540

10

Reg. No.

Ī

	FROM Charles L. Shirar and wife TO	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the <u>3"</u> day of Jen. A. D. 1933., at 230. o'chek P. M. Sine & Connections Resister of Deeds.	
	The Lawrence National Bank	By Deputy.	
		December in the year of our Lord, one thousand nine in the year of our Lord, one thousand nine	
of	in the County of Douglas	and State of Kenses	
	first part, and The Lawrence National Lawrence, Ka	nsas part y of the second part.	
which is hereby a	TH, That the said part 122_ of the first part, in considerat nd_ond_no/100 schnowledged, havesold, and by this indenture do cribed real estate situated and being in the County of Doug	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part y of the second part.	
more or less; Wakarusa, less Township Thikas Southeast Quan eleven hundred South parallel of Wakarusa R of Said river for said river (SE) Section	end that part of the East seventy (70) is School Lot, containing thirty-eight (teem (13), Range Twenty (20). Also a t tter (SE2) of Section Seventeem (17), T i and fifty-five feet (1155) West of th . to the East line of said Quarter sect type; Thence in a southwesterly, wester to intersection with a north and sout feet (314-3) West of the line running S seventeem hundred thirty feet (2750) t	Section Seventeen (17), containing eighty (80) acres, acres of the Southeast quarter (32) North of the 38) acres, more or less, of Soction Systemetem (17), ract beginning at a point in the North line of the southy Thirteen (13), South, Range Twenty (20) East, e Northeast corner of said Quarter section. Thence ion one thousand and seventy feet (1070) to the center by, and northwesterly direction, following the center ly and northwesterly direction, following the center a line percelled with and eight hundred fourteen and outh from point of beginning; Thence North from center a speat in the North line of the Southeast Quarter a feet (214.3) to the point of beginning, containing Dounty, Kenens.	
		,	
And the said pa seized of a good and i	nnces and all the estate, title and interest of the said partic rt_icitot the first part do bredy covenant and agree that at t indefensible entate of inheritance therein, fire and clear of all incumbrance. ant and defend the same against all parties making lawful chim thereto.	he delivery hereof they are the lawful owner 2 of the premises above granted, and	
It is agreed betw assessed against said re and by such insurance <u>its</u> interest. herein provided, then indenture, and shall be THIS GRANT is	see the partice hereto that the part $\underline{1} \subseteq \underline{1}_{-}$ of the first part shall at all all estate when the same becomes due and payable, and that $\underline{1} \underline{1} \underline{1} \subseteq \underline{1}_{-}$ if the second payable is the particle and directed by the part $\underline{1}_{-}$ of the second And in the event that said part $\underline{1} \subseteq \underline{1}$ of the first part shall full to part the part $\underline{1}_{-}$ or the second part to pay and taxes and homeson, we interest at the rate of 100 periods the part of the second part to pay and taxes are shall be interpart termined as a participate to secret the payment of the second part $\underline{1}$.	times during the life of this indenture, pay all taxes or assessments that may be levied or 111 here the buildings upon said real extet innured against for and formado in such sum 1 y rat, the loss, if any, mode payshle to the party for the second part to the extent of r path, taxe shows the same become the and payshle and to keep sait premises insured as or either, and the annount as paid shall become a part of the inductions, secured by this pad. —	[
according to the terms and by <u>116</u> sum of money advance part <u>106</u> of the first And this conversi part thereof or any obli- up, as provided herein, absolute, and the whole mature and become du	of DIR ertain written obligation for the payment of sold lerme made payable to the sorty of the second part, with all in the by the sold part, of the second part to by 10 sing simulator or rest shall be wold for a payment is more as shown specific, so the to or what be wold for a payment is more as shown specific, show the or if the holdings on said rule states are not kept in a good rule as and payable at the eptim of the holding how payable at the application and payable at the eptim of the holding how provide the and and payable at the eptim of the holding how provide the specific to pake paysion of the and premises and all the improvement there.	run of money, executed on the <u>310t</u> day of <u>December</u> <u>032</u> terest scruing there a scored git to the terms of solid obligation and also to accure any sum or of to declaring any takes with millered thereas as herear provided, in the event that and bligation contained therein fully dicharged. If definit he made in such perpendic as any there are near or if waste is committed on and permess, then this covery and half because there are near or if waste is committed on and permess, then this covery and half because within addigation, for the security of which this induces is given shall immediately it shall be layed for the and part y of the security reads and there are near and in the manner provided by twa and to have a needver apopulated to cellect the rents	
demand, to the first pa It is agreed by U and inure to, and be of IN WITNESS	ries. The second second with the terms and provisions of this indenture and Mustory upon the hears, excutors, administrators, personal representation WHEREOF, The parties. of the first part ha.ve her	the manager presented by here and out of all moneys arising fram nook may to retain the io, and the coupling. If any there be, and here paid by the pair L^{-1} making much size, on each and recovery oblightion therein contained, and all bondits account therein shall extend we assume and measures of the respective pathole herein. units set <u>their</u> handland sails <u>the</u> the day and year last	
above written.		Charles L. Shirar (SEAL)	
		Alice Shirar (SEAL)	
STATE OF	Kensas	(SEAL)	
COUNTY OF.	Douglas }83.		-
	BE IT REMEMBERED, That on this Notary Public in the		
Legal Seal	Notery Public in the aforessid County and State, came		
	IN WITNESS WHEREOF, I have hereunto at above written. My commission expires on the <u>25</u> day of		
I, the undersign	RELEA red owner of the within mortgage, do hereby acknowledge th	SE e full payment of the debt secured thereby, and authorize the Register of	
Deeds to enter the d	lischarge of this mortgage of record. Dated this	day of Docember. 19.34 - Bardy, Lawren & Mansors Mortgagee. Owner.	