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| MALA LITHIN DO. TOPEXA 63340 | |
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| FROM | STATE OF KANSAS, DOUGLAS COUNTY, 11. |
| | This instrument was filed for record on the 18 day of |
| Lillie E. Brown | |
| TO | - May A. D. 19.34, at 4:00, clock F. M. |
| ••• | Elsi & Clamstrong . |
| D. Los Chales Danks Lawrences Venues | Register of Deeds. |
| Peoples State Bank, Lawrence, Kansas | ByDeputy. |
| THIS INDENTURE, Made this eighteenth day of undered and thirty four between I | May, in the year of our Lord, one thousand nine illie E. Brown, an unmarried woman |
| The second se | and State of Kansas |
| f Lawrence, in the County of Dougl art.y of the first part, and Peoples State Ban | |
| art.y of the first part, and | part_Y of the second part. |
| WITNESSETH, That the said part y of the first part, in consid | |
| which is hereby acknowledged, ha a sold, and by this indenture do a he following described real estate situated and being in the County of I | 33 Grant, Bargain, Sell and Mortgage to the said part. Y of the second part, Douglas and State of Kansas, to-wit: |
| Lot No. Four (4), running the whole in Oread Addition to the City of Law | from North to South off the North side of length of said Lot, in Block No. Eight (8) rrence, |
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| | er v of the fire net therein. |
| ith the appurtenances and all the estate, title and interest of the said p | art_y of the first part therein. |
| And the said part y of the first part does_ hereby covenant and sgree that | at at the delivery hereof She is the lawful owner of the premises above granted, and |
| And the said part.yof the first part doGS_ hereby covenant and sgree that ized of a good and indefeasible estate of inheritance therein, free and clear of all incumb | at at the delivery hereof She is the lawful owner of the premises above granted, and prace Whatsoever |
| And the said part <u>y</u> of the first part do <u>OS</u> breeby covenant and sgree that ised of a good and indefeasible estate of inheritance therein, free and clear of all incumb of that there will secret and defend the some scainet all ratius making lawful claim th | at at the delivery hereof Sheis the lawful owner of the premises above granted, and wrace Whatsoever |
| And the mid part <u>y</u> of the first part do 05 hereby covenant and spree that issed of a good and indefensable erasts of inheritance therein, five and dear of all locarizh at that they will warrant and defend the same segment all parties making hereful chain the It is agreed between the parties therein that the part <u>y</u> of the first part shall. | at at the deducys hereof |
| And the sold part y of the first part do08 hereby overant and spree that issed of a good and indefeasible strate of inheritance therein, free and dense of all incumb of that they will warmat and defend the same spinst all parties making lowfid datin It is argued between the parties bereto that the part_ y of the first part all used spinst and its elected the masse become due and payable, and that Ω | at at the delivery hereofShe15 the lawful owner of the premises above granted, and maxeeWhickSoever |
| And the said part y of the first part do06_ horeby coverant and spree that sized of a good and indefeabile estate of indefinance therein, for and dear of all increads and that they will warrant and defend the same separate all parties making barded dates the It is agreed between the parties between that the part of the first part shall meand against and real estate when the same becomes due and payable, and that SB all by making many as shall be precide and dareed by the part of the first part shall all the same becomes of the real shall be all the same becomes due and payable, and that SB all by making many as shall be precide and dareed by the part of the first part shall find by the insurance company as shall be precided and dareed by the part of the first part shall find | at at the deducys hereof. She 18 the lawful owner. of the premises above granted, and maxe. WhatSoever areto. at all times during the life of this industure, pay all taxes or assessments that may be levied or it. will keep the buildings upon said real orbit insured agrint for and formado in such mum are second part, the loss, if any, made payable to the part X_of the second part to the extent of to pay such taxes when the max because during any law of the second part to the extent of to pay such taxes when the max because during any law of the taxes and to the pay law of the second part to the second part t |
| And the said part y of the first part do06_ horeby coverant and spree that sized of a good and indefeabile estate of indefinance therein, for and dear of all increads and that they will warrant and defend the same separate all parties making barded dates the It is agreed between the parties between that the part of the first part shall meand against and real estate when the same becomes due and payable, and that SB all by making many as shall be precide and dareed by the part of the first part shall all the same becomes of the real shall be all the same becomes due and payable, and that SB all by making many as shall be precide and dareed by the part of the first part shall find by the insurance company as shall be precided and dareed by the part of the first part shall find | at at the deducys hereof. She 18 the lawful owner. of the premises above granted, and maxe. WhatSoever areto. at all times during the life of this industure, pay all taxes or assessments that may be levied or it. will keep the buildings upon said real orbit insured agrint for and formado in such mum are second part, the loss, if any, made payable to the part X_of the second part to the extent of to pay such taxes when the max because during any law of the second part to the extent of to pay such taxes when the max because during any law of the taxes and to the pay law of the second part to the second part t |
| And the said part y of the first part doGG however, and saire that sized of a good and indefeasible setup of indefinates therein, for and dear of all increads and that they will warrant and defend the same separate all partice making lawfold than the It is agreed between the partice herein that and $y_{\rm eff}$. If the first part shall assessed against and real exists when the same becomes due and payable, and that $\Omega_{\rm eff}^{-1}$ of by size increases company as shall be precided and directed by the part. And in the second that minimum company as shall be precided and directed by the part. And in the second that minimum company as shall be precided and directed by the part. And in the second that minipart $y_{\rm eff}$ of the second part may ray and that shall all trens precided, then the part $y_{\rm eff}$ of the second part may ray main that shall and THIM GUASAT is intended as a mortage to accurate the payament until THIM SUGASAT is intended as a mortage of $(d_{22}, 600, 00)$ | at at the deducys hereof. She is the lawful owner of the premises above granted, and maxe WhatSoever |
| sized of a good and indefending erates of inheritance thermin, for and dear of all incrumb and that they will warran and defend the same significant all parties making lawfold what the It is agend between the parties hereits that the part. $\mathcal{L}_{}$ of the first part shall assend agains mail and erate when the same becomes due and popular, and stat $\mathbf{D}_{}$ of by such incrusses company as shall be periodic and directly by the part of the site of the same becomes the state that erate the same becomes due and popular. And is the event that said part $\mathbf{y}_{}$ of the first part shall fail areas provided, then the part, $\mathbf{y}_{}$ of the event part and part of the first part shall fail increases provided, then the part $\mathbf{y}_{}$ of the event part of the part of the same of Third GARST increases in the model of $\mathbf{y}_{}$ (\mathbf{z}_{0} , z | at at the deducys hereof. She 18 the lawful owner. of the premises above granted, and maxe. WhatSoever areto. at all times during the life of this industure, pay all taxes or assessments that may be levied or it. will keep the buildings upon said real orbit insured agrint for and formado in such mum are second part, the loss, if any, made payable to the part X_of the second part to the extent of to pay such taxes when the max because during any law of the second part to the extent of to pay such taxes when the max because during any law of the taxes and to the pay law of the second part to the second part t |

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Lillie E. Brown (SEAL)

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| TATE OF | Kansas | .) | | | |
| OUNTY OF | Douglas | \$53. | | | |
| | BE IT REMEMBEREI Notary Public | | | | A. D. 19.34 , before me, a |
| Legal | Lill | lie E. Brown, an | unmarried wom | an | |
| | to me personally known to be of the same. | the same person wh | to executed the foreg | oing instrument and | l duly acknowledged the execution ial seal on the day and year last |
| Seal | above written. | | | | |
| | My commission expires on the | 22ndday of | March | | |
| | A | | | T. J. Sweeney | Jr. Notary Public. |

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Is Release

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Deeds to enter the discharge o

| | RELEASE | |
|---|--|---------------------------------|
| I, the undersigned owner of the within mo | rtgage, do hereby acknowledge the full payment of the debt secured thereby | , and authorize the Register of |
| is to enter the discharge of this mortgage of | of record. Dated this 29th day at June teaffer State Bank A: by J. J. Sweetney & vice Reichart | , 1936 |
| cost Seas | teally State Bank he | urma, Kana. |
| | by TO Suchander O | Mortgagee. Owner. |
| | " " we brendent | |

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