## MORTGAGE RECORD 80 Reg. No. 346

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FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
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Charles W. Allphin and Édith S. Allphin, his wife TO Peoples State Bank, Lawrence, Kansas.	November A D 1935 at 4:10 at B at
	Narold a Beck Register of Deeds.
	Deputy.
THIS INDENTURE, Made this second day of mdred and thirty five between Charles	November . in the year of our Lord, one thousand nin W. Allphin and Edith S. Allphin, his wife
Lawrence in the County of Douglas urdes of the first part, and Peoples State Bank, Law	and State of Kansas ronce, Kansas
WITNESSETH, That the said part 108 of the first part, in consideratio	part y of the second part
Pifteen hundred 00/100 - Control of the second seco	Brant, Bargain, Sell and Mortgage to the said part Y of the second part the
Lot Numbered Eighteen (18) on Ohio Stree	et in the City of Lewrence
And the said parties of the first part do hereby covenant and agree that at the deliv	very hereof they are the invful owner & of the premises above granted, and seized
a good and indefeasible estate of inheritance therein, free and clear of all incumbrance Wh	very hereof they are the lawful owner & of the premises above granted, and mind in a facewor
And the said part 198 of the first part da bereby revenant and agree that at the delive a good and indefaultile exists of inheritance therein. Fire and clear of all incumbrance The d that they will warrant and defend the same against all periods making invehic clear thereto. It is a speed between the periods here to that the part 100 get to here part and all all times do	rery hered
And the soid part198 of the first part dabereby evenant and agree that at the deli a good and indefamilies exist of inheritance therein, here and clear of all neurobranes 4 that they will warrant and defend the same significant all equivalent making layed dahim thereto. It is a good better the parties brench at the part 100°, of the form part shall at all times do real exists when it is more brench and paysite, and that 110° and 121° key the buildings. If we have brench and be clear and paysite, and that 110° and 121° key the buildings.	rery hered
And the mid part 20 ff of the first part dabereby revenuest and agree that at the delive pard and definedible setsite of their intervent therein, five and clear of all incumbrance The that they will warrant and defined the same segment all gardie making invited chain thereto. It is apped between the particle hereico that the part 2005_0 of the fort part all there do that they will warrant and defined the same segment all gardies making invited their thereto. It is apped between the particle hereico that the part 2005_0 of the fort part shall here the baseline of the fort of the fort part all the part 2005_0 of the fort part shall here the buildings in the specified active the part 200_0. It is not part to building and parallels the part 2005 of the first part that [10] to pay such tasse then the more become due and parylels and part 2005 of the first part that [10] to pay such tasse then the mane become due and parylels and part 2005 of the first part that [10] to pay such tasse that the mane become a part of the indefinitions.	rery hered
And the said part 198 of the first part da hereby revenant and agree that at the delive a good and indefaultible exists of inheritance therein. Fire and clear of all incumbrance The d lat they will warrent and defend the same against all parties making inwide data thereto. It is a good better to hap write bettered that the part 108 or 0.0 the strep art and all all them d d real write twee the mane becomes due and payable, and that the W	rey hered. they are the hybrid over $g$ , of the preside above granted, and asimi- tal <b>EGORYOT</b> using the life of this indexture, pay all have or assumed that may be levied or assumed against upon mail real outsits (neurod against for and terms do not some and by each insumane company the part $y$ —of the second part to the extent of <u>109</u> — Interest. And in the event that it leaves the part $y$ . The second part to the extent of <u>109</u> — Interest. And in the event that the leave part part instruction have a part of the extent of <u>109</u> [From the date of payment and
And the said part198 of the first part dabereby evenant and agree that at the delive a pool and indefamilite exists of inheritance therein, here and clear of all incumbrance	rery hereof they are the here's over g of the pression above granted, and acting the life of this indexture, pay all takes or assessments that may be levised or assessment against upon and irred instructions and the search part in the interest of the search part in the search part in the search of the search of the part $M_{\rm eff}$ which there is the search part in the search of the search
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And the said purils 0.8 of the first part dabereby every and and give that at the deli a pool and indefaulties exist of linkritance therein, here and data of all incumbrases 1 that they will warmat and defend the same signal all generics making is wild takin thereto. It is a greed bereve to particle serve to hart the part 100 of the form part all all times di- first even berever to particle serve. The part 100 of the form part all the site is the the first even berever to be parties serve. The part 100 of the form part is a full time di- tions and mean serve of the rad the same becomes the part of the part 100 of the second parts in the particle and parts in the part of the part 100 of the second parts are the parts in the part of the part 100 of the second parts are the parts in the part 100 of the second parts are the parts in the part of the parts are the parts the parts in the part of the parts in the part of the parts in the part of the parts are the parts in the part of the parts in the parts in the part of the parts in the part of the parts in the part of the parts in the parts in the part of the parts in the parts in the part of the parts in the part of the parts in the part of the parts in the parts in the parts in the part of the parts in the part of the parts in the part	rery hered they are the herein over g of the pressue abver granted, and acting the Bie of this indexture, pay all takes or assessments that may be levice or assessment may be part by this indextore, and while ber berrest at the rate of 16% from the date of payments may be levice or assessments at the rate of 16% from the date or payment may be readed by the indextore, and adult ber berrest at the rate of 16% from the date or payment may be readed by the three as levice payment and the interest at the rate of 16% from the date or payment may be readed by the three at the rate of 16% from the date or payment may be readed by the three at the rate of 16% from the date or payment may be readed by the three at the rate of 16% from the date or payment may be readed by the three at the rate of 16% from the date or payment may be readed by the three at the rate of 16% from the date of payment may be readed by the three at the rate of 16% from the date of payment may be readed by the three at the rate of 16% from the date of payment may be readed by the three at the rate of 16% from the date of payment may be readed by the three at the rate of 16% from the date of payment may be readed by the three at the rate of 16% from the date of payment at the rate of 16% from the date of payment at the rate of the rate of 16% from the date of payment at the rate of 16% from the date of payment at the rate of 16% from the date of payment at the rate of the rate of 16% from the date of payment at the rate of 16% from the date of pa
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And the mid part295 of the first part do	rery hereof. they are the having over g of the pressure above granted, and asimplate the first of this indexture, pay all taxes or assumes in that may be leviced or assumed against upon mile real visits indexture, pay all taxes or assumes in that may be leviced or assumed against upon mile real visits indexture, pay all taxes or assumes in that may be leviced or assume any pay in the part $y'$ of the second part to be related or and 0 area do by web homes or suppary in the part $y'$ of the second part to be relate of $\frac{100^{-1}}{100^{-1}}$ . Interest. And in the result that the leving all particulars, and and here interest of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relate of $\frac{100^{-1}}{100^{-1}}$ . The second part is the relation of the second part is the related part $\frac{100^{-1}}{100^{-1}}$ . The second part is the relation of the second part is
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And the said purch <b>29</b> if the first part dabring and gave that at the dail optical indefaulties sents of laboritance therein, here and date of all nonunbrases <b>10</b> they will warmat and defend the same segment all queries making herd dain thereto. It is a great between the parties intervol that the part <b>305</b> , at the form part all all them of the sequence of the parties intervol that the part <b>305</b> , at the form part all all them of the sequence of the direct by the part (). The second part, the low, if any mode parties the part <b>356</b> of the form part the laboritor is part <b>316</b> . The second part, the laboritor <b>307</b> , and the part <b>307</b> of the second part, the laboritor <b>307</b> . <b>317</b> III SCHANT is interded as an mortgage to report the payment of the same becomes the part <b>316</b> of the form part <b>316</b> of the form <b>317</b> . <b>317 117</b>	rery hereof they are the herein over a of the pressure above granted, and antered at SOCOTON the second sec

BE IT REMEMBERED, That on this 2nd day of November A. D. 19 35, before me, a Notary Public In the sloresid County and State, c Charles W. Allphin and Edith S. Allphin, his wife to me personally known to be the same person S. who executed the foregoing instr of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affined m written. My commission expires on the 22nd day of March ent and duly acknowledged the execution scribed my name, and affixed my official seal on the day and year last above (SEAL) RELEASE day at all payment of the debt secured thereby, and authorise the Register of 1 day of Normber 1940. Poplar State Bank, Lawrence, Tana by J. J. Swieny H. - Cus. I, the undersigned owner of the within mortgage, do hereby acknowled to enter the discharge of this mortgage of record. Dated this 30 M

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