MORTGAGE RECORD 76

1

33 •00 <___

.... day ofM.

Deeds.

and nine

eccipt of and part,

ed, and

vied or th sum tent of ured as by this LARS, 2312 unn or t said or any t kept recome intely rents in the le, on xtend

last CAL) AL) AL), AL)

ie, a tion

last

.____ lo 1

4. Tansas

-

6

ſ

O.V.

<form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form>	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 14.
<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	Those is the set of the	
<form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form>		March A. D. 1934 , at: 35 o'clock A. M.
<form><form><form></form></form></form>	The Lemma Web and the	Register of Deeds.
<form><form><form></form></form></form>	The Lawrence National Bank, Lawrence, Kansas	ByDeputy.
<form></form>	THIS INDENTURE, Made this 2nd day of hundred and thirty-four between Theodo:	March in the year of our Lord, one thousand nine re Wiley and Lennie Wiley, his wife,
<form></form>	of in the Orminal David	
<form></form>	part ics. of the first part, and The Lawrence National	Fank,
<form></form>	WITNESSETH, That the said parties of the first part, in consider	ation of the sum of
<form></form>	which is hereby acknowledged, ha. YO sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the said party of the second part,
And the state of a bind read of a part down large screen that any the bind read case of the part of th	part of the city of Lawrence, known fifty (150) feet; thence South sever	as North Lawrence, thence West one hundred hty-five (75) feet; thence East one hundred
And the state of a bindformality ends of the product of a bindformation of a bindformality ends of the product bindformality ends of the bindformality of the product bindformality ends of the bindformality of the product bindformality ends of the bindformality of the product b		
And the state of a bind read of a part down large screen that any the bind read case of the part of th		
And the state of a bind read of a part down large screen that any the bind read case of the part of th		
And the state of a bind read of a part down large screen that any the bind read case of the part of th		
And the state of a bindformality ends of the product of a bindformation of a bindformality ends of the product bindformality ends of the bindformality of the product bindformality ends of the bindformality of the product bindformality ends of the bindformality of the product b		
And the state of a bind read of a part down large screen that any the bind read case of the part of th		
And the state of a bindformality ends of the product of a bindformation of a bindformality ends of the product bindformality ends of the bindformality of the product bindformality ends of the bindformality of the product bindformality ends of the bindformality of the product b		
And the state of a bindfamilie state a bindfamilie state of a bindfamilie state of a bindfa		
<pre>seconds to be terms of</pre>	And the said part 10.5 of the first part do hereby covenant and agree that at	
The share average deal was been as and even and a start of the st	where of a good and indefaultile states of inheritance therein, free and dens of all incumbrance and that they will warment and default the mass equinst all parties making harf-disk distribu- tions. The increase the state is the state of the state of the state is at a massed spinst and real states when the mass becomes due and payakis, and that they and by such inpursues company as shall be specified and directed by the party of the second spinst movies of the state of the specified and directed by the party of the second part shall real the left of the state of the second part is and part shall find to p herein previded, then the party of the second part may pay walk takes and incurses THIS directly is included as a more part of the spin of the fill mass of the second THIS directly is monthed as a more pay way with takes and incurses	the delivery here $f \pm h \oplus y$. h. P.O the harf of counces. of the premises showe graded, and times during the life of this indexture, pay all taxes or assessments that may be level or will have the buildings upon add real state heared against first and terms in some and part, the loss, if any, most paytible to the party_part of the second part to the estimat of pay such taxes when the annes become due and paytible and to keep and premises housed as or which, and the anness to paid shall become a part of the indubtions, secured by this reput.
demain the spectral of regime of regime of the internal regiment thereby, and its overpast, shall be particle and by the particle regime of the internal regiment of the	which of a good and indefaulthe states of inharitance therein, free and dear of all incumbrance and that they well warmat and default the mass explort all parties making heafd claim therein. It is agreed beforem the parties have the part 1000 of the free part hall a state assessed spinst and real states when the mass becomes due and payakis, and that they and by such inputses company as shall be specified and directed by the part $\lambda_{\rm cont}$ of the sec 11.0	the delivery here $f \pm h \oplus y$. h. P.O the herfol counce of the premises showe gradied, and times during the life of this indexture, pay all tases or assessments that may be level or will here the buildings upon aid real state heared against firs and tended in soft sum on part, the loss, if any, mode payoids to the party of the second part to the state of the pay such taxes when the annes become due and payohs and to keep and premises housed as , or either, and the amount as paid shall become a part of the indubtions, secured by this republic the state of the $-2\pi d$
IAN WILLEDF, The part.left of the first part ha.YE. hereunto set. the if hand and set. s the day and year hat above written. Theodore Willey	which of a good and indefaultle states of inheritance therein, free and dear of all incumbrance and that they will warmet and default the mass spinst all parties making herid dash therein Th is agreed, between the spinst here that the part 100.0. of the first part shall as al- metric data and the spin state when the mass beams due and payakie, and that Theny, and by such instance company is shall be prefield and directed by the part of the second spinst mid real estate when the mass beams due and payakie, and that Theny, and by such instances company is shall be prefield and directed by the part of the beams investigated with the mass beams due and payakie, and that Theny, The part of the second part is and the payakies of the spin second payakies instances are also been intered as the near of 100 from the class of payawies and immunes mass that the state of the spin second payakies and the payakies THIS GUANT is infinized as a norrigate to accurate payawie the second payakies and the state of the spin second payakies and the spin second payakies in the spin second payakies and the spin second payakies and the spin second and the state of the spin second payakies and the spin second payakies and the state spin second payakies and the spin second payakies and the spin second payakies and the spin second payakies and the spin second payakies and the spin second payakies matched and the spin second payakies and the spin second payakies and the spin second payakies the spin second payakies and the spin second payakies and the spin second payakies and spin second payakies and spin second payakies and the spin second payakies and the spin second payakies and and the spin second payakies and and the spin second payakies and th	the delivery hered $\pm \ln gy$, $\ln P.0$. the hereforeward, of the premises showe grasted, and it times during the life of this indexture, pay all tasss or assessments that may be level or $\pm \pi 1 2$ here the buildings upon soid real state insured against firs and terms do in such sum of part, the loss, if any, mode payods to the party of the second part to the state of the party the loss of any mode payods to the party of the second part to the state of the party the loss of the same become due and payods and to be gr mid premises heared as , or either, and the smooth to paid shall become a part of the indubtions, secured by this regard. Interest carring there a sconding to the terms of mid delighting and no to ever any man eff or is during up there in the delivery of the first payods, or if the investment is any target a target or is during up when the same based on the payods, or if the investment is any target a target and the state of the state of the payods, or if the investment is and the target and the state of the state a target and the state of the state a target and the state of the sta
above written. Theodore Willey. (SEAL) Lounie Wiley. (SEAL) (SEAL) STATE OP. Lanaas (SEAL) (SEAL) (SEAL) STATE OP. Lanaas (SEAL) (SEAL) (SEAL) STATE OP. Lanaas (SEAL) STATE OP. Lanaas (SEAL) (SEAL	which of a good and indefaulthe states of inheritance therein, free and dear of all incumbrance and that they will exact the disferit that an explicit all parties making harf-d dash therein. It is agreed between the spatial hards that they part of 150. of the first part hald at a inserted spatial middle and entry is shall be specified and directed by the party—of the sec —112	the delivery hered $\pm \ln g_{\rm eff}$ n.P.2. — the herefor exactly, of the premises showe grasted, and it times during the life of this indexture, pay all tasm or assessments that may be level or $\pm 12 \rm Lines$ that it is an under paylable at the second parts to the set and part of the second part is the set and may be level of the second parts to the set and part of the second part is the set and may be level of the second parts to the set and parts or either, and the smooth to paid shift become a part of the indebtedness, second by this regard. is set and the smooth to paid shift become a part of the indebtedness, second by this is sense of the second part of the second part of the indebtedness, second by this is sense of the second part of the second part of the indebtedness, second by this is sense of the second part of the second part of the indebtedness, second by this is sense of the second part of the second part of the indebtedness, second by this is sense of the second part of the second part of the second part of the second parts of the during the set of the second part of the indebtedness, second by this is set of the second part of the second part of the indebtedness is a set of the second part of the second part of the second part of the indebtedness is a set of the second part of the second part of the second part of the indebted part of the second part of the second part of the seco
Lownie Hiley (SEAL) STATE OF Lonana Couverr or Douglas BE IT REMEMBERED, That on this 2 day of March A. D. 19.34., before me, a Logal Interary_Fublic In the aforesaid County and State, came Logal Interary_Fublic In the pronound with the same person g. Notary Fublic In the aforesaid County and State, came In the personally known to be the same person g. who executed the foregoing instrument and duly acknowledged the execution of the same. Seal IN WITNESS WHERBOF, I have hereunto subscribed my name, and affired my official scal on the day and year last above writte. My commission expires on the 25 day of . April 19.35. Tet A. Solual 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 Deeds to enter the disbarge of the mortgage of record. Dated this/f. dog of/Mittinuture	where of a good and indefendable states of inhardnace therein, free and dear of all incombrane and that they well warmat and defend the mass raights all parties making lackful data. There is a state of the state of the state that the part of 150. of the first part hald a al- messed spint and real state when the mass the stendard state part and an al- messed spint and real state when the mass the stendard by the part of the sec- if the general state of the state state and the state of the sec- sing of the state of the state of the state of the state of the sec- lection of the state of the state of the state of the state of the sec- metric of the sec- metric of the sec- lection of the state of the state of the state of the second part of the second state of the state of the state of the state of the second part of the state of the state of the state of the state of the second part, which all states and becomes the state of the state of the state of the state of the state of the state of the second part, which all states are not state of the st	the delivery here $f \pm h \oplus y$. B.P.O. the herfol courses, of the premises showe gratiet, and times during the life of this indexture, pay all taxes or assessments that may be level or will here the building upon aid real state heared against firs and transdo in such sum on part, the loss, if any, mode payties to the part of the second part to the state of the pay such taxes when the same become due and payties and to keep and premises housed as a second part, the loss, if any, mode payties to the part of the second part to the set and the pay such taxes when the same become due and payties and to keep and premises housed as a second part, and the amount no paid shall become a part of the indubtedness, secured by this repaid. Interest averaing therein according to the streme of aid deligation and also to every any man or to disting therein according to the streme of aid deligation and also to every any man or to disting therein according to the streme of aid deligation and also the to ever any same are every and the same because down at paytable, or if the house heat and the street deligation contained, for the second of a state part heat is a set of the size of a strength and is been being if where adjustments, for the second of a state of the size is a set of a strength and is been in the manufer percented by the ward out of all memory around for such at the second part The manufer part provided by the add out of all memory around for such at the second part The second is not part, if any three they add he local by the part The second part
(SEAL) (S	where of a good and indefendable states of inhardnace therein, free and dear of all incombrane and that they well warmat and defend the mass raights all parties making lackful data. There is a state of the state of the state that the part of 150. of the first part hald a al- messed spint and real state when the mass the stendard state part and an al- messed spint and real state when the mass the stendard by the part of the sec- if the general state of the state state and the state of the sec- sing of the state of the state of the state of the state of the sec- lection of the state of the state of the state of the state of the sec- metric of the sec- metric of the sec- lection of the state of the state of the state of the second part of the second state of the state of the state of the state of the second part of the state of the state of the state of the state of the second part, which all states and becomes the state of the state of the state of the state of the state of the state of the second part, which all states are not state of the st	the delivery here $f \pm h \oplus y$, $h = 0$. the herefore ensure of the premises showe gravited, and there derive the baddage upon aid real state insured against firs and tensors in any be level or will Deep the baddage upon aid real state insured against firs and tensors in any model of the second part to the start again again the start again the start again again the start again again the start again again the start again
(SEAL) STATE OFEARAGE COUNTY OFEOUGLAS	where of a good and indefendable states of inhardnace therein, free and dear of all incombrane and that they well warmat and defend the mass raights all parties making lackful data. There is a state of the state of the state that the part of 150. of the first part hald a al- messed spint and real state when the mass the stendard state part and an al- messed spint and real state when the mass the stendard by the part of the sec- if the general state of the state state and the state of the sec- sing of the state of the state of the state of the state of the sec- lection of the state of the state of the state of the state of the sec- metric of the sec- metric of the sec- lection of the state of the state of the state of the second part of the second state of the state of the state of the state of the second part of the state of the state of the state of the state of the second part, which all states and becomes the state of the state of the state of the state of the state of the state of the second part, which all states are not state of the st	the delivery hered they. B.P.O. the hereid courses, of the premises showe grasted, and there derives the life of this indexture, pay all taxes or assessments that may be level or will Deep the building upon soil real state humard against fire and transdo is not man on part, the loss, if any, made payoids to the party of the second part to the state and to the state and the state and the state the state and the state of the state of part to the state and the state and the state and the state and the state the state and the
COUNTY or Douglas }as BE IT REMEMBERED, That on this 2 day of March A. D. 19.34., before me, a Logal Intendero in the aforesaid County and State, came. Intendero Intendero Intendero Intendero Seal Intendero Theodoro Theodoro Intendero Intendero Intendero Seal IN WITNESS WHERBOF, I have hervanto subscribed my name, and affired my official seal on the day and year last above write. My commission expires on the 25 day of In . In . Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge to full payment of the debt secured thereby, and authorize the Register of Deeds to enter the disharge of the mortgage of record. Dated this. // day of My commission 1935	where of a good and indefendable states of inhardnace therein, free and dear of all incombrane and that they well warmat and defend the mass raights all parties making lackful data. There is a state of the state of the state that the part of 150. of the first part hald a al- messed spint and real state when the mass the stendard state part and an al- messed spint and real state when the mass the stendard by the part of the sec- if the general state of the state state and the state of the sec- sing of the state of the state of the state of the state of the sec- lection of the state of the state of the state of the state of the sec- metric of the sec- metric of the sec- lection of the state of the state of the state of the second part of the second state of the state of the state of the state of the second part of the state of the state of the state of the state of the second part, which all states and becomes the state of the state of the state of the state of the state of the state of the second part, which all states are not state of the st	the delivery hered they. B.P.O. the herefor example, of the premises showe grasted, and there derives the life of this indexture, pay all taxes or assessments that may be level or will Deep the building upon soil real state humard against fire and terms do in soft mean during the life of this indexture, pay all taxes or assessments that may be level or will Deep the building upon soil real state humard against fire and terms to the state of the second part to the level of any ands provide to the part of the second part to the set of any main provide to the part of the second part to the set of the second part of the derived building these seconds and deliverus expension of the second part of the derived building the lawed of parts of the derived building the lawed in second part of the derived building the second part of the second part
BE IT REMEMBERED, That on this 2 day of March A. D. 19 34., before me, a Logal Inctary. Fublic in the aforessid County and State, came. Inctary. Theodore Wiley. and Lemmio. Wiley. hit. wife in the aforessid County and State, came. To me personally known to be the same person.2who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affired my official scal on the day and year last above writte. Seal IN WITNESS WHEREOF, I have bereunto subscribed my name, and affired my official scal on the day and year last above writte. My commission expires on the 25 day of April 19 35. 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 Deeds to enter the disharge of the mortgage, do neredy acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the disharge of the mortgage. 90.5.	where of a good and indefendable states of inhardnace therein, free and dear of all incombrane and that they well warmat and defend the mass raights all parties making lackful data. There is a state of the state of the state that the part of 150. of the first part hald a al- messed spint and real state when the mass the stendard state part and an al- messed spint and real state when the mass the stendard by the part of the sec- if the general state of the state state and the state of the sec- sing of the state of the state of the state of the state of the sec- lection of the state of the state of the state of the state of the sec- metric of the sec- metric of the sec- lection of the state of the state of the state of the second part of the second state of the state of the state of the state of the second part of the state of the state of the state of the state of the second part, which all states and becomes the state of the state of the state of the state of the state of the state of the second part, which all states are not state of the st	the delivery hered they. B.P.O. the hered cases. of the premises showe grasted, and the set of the second part of the second pa
Logal	needs of a good and indefaultile states of inharitance therein, free and dear of all incombane test that they well warmat and default the mass explort all parties making lackfill datas therein The speech determs the parties here that the part of 120. of the first part hall a ski mass explored rank and and the speech and and related by the part of the so- 120. The speech determines the speech of the determine the speech of the speech of the speech of the speech of the speech of the determines of the speech of	the delivery hered they. B.P.O. the hered cases. of the premises showe grasted, and the set of the second part of the second pa
Inductor in logy and Lemnie in Lemnie in Lewnie in the year is with a same person in the same person is who executed the foregoing instrument and duly acknowledged the execution of the same. Seel IN WINNESS WHEREOF, I have hervanto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25 day of. April 1935- IP RELEASE I, the undersigned owner of the within mortgage, do hervby acknowledge the full payment of the dobt secured thereby, and authorize the Register of Deeds to enter the disharge of the mortgage of record. Dated this // day of Self tructure	State of a good and indefaultile states of inharitance therein, free and dear of all incombance on that they will warms taid default the mass equipat all parties making herdid claim there are interested as a sense daping and that where the them here been are are are applied, and that they will be sense that are interested by the party of the sense of the party is a state of the par	the delivery hered they B.P.O. the hered cases", of the premises showe grated, and "All Daep the building upon aid real state increase against fire and tends in such and part, the los, if ary, ande proble to the part, of the second part to the state of an intervent against the second part to be added and the proble of the part, of the second part to the second part to be added and the proble of the part, of the second part to the second part to be attend of a second part to be attend of a second part to be added and the proble of the part, of the second part to the second part to be attend of the part, the second part to be attend of a second part to be attend of a second part to be attend of the part, the second part to be attend of the part, the second part to be attend of the second part to be attend to be attend of the second part of the second par
Seel of the same. IN WINESS WHEREOF, I have hervanto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25 day of. <u>April</u> 1936- II. A. Solumel Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the dobt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this. <u>H</u> . <u>A</u> . Solumel	<pre>send of a good and indefaultile states of inharitance therein, free and dear of all incombance and that they well warment and default there are appeared in 120. of the free park all and a income and appeared there are that a said park 120. of the free park all and any income and appeared there are the an and park and all and the there is a park and a said and all and and and all and any all and any all income and appeared there are the an and park and all and any income and appeared there are all and any all and any all and any income and any all and any all and any all and any all and any income and any all and any all and any all and any all and any income any all any all all any all any all any all any all any all any all any all any all any all any all any all an</pre>	the delivery here of the Y_RTO
IT. A. Solunal Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to enter the discharge of this mortgage of record. Dated this // day of Self inform 1935	<pre>state of a good and indefaultile state of inharitance therein, free and dear of all incombance and that they well warment and default the mass explort all parties making larfed data therein It is agreed betwen the parties here that the part 1000. of the first part 2 of the second parties of the part 2 of the second part and 1000 memory and the second parties of the part 2 of the second part and 1000 memory and the part 2 of the second part and 1000 memory and the second parties of the part 2 of the second part and 1000 memory and and 10</pre>	the delivery hered they. B.P.O. the herefor example, of the premises showe grasted, and there dering the life of the indexture, pay all tases or examples that may be level or will Deep the building turns aid real state humard against fire and terms in an one of part, the loca, if any, made payoids to the party of the second part to the state and the state the the target pays and the the party of the second part to the state and the state the state to the state and the state the state the state the part of the indextures, second by the result. The state the state the state the state the state the state there a part of the indextures, second by the result. The state there are stated in the -2.Del Ang of
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 Deeds to enter the discharge of this mortgage of record. Dated this/#	STATE OP STATE OP Konsas STATE OP Konsas STATE OP Konsas Design 1 Design 2	the delivery hered they B.P.O. the hered cases. of the premises showe grasted, and "TillDeep the building turn and real notes means against firs and tensors is an and part, the loss, if any, made payoids to the party of the second part to the set of any and payoids to the party of the second part, the loss, if any, made payoids to the party of the second part, the loss of the second part, the second the second the second part, the second the second the second part, the second part, the second part, the second part, the second
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this // day of Schleruber	STATE OP STATE OP Konsas STATE OP Konsas STATE OP Konsas Design 1 Design 2	the delivery hered they. B.P.O. the hered cases. of the premises showe grated, and "LiDeep the buildings upon aid real state incred against fire and tends in such and part, the los, if ary, ande proble to the part, of the scend parts to the state and part, the los, if ary, and proble to the part, of the scend parts to the state and part, the los, if ary, and proble to the part, of the scend parts to the state and part, the los, if ary, and proble to the part, of the scend parts to the state and part, the los, if ary, and proble to the part, of the scend parts to the state and part, the los, if ary, and proble to the part, of the scend parts to the state and the summa to paid all become a part of the industriant, scended at a scender of the industriant, scended on the _2nd _ doy of if are an anomaly to the scenario of the scenario scenario device and parts the scenario scenario device and parts the scenario scenario device and problem to the scenario scenario device and parts of the scender part states at the scenario scenario device and parts of the scender part states at the scenario scenario device and parts states at the scenario scenario device and scenario scenarios device and scenario device and scenario device and scenario device and scenario scenarios device and scenario device and scenario device and scenario device
Copp Scal dawrence national Gank	STATE OP Konsas State Norther State	the delivery hered they. B.P.O the herein exactly of the premises showe grasted, and "
	STATE OP Long and indefaulte state of inharitance therein, free and dear of all incomtons of the operation of the state in the state of the state in the state	the delivery hered the Y BTO

615

S all