MORTCACE RECORD 76

40950 ____

Deeds. aty. and nine

ond part. eccipt of ond part,

d, and

ied or h sum ent of red as ARS, ARS, any kept stely rents the tend

last AL) AL) L) L)

, a on ıst

of

u,

Contraction of the second se	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.
	C. P. Course and adde	This instrument was filed for record on the day
	S, E, Owens and wife TO	June A. D. 19 34., at 2:20 dock P. M.
		Register of Deeds.
	The Lawrence National Bank	By Deputy.
	THIS INDENTURE, Made this 16th day of hundred and thirty-four between S	
	of in the County of	Douglas and State of Kansas
		part part part part part part part part
		a consideration of the sum of. DOLLARS, to them duly paid, the receipt re do
	Quarter (SE2) of Section Nineteen (thence West 70 rods; thence North 1 1 7/8 acres thereof, containing 5 a	Noormer of said Northwest Quarter (NW4) of Southeast (19), thence East 70 rods; thence South 15.71 rods; (5.71 rods to the place of beginning, less the South ores more or less in Douglas County, Kansas, all in Nre (12), Range Twenty (20), Douglas County, Kansas.
1		
	with the appurtenances and all the estate, title and interest of the	said part 188 of the first part therein
		gree that at the delivery hereof they are the lawful owner & of the premises above granted, an
	seired of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same spainst all parties making lawful c	gree that at the delivery hereof they_are the lawful evener A of the premises above granted, and incombrance
	where of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties multip layered It is agreed between the parties, hereto that the particles, of the first par- sensed against and trait when the same becomes dow and payable, and it	gree that at the delivery hereof they_arethe lawful over A of the premises above granted, an incumbrance damin therein. It while at all times during the life of this indenture, pay all taxes or assessments that may be breid of that they_will keep the buildings upon and real estate insured against fire and tormado in such war
	sind of a good and indefaultle erats of inheritance therein, free and indefaultle erats of inheritance therein, free and indefault level of the same spinor at parties making lavel of the transmost applicat and real ratios when the mates become due and rayshin, and i and you shi harmore company as shall be specified and directed by the part. 315 . Interest. And is the second the said at the first index is the same the same the same transmission of the first index in the same transmission. As in the second the same transmission of the first part. 315 .	gree that at the delivery herest Lhoy_aro_ the lawful event A of the premises above granted, an incumbrance dain therein. In this is all times during the life of this indenture, pay all taxes or assessments that may be levied a that thoy_will keep the buildings upon and real eater hursed against fire and toreads in such au d the second part, the lone, if any, made payable to the part. J _of the second part to the entert of this field to pay such taxes when the arms become date and payable and the pay all premises insured a
	where of a good and indefnantile entate of inheritance therein, free and indef and in that they will warrant and defend the same against at parties making lawford IR is agreed between the parties herein that the partielle. If of host parts somed against mid real entite where the many hormore due and pyschle, and it and by such hypermane company as shall be specified and directed by the part. J. 1999	gree that at the delivery herest Lincy . are the lawful event A of the premises showe granted, an incumbrance. Skin therein. If the second s
	where of a good and indefaultie errats of inheritance therein, free and indefaultie errats and defred the same spinor at parties making lawful It is agreed between the parties herein that the part 102 . If the farst part sameed against and real entitie when the same becomes due and pryches, and 113 . Interest, And in the second that said part 102 of the farst part 114 . The part of the same the same becomes due and pryches, and 115 . Interest. And in the second that said part 102 of the farst part herein particular, the part 102 of the second part again part of the same them provided, then the part 102 . If the second part may raps said have as minutery and shall be participant at the second part again part of the same 106 the houseand and 102 (100	gree that at the delivery herest Linoy . Arg the lawful event A of the premises above granted, an limitsbrace dain therein. In the law of the line of the lindenture, pay all taxes or assessments that may be level a the thAtbay_will keep the buildings trees and real enter have a spinst firs and tormade in such as of the second part, the loss, if any, mode payable to the part. Y , of the second part to be enter a difficult payable that the second second second second law the payable and the key mail premises insured a of insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by thi of
Ī	where of a good and indefaultile entate of inheritance therein, fore and indefaultile entate of influences of the same against and particle making lawled in R is agreed between the particle herein that the particle. If the forty as a same ad against mill real entits when the maxime becomes due and prycle, and the same becomes due and prycle, and the same becomes due and prycle. The same advect same and the same becomes due and prycle, and the same becomes due and prycle, and the same becomes due and prycle and the same becomes due and prycle. The same advect same	gree that at the delivery herest they are the lawful event B of the premises showe granted, as i hormbrane. data there is a state of the buildings upon and real entries from a summerity that may be brief of hardbray will keep the buildings upon and real entries insured against first and transka in such are used the second part, the building upon and real entries in more than the enter of hardbray will keep the buildings upon and real entries in more than that the building are the building are the second second part to the enter of hardbray will have been the same become day and partials and to keep and premises insured as dimensions or studer, and the amount so paid shall become a part of the inductions, secured by this of finite second parts are been to be part of the law of the building of the parts of the second part to be apprend of solid must of money, executed on the 16th day of Juno 10.255 art, with all interest averaging there as sorting to the trans of an idealization, in the event that an
Ī	where of a good and indefaultile entate of inheritance therein, fore and indefaultile entate of influences of the same against and particle making lawled in R is agreed between the particle herein that the particle. If the forty as a same ad against mill real entits when the maxime becomes due and prycle, and the same becomes due and prycle, and the same becomes due and prycle. The same advect same and the same becomes due and prycle, and the same becomes due and prycle, and the same becomes due and prycle and the same becomes due and prycle. The same advect same	gree that at the delivery herest they are the lawful event B of the premises showe granted, as i hormbrane. data there is a state of the buildings upon and real entries from a summerity that may be brief of hardbray will keep the buildings upon and real entries insured against first and transka in such are used the second part, the building upon and real entries in more than the enter of hardbray will keep the buildings upon and real entries in more than that the building are the building are the second second part to the enter of hardbray will have been the same become day and partials and to keep and premises insured as dimensions or studer, and the amount so paid shall become a part of the inductions, secured by this of finite second parts are been to be part of the law of the building of the parts of the second part to be apprend of solid must of money, executed on the 16th day of Juno 10.255 art, with all interest averaging there as sorting to the trans of an idealization, in the event that an
1	which of a good and indefaultie evants of inheritance therein, free and lead of the same spin at parties making lawful in the same spin at th	gree that at the delivery herest they are . the lawful event B of the premises showe grained, as i nonmbrave diam therato. at hand because the second
ī	where of a good and indefaultie erates of inheritance therein, free and size of all shall that they will warrant and defend the same against all parties making lawfold. It is agreed between the parties hareness that the partielling. If of host rays assumed against mid real estate where the many becomes due and prysicle, and it and by main humane company as shall be specified and directed by the part. y . 159 . Inserved. A due is the work that and part. 160 of the fort year of the single between the parties have the single between the single particular thermin provided, then the part y of the scenario test in the parties 151 and by and the single state that and part. 160 of the fort year of 150 and by and the set of the state of the state of the state of 150 and by and the state of the state of the state of the state part 160, of the fort part 160 and the state of the state of the state part 160 and the state of the state of the state of the state 160 between states of the state of the state of the state of the state 160 between states of the state of the state of the states of the states 160 between states of the state of the states of the states	gree that at the delivery herest they . are . the lawful event 8 of the premises showe granted, and i lammbrase. data there is a state of the buildings upon and real entries from a summarized state that the buildings upon and real entries from a size of the second part, the buildings upon and real entries from a size of the second part, the buildings upon and parts the buildings upon and parts the the part. y of the second part to be entries of the second part, the buildings of the second part to be entries of the second part to be presented as and payshes and to keep and premises insured a solution of the second part to be entries of the second part to be the second part to be entries of the second part to be the second part to be entries of the second part to be entries of the second part to be the second part to be entries of the second part to be entries of the second part to be an entries of the second part to be second part. The second part to be entries of the second part to be second part to be second part to be second parts. The second part to be second part to be a second part to be part. The second part to be second parts which this indexture approximate the second part to be second parts. The second part to be second part to be a second part to be second parts.
Î	whend of a good and indefaultie evants of inheritance therein, free and indefaultie evants and that they will version and defend the same spins at parties making lawford It is argued between the parties here that the partielling. If the first par- sensed significant and real evants that the mark BBC. If the first part 1999, markets A. And in the event that said particles. If the first part 1999, markets A. And in the event that said particles of the first part of the market best indeparted by the same boomes due and paytake, and the herein provided, then the part Y of the scenar has a same the due of paytawe THH DGRANT is an indeparted by a same same same same same first particles. The same same same same same same same the the same same same same same same same sam	gree that at the delivery herest they are . the level event B of the premises shore granted, as lammbrace.
	where of a good and indefaultie erates of inheritance therein, free and size of all shall that they will warrant and defend the same against all parties making lawfold. It is agreed between the parties hareness that the partielling. If of host rays assumed against mid real estate where the many becomes due and prysicle, and it and by main humane company as shall be specified and directed by the part. y . 159 . Inserved. A due is the work that and part. 160 of the fort year of the single between the parties have the single between the single particular thermin provided, then the part y of the scenario test in the parties 151 and by and the single state that and part. 160 of the fort year of 150 and by and the set of the state of the state of the state of 150 and by and the state of the state of the state of the state part 160, of the fort part 160 and the state of the state of the state part 160 and the state of the state of the state of the state 160 between states of the state of the state of the state of the state 160 between states of the state of the state of the states of the states 160 between states of the state of the states of the states	gree that at the delivery herest they arg . the lawful event 8 of the premises shows granted, as i numberase. The second sec
	sind of a good and indefaultie erats of inheritance therein, free and indefaultie erats of all defred the same spains at parties making lawford. It is agreed between the parties herein that the part 102 . If the farse many spain and the same spains and the same spain and the same s	gree that at the delivery herest they are . the level event B of the premises shore granted, as lammbrace.
	sind of a good and indefaultie erats of inheritance therein, free and indefaultie erats of all defred the same spains at parties making lawford. It is agreed between the parties herein that the part 102 . If the farse many spain and the same spains and the same spain and the same s	gree that at the delivery herest they are the level event A of the premises shore granted, as i i numbrave. i innumbrave. into the set of the set of the indenture, pay all taxes or assessments that may be brief of the fact Bay_will here the buildings upon and real states in much against fin and factands in software and the second part, the buildings upon and real states in much against fin and factands in software and the second part, the buildings upon and real states in parts. Jet the second part to the state of a second part to the state of a second part to the state of a second part to the state of the second part to the state of a second part to the state of a second part of the state of a second part of the second part of th
	sind of a good and indefaultie erats of inheritance therein, free and indefaultie erats of all defred the same spains at parties making lawford. It is agreed between the parties herein that the part 102 . If the farse many spain and the same spains and the same spain and the same s	gree that at the delivery herest they are the lawful event 8 of the premises shows granted, as i i numbrase. I insufference it insufference it shall as all times during the life of this indexture, pay all taxes or assessments that may be brief of the indexture that the law of any sum also payls to the part. J . of the word part, the bas, if any, make payls to the part. J . of the word part, the bas, if any, make payls to the part. J . of the word part to the material or share the same the one does not payle and to keep and premise innered a indicatory result. I all intervets, or entities, and the answer any same the share the part. J . of the word part to the material or share the part of the indicators, we can do the the start of the indicators, and the same target the the indicators are been the same been a part of the indicators, we can do the the indicator of the indicators, and the same target and indicator of the indicators are been as the inter of theory of June
	sind of a good and indefaultie erats of inheritance therein, free and indefaultie erats of all defred the same spains at parties making lawford. It is agreed between the parties herein that the part 102 . If the farse many spain and the same spains and the same spain and the same s	gree that at the delivery herest they. are the lawful event B of the premises shows granted, as i innumbrase. I innumbrase its interface. It should be a set of the buildings upon and real states in marks against fin and transis is software at the wood part, the buildings upon and real states innumbrase against fin and transis is software at the wood part, the buildings upon and real states innumbrase against fin and transis is software at the wood part, the buildings upon and real states in a suscense to the real of the state of the wood of the state
	whend of a good and indefaultie erates of inheritance therein, free and indefaultie erate of all finite that we will be a start of the same spacing all provides that is a space before that the space of B	gree that at the delivery herest they are the level over 8 of the premises shore granted, as i numbers. I numbers. I numbers. I numbers. I numbers. I the second part, the loss, if any, made payahls to the part. y fit the second part, the loss, if any, made payahls to the part. y fit here the second part, the loss, if any, made payahls to the part. y fit here the second part, the loss, if any, made payahls to the part. y fit here the second part, the loss, if any, made payahls to the part. y fit here the second payahls and to keep and premise instruct of a dissurges, or gain them as the second des and payahls and to keep and part the second payahls and the begins and the second pay and the second and the second pay and the second payahls and the begins approxed of the indefactors, second on the 165th . day of June 19.2 Mat. The second payahls and the second p
1	whend of a good and indefaultie entate of inheritance therein, free and inder of all and that tary will warrant and defend the same against all parties making lawford It is agreed between the parties benets that the part of BE. of the fost part arrange digital main real entate when the main becomes due and psychia, and the arrange digital main real entate when the main becomes due and psychia matrix and the main hypermite compary as shall be excluded part in may raw such that and bernis provided, then the part <u>y</u> of the exceeding part in may raw such that and THIS GLANPY is instand as an entropy to the second part in may raw such that and main provided, then the part <u>y</u> of the exceeding part in may raw such that and THIS GLANPY is instand as an exclusion to the second part in may raw such that and the main provided that the part <u>y</u> of the exceeding part in the part of the part is and <u>non-flavour of main or earls written obligation</u> . For the part and the main <u>second</u> and <u>non-flavour</u> entropy that the part of the part and the main <u>second</u> and <u>non-flavour</u> is the exceeding the to part of the main of more particular that fail to pay the main <u>weight in a second</u> main the back main the second raman <u>raw second</u> and the second main the second main the back main the second raman <u>raw second</u> and the second main the secon	gree that at the delivery herest they are the level over 8 of the premises shore granted, as i numbers. I numbers. I numbers. I numbers. I numbers. I the second part, the loss, if any, made payahls to the part. y fit the second part, the loss, if any, made payahls to the part. y fit here the second part, the loss, if any, made payahls to the part. y fit here the second part, the loss, if any, made payahls to the part. y fit here the second part, the loss, if any, made payahls to the part. y fit here the second payahls and to keep and premise instruct of a dissurges, or gain them as the second des and payahls and to keep and part the second payahls and the begins and the second pay and the second and the second pay and the second payahls and the begins approxed of the indefactors, second on the 165th . day of June 19.2 Mat. The second payahls and the second p
1	<pre>sind of a good and indefaultie entate of inferitance therein, free and indefaultie entate of all indefaulties entate of all indefaulties entates of all indefaulties are all indefaulties and indefaulties are all indefaulties and indefaulties are all indefaulties and indefaulties are all indefaulties aread are all indefaulties are all indefaulties aread are all</pre>	gree that at the delivery herest they are the lawful event 8 of the premises shows grated, as i nonnbrave. i cannot be a second part, the law of the indicators, pay all taxes or assessments that may be brief of that they will here the law, if any more payed is the part. Levels as a second set of payshes and taxes because days and payshes and tax be second part, the law, if any more payed is the part. Levels as the same the same days and payshes and tax be seen at the second part, the law, if any more payed is the part. Levels as the same because days and payshes and tax be seen at the second part, the second pays, and payshes the pays and the second pays, the same the same because days and payshes and tax be payshes and the second payshes and the indicates. Some second payshes and the payshes the second payshes and the second payshes and the second payshes and the payshes and the payshes and the second payshes and there as a second payshes and the second pays
1	<pre>send of a good and indefaultie entate of inferitance therein, free and inder of all and that they will warrant and defend the same against all parties making lawfor B is agreed between the parties benets that the part of B. of the fost part answed against mill real entits when the maxine becomes due and prysicle and the same and against main real entits when the maxine becomes due and prysicle and the benes provided, then the parts <u>V</u> of the second part in pry part will be main results that the parts <u>V</u> of the second part may part will be main provided, then the parts <u>V</u> of the second part may part will be main provided, then the parts <u>V</u> of the second part in parts will be main <u>One thousand and no/100</u> entits which the parts <u>V</u> of the second part and <u>Parts</u> <u>Descendent parts</u> <u>Descendent that the part of the second and <u>Parts</u> <u>Descendent parts</u> <u>Descendent that the parts <u>Descendent parts</u> <u>Descendent parts</u> <u>Descendent parts <u>Descendent parts</u> <u>Descendent parts</u> <u>Descendent parts <u>Descendent parts</u> <u>Descendent parts</u> <u>Descendent parts</u> <u>Descendent parts <u>Descendent parts</u> <u>Descendent parts <u>Descendent parts</u> <u>De</u></u></u></u></u></u></u></u></u></u></u></pre>	gree that at the delivery herest they are the level over 8 of the premises shore granted, as i nonnbrave. I nonnbrave it nonnbrave it immunoses that the level of this indictions, pay all taxes or assessments that may be hered of that they will here the level of that they will here the level of that they will here the level of the second part, the level, and taxes are because due and payths and to keep and premise insured a single indiction there is a start of the second part, the level of a single second taxes are because due and payths and to keep and premise insured a single second taxe are been at the single taxes are been at the single taxes are second as and payths and to keep and premise insured a single second second taxes at the single taxes are been to be the taxes at the single taxes are been at the level of the indictions, second of the 166th . day of June 10 10 10 10 10 10 10 10
	<pre>send of a good and indefaultie entate of inferitance therein, for and date of all and that they will warrant and defend the same against all parties making lawfor It is agreed between the parties benets that the part of B. of the date tay assessed against mail real exists values the same becomes due and prysicle, and it all the greed between the parties because that the same becomes due and prysicle and it all the greed because a shall be exceeded and directed by the part. Y. 150</pre>	gree that at the delivery herest they are the level over 8 of the premises shore granted, as i nonnbrave. I nonnbrave it nonnbrave it immunoses that the level of this indictions, pay all taxes or assessments that may be hered of that they will here the level of that they will here the level of that they will here the level of the second part, the level, and taxes are because due and payths and to keep and premise insured a single indiction there is a start of the second part, the level of a single second taxes are because due and payths and to keep and premise insured a single second taxe are been at the single taxes are been at the single taxes are second as and payths and to keep and premise insured a single second second taxes at the single taxes are been to be the taxes at the single taxes are been at the level of the indictions, second of the 166th . day of June 10 10 10 10 10 10 10 10
	<pre>state of a good and indefaultie entate of inhibitize therein, for which dere of all inst into they will version the parties bears that the parties. The first part of the inst parties the parties bears that the part of the first part of all is agreed bears that parties of the parties of the part of the part of the inst parties of the parties of the parties of the part of the part of the inst parties of the parties of the parties of the part of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties parties of the parties of the parties</pre>	gree that at the delivery herest they are the level over 8 of the premises shore grated, as i non-brave. I anotherase i anotherase i anotherase it and the second part, the low, if any, make payable to the part. y of the second part, the low, if any make payable to the part. y of the second part, the low, if any make payable to the part. y of the second part, the low, if any make payable to the part. y of the second part, the low, if any make payable to the part. y of the second part, the low, if any make payable to the part. y of the second part, the low, if any make payable to the part. y of the second part to the situation of the indefections, and the summat se paid shall become a part of the indefections, second of the 166th . day of June
	anised of a good and indefaultie entate of inferitance therein, for world one of all said that they will version that diverse that the apart of all states of the same space of the same spac	gree that at the delivery herest they are the lawful event B of the premises shore granted, as i lammbrase. I anombrase i anombrase it and the second part, the law, if any, make payahle to the part J . of the second part, the law, if any, make payahle to the part J . The law, if any, make payahle to the part J . The law, if any, make payahle to the part J . of the second part, the law, if any, make payahle to the part J . of the second part, the law, if any, make payahle to the part J . of the second part, the law, if any, make payahle to the part J . of the second part, the law, if any, make payahle to the part J . of the second part, the second is an of the second part, the second is a start pay second. The second part, the law, if any, make payahle to the part J . of the indebtedness, second by the indebtedness is the indebtedness. The indebtedness second by
	<pre>state of a good and indefaultie entate of inhibitize therein, for which dere of all inst into they will version the parties bears that the parties. The first part of the inst parties the parties bears that the part of the first part of all is agreed bears that parties of the parties of the part of the part of the inst parties of the parties of the parties of the part of the part of the inst parties of the parties of the parties of the part of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties of the parties parties of the parties of the parties</pre>	gree that at the delivery herest they. are . the lawful event B of the premises shore granted, as i numberses. i numberses i numberses i numberses i numberses i the second part, the loss, if are, much payahl to the part. y (If the second part, the loss, if any mode payahl to the part the loss, if any mode rest is the second second payahle and to keep and premise inserted to the inductive second second payahle and to keep and payahle the second pay the second second payahle and to keep and pays the second second payahle and to keep and pay the second second payahle and to keep and pays the second second payahle and to keep and pays the second second payahle and to keep and pays the second second seco

- 67