the start of the terms of the there are any oblig as provided berrin, the there are any oblig the start of the terms of the terms of the terms of the terms of the terms of terms of the terms of the terms of the terms of terms of the terms of terms of the terms of terms	10.8 of the first part do hereby covenant and spee that at identifie states of inderstance therein, for surd dars of all incumbers at and defend the same against all parties making inwiful data there is not defend the same against all parties making inwiful data there is not defend the same against all parties making inwiful data there is a state in the same data and paythe, and that . 110.6 may a shall be speeded and directed by the part . 2—of the see all in the event that said part .16.8. of the first part shall at a part .2—of the second part may pay and these said insume minds as a moting-second second by the part .2—of the sec of an the event that said part .16.8. of the first part shall fail to a part .2—of the second part may pay and these said insumption instead as a moting-second second second second second second part .2—of the second part .2—of the second part, with all by the said part .2—of the second part is the second part .4 of .0.10 cm .2—of the second part is the second part .4 of .0.10 cm .2—of the second part is the second part .2 of the second part .2—of the second part is the second part .4 of the second part is the second part is the second part of a number specific the second part is the second part of a second part .2—of the second part is the second part of a second part .2—of the second part is the second part of a second part the second part is the second part is the second part is number specific the second part is the second part is the second part of the second part .2 of the	a the delivery hereof. LDEY. BFC the hards over 8. of a second	ments that may be levial or far and ternatio in such sum evenal part to the statut of keep and premises insured as indubtedness, secured by this —
And the mid part in def a good and in that they will warren this agreed between smeet against mid may in provided, then the supervised state of the interest. A supervised state of many advanced is of the state of the supervised berein, or there is a supervised berein, or bandta second state as provided berein, or the state of the state of the supervised berein, or bandta second state supervised berein, or bandta second state as provided berein, or bandta second state as the state of the state as the state of the state as the state of the state and the state of the state state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the stat	1.6.6.6 the first part do hereby evenues to all space that at infrashile states of inheritance therein, five and due of all incumbrane at defaultile actions of mainting particle making infrashile disting the interpreter herein that the part. 1.6.6 of the first part shall all as a least when the more becomes due and paytile, and that. 1. They may a shall be precided and directed by the part. 2 of the set of in the event that and part. 1.6.6. of the first part shall fail to part	a the delivery hereof. LDEY. BFC the hards over 8. of a second	ments that may be levial or far and ternatio in such sum evened part to the statut of keep and premises insured as indubtedness, secured by this
Add the mid part and of a good and in list and of a good and in list and the good and in list and the second second second the second second second second the second second second second the second se	1.2.5.61 the first part do hereby events in our space that at infrashile estates of inheritance therein, five and dear of all incumbanes of an of defend the area spaced in particle matching before that the parts in the particle and therein the part of the first part and that there are not the space defend and directly but part J of the set of in the event that and part_leff. If the event part may be the part defend the area of 100 for the date of parts and the space of the first part and the state of 100 forms the date of parts and the space of the first part and the space of the first part and the space of the first part and the state of 100 forms the date of parts and the space of the first part and the space of the space of the first part and the space of th	to the delivery hereof. LDEY. BIC the hards event S. of the set of the solutions, pays all taxes or asses	ements that may be levied or far sad ternds in such sam e second part to the stant of key and premises humed as induktedness, secured by this the DOLLARS, the DOLLARS, the days is secure as a second the second second because of the incompares which had and of the second second because of the second second second of the second second second second of the second second second of the second second second of the second second second second second of the second second second second of the second se
And the mid part ined of a good and in d that they well wares it is agreed between seed against mid rea- ent provided by mach marrane or line interest. This GRANT is One through the provided the terms of more y dramed to grant the terms of more y dramed to grant the terms of more y dramed to grant the terms of t	12.5.01 the first part d hereby evenues and same that all indexidies states of indexidies thereins, for and dear of all incusions, and all definitions are become due and payshe, and that the part 12.6.5 of the first part shall as a least we were that and part 12.6.5 of the first part shall be all payshes and here particles and directly by part 12 of the see and in the event that and part 12.6.5 of the first part shall be all payshes and here particles and directly by part 12 of the see and in the event that and part 12.6.1 of the first part shall had be part 12 of the see and in the event that and part 12.6.1 of the first part shall be all payshes be event by paysing the shall be paysher the major of 1000 from the followed of the payment of the main of 1000 from the followed of the payment of the main part 12 of the second part, the payse of the payse of the payse of the payse and the paysher the main part 12 of the second part, the payse of the payse of the payse of the payse of the payse payse in the part 12 of the second part, the payse of th	to the delivery hereof. LDEY. BIC	ments that may be levied or far and ternatio in such sam evend part to the statut of keep and premises hurd as indubtedness, secured by the
Add the said part in said of a good and in 1 fait they will warren It is agreed between seven against aid real they such marrance of 112. Interest. A sing provided, then the With and the terms ording to the terms of morey advances 1.4.08.0 of the first ja- they 1.4.0 of the first ja- and the seven of the based of the seven of the seven written.	12261 the first part do hereby events and same that al infomible state of inderstates them in from said same of al incumbras at an defound the same specific all prevents the said same become due and popular, and that they are table at a large state of the prevent shows and same become due and popular, and that they are table at a same second and an appake and prevent shows and same second and the same second and the prevent shows and same second and the prevent shows and same second and the same second the same second and the same second the same	to the delivery hereof. LDEY. BICthe lasted orsers 8. of the	ments that may be levied or far and ternatio in such sam evend part to the statut of keep and premises hurd as indubtedness, secured by the