MORTCACE DECO

1____

127

eda.

d nine

t the a from k

und Bas,

thener h ind the hip Y,

SEAL) SEAL) SEAL) SEAL)

e 106, 1 ecution L abore

-Dada

<u>ب</u>

MODIFICATION PLATION CO		
	FROM	STATE OF MANSAS, DOUGLAS COUNTY, 55.
W111	iam L. Landon and wife	This instrument was filed for record on the 14 day of
	то	November A. D. 1935, at 2:15 o'dock P. M. Nazeld a. Beck
WRENCE N	ATIONAL BANK LAWRENCE, KANSAS	Register of Deeds.
		Deputy.
thir	TURE, Made this 9th day of No ty-five between William 1	. in the year of our Lord, one thousand nine L. Landon and Tena Landon, his wife
of the first	in the County of Douglas part, and The Lawrence Nations	and State of Kansas
	I. That the said part 105 of the first part, in considerati	nce, Kansas part V of the second sect
Fourteen	hundred and no/100	
escribed re	al estate situated and being in the County of Douglas and	Grant, Bargain, Sell and Mortgage to the said part Y of the second part, the State of Kansas, to-wit:
	The West Half (W_2^1) of the Northwes Township Fourteen (14), Range Twen	st Quarter (NW2) of Section Eleven (11), sty (20), Douglas County, Kansas.
	s and all the estate, title and interest of the said part . 18	
anid partie		Sof the first part therein. Nwy hered. LINGY_RTO the lasted sware B , of the pression above granted, and exists
mid part16 ndefensible en will warrant a	8. of the first part do hereby covenant and agree that at the del state of inheritance therein, free and clear of all incumbrasice and defend the same against all parties making lawful fisim thereto.	tvery hereof they are the lawful ownerS, of the presides shore granted, and mixed
e mid partif indefemible en will warrant a preed between " e when the sam	8. of the first part dobreeky covenant and agree that at the del tate of inheritance therein, free and clear of all incumbrate- and defend the same against all parties making hered faint thereta. the parties hereto that the part. 10.86 the first part shall st all times become due and payable, and that the py. Will here the building	itvery hereof. th8y_BECthe levelst wave J of the pendime above protect, and exist during the life of this indexture, pay all taxes or assuments that may be level or assumed against a spon mid real exists insured against for and toroads in such mm and by such lowerance company as spon mid real exists insured against for and toroads in such mm and by such lowerance company.
e said part16 indefeasible en will warrant a reed between e when the sam wified and dire	18. of the first part dobereby revenues to degree that at the dol state of interfance therein, free and clear of all neurabrains and defined the same significant all parties making herded that therein. the parties herein that the part. 108 of the first part half all times be become due and payshie, and that Chirdy. Will likes the black and payshies parties and that Chirdy. Will likes the black black and payshies payshies and that Chirdy. Will likes the black and payshies the size of the size of the payshies and payshies	timey hered. they BCC the level search of the premise shore granted, and exist during the Efe of this indexture, pay all tases or assessments that may be level or assessed against upon and read exists insured against the and translat is such man and by such however compare upon and read exists insured against dire and translat is such and and the read that the period The second parts the testers of These is the period
mid part16 ndefemable en- rill warrant a red between 1 when the sam fied and dire of the first pu- nsurance, or RANT is int	8. of the first part dobereky revenuest and agree that at the del tate of inheritance therein, free and clear of all incumbrate- and defend the same against all parties making head plant in thereta. The parties here to that the part. The fact the first part and it at it mess as becomes due and payshie, and that the My. Will keep the building tets? It is part. yo of the second part, the loss, if any, made payshie it then the part. yo on the second part, the loss if any, made payshie withder, and the second part, the loss if any, made payshie withder, and the second so paid a hall become a part of the indektedemy.	invey here $th \Theta_{2}$ and th the ladesture, pay all takes or assuments that may be leveled or assumed against during the life of this indesture, pay all takes or assuments that may be leveled or assumed against a upon mid real orbits insured against fire and torsade in such man and by such insurance company to the part y_{-} of the second against the and torsade in such man and by such insurance company to the part y_{-} of the second against the start of -150 . Instruct, and in the verse take the torspond permutations insured as herein periods, then the part y_{-} of the second part may pay exceed by this indesture, and shall beer latered at the rate of 10% from the date of payment with
anid part16 defensible en- ill warrant a ed between ' when the sam fied and dire of the first pa- ssurance, or RANT is int urteen	8. of the first part do hereby covenant and agree that at the del tate of inheritance therein, for ea of dear of all incumbrate and derend the same against all parties making hered fails thereta. It is be become due and paytoke, and that Chuy. Will here her building ered b' the part The second part, the low, if any, made paythes trabeling the table flat on the same table flat and there is the second part, the low, if any, made paythes trabeling the table flat on the same table on dear and payth as a flat the tame become dear and paythe and the same table of the same table. The same table flat is an origing to secure the payment of the same of the indekretane, is made and no/100 =	inverse the b^{0} STO . The inverted senses I , of the pression above granted, and exist during the life of this indexture, pay all tases or summaries that may be iered or summarie equina- ter upon mid real oratic insured against fire and tormado in such ann and by such lowernase company to the party J of the second parts to the extent of $\frac{1}{2} \frac{1}{2} $
mid parti C addemaible en will warnant a seed between a when the man ifed and dire of the first parameters murnace, or RANT is int urte on terms of O b terms of O terms of O term	8. Of the first part do hereby covenant and agree that at the dol state of interfance therein, free and dear of all incumbrains and defend the same against all parties making havda faim thereta. The parties here to the part. 1680 the first part shall at all times we become due and payable, and that They. Will Leep the bolding end of the part, y_{-} of the social part, the loss if any make payable tert shall fail to pay ruch takes when the same become due and payable a tert shall fail to pay ruch takes when the same become due and payable a hundred and $no/100 =$ hundred and $no/100 =$	invery larved. $\frac{1}{2}$ MOY_B.C. the larvest series B_{i} of the pression shore gravited, and exist during the life of this indexture, pay all tases or assuments that may be brief or assumed against a upon all real exists insured against fire and transfa is such may and the real exists to be pay J_{i} of the second part to the testers of $\frac{1}{12}$ for the larvest of an intervent of the two real tests of the bray and permitting insured as brain pay-field, that the part J_{i} of the second part to the permitting preserved by this information, and shall bear futures at the set at $\frac{1}{2}$ for the larvest of the brain permitting the test of payment multi manay, essented on the $\frac{9}{2}$ by $\frac{1}{4}$ and $\frac{1}{1000}$ models are at $\frac{1}{2}$ for the larvest of the test of a terming there as according to the terms of and edgestion and hot to serve any sum or man of a transful thereme through a brain future of an at a base test and perform the data the test pays of the terming there there as a working the terming the termine term of an at a base test and perform the set of the test pay.
mid parti C ndefensible en rill warnant a rill warnant a rill detween i when the man fied and dire of the first pus- numane, or RANT is int 1720 en terms of O h term 4 by the mid	8. Of the first part do hereby covenant and agree that at the dol state of interfance therein, free and dear of all incumbrains and defend the same against all parties making havda faim thereta. The parties here to the part. 1680 the first part shall at all times we become due and payable, and that They. Will Leep the bolding end of the part, y_{-} of the social part, the loss if any make payable tert shall fail to pay ruch takes when the same become due and payable a tert shall fail to pay ruch takes when the same become due and payable a hundred and $no/100 =$ hundred and $no/100 =$	invery larved. $\frac{1}{2}$ MOY_B.C. the larvest series B_{i} of the pression shore gravited, and exist during the life of this indexture, pay all tases or assuments that may be brief or assumed against a upon all real exists insured against fire and transfa is such may and the real exists to be pay J_{i} of the second part to the testers of $\frac{1}{12}$ for the larvest of an intervent of the two real tests of the bray and permitting insured as brain pay-field, that the part J_{i} of the second part to the permitting preserved by this information, and shall bear futures at the set at $\frac{1}{2}$ for the larvest of the brain permitting the test of payment multi manay, essented on the $\frac{9}{2}$ by $\frac{1}{4}$ and $\frac{1}{1000}$ models are at $\frac{1}{2}$ for the larvest of the test of a terming there as according to the terms of and edgestion and hot to serve any sum or man of a transful thereme through a brain future of an at a base test and perform the data the test pays of the terming there there as a working the terming the termine term of an at a base test and perform the set of the test pay.
mid parti C mid parti C mid parti C mill warnan t reed between n when the man ifed and dire of the first p insurance, or iRANT is int urteon terms of. O c terms of. O c terms of. o c n c rested the mald rest estimates on rested the mail grail est mail est mail grail est mail est mail grail est mail es	8. Of the first part do hereby covenant and agree that at the doi state of interfance therein, free and dear of all incumbrains and defend the same against all parties making havdar faint thereta. The parties here to that the part. 1.650 the first part shall at all times we become due and payable, and that They1111 keys the building tert shall fail to pay such takes when the same become due and payable a tert shall fail to pay such takes when the same become due and payable at the same states and payable, and that They1111 keys the building tert shall fail to pay such takes when the same become due and payable at the same states and payable to the same $1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 $	three barred $\frac{1}{2}$ MOY_B.C. the largest senses B, of the pression shore gravited, and exist during the life of this indexture, pay all tases or assessments that may be briefed or assessed against a upon all real static insured against fire and transla is such mm and by much insurance company. In the party J, or the somed parts the testent of $\frac{1}{12}$ the life sense of the sound gain at the testent of $\frac{1}{12}$ the the sound part is the testent of $\frac{1}{12}$ the time distribution gains are solved and the sound life sense testent of $\frac{1}{12}$ the time distribution of parts are pay exceeded by this indextures, and shall bear fatteriat at the set test $\frac{1}{12}$ for the large state of payment mild meansy, essented on the $\frac{9}{2}$ the target of the target of parts may may are resulted by the first set of the terms of and edigation and how to some any set three the target means become during the brief payrided, is the terms that and parts $\frac{1}{2}$ S.d. it is for the three the three may be brief payrided. If default is many to be pay the three the part three the part of payride three three the payrided, and the pay is more target three the part of the three in the payride, or if the finance is not bed by a pay related basits for the term of parts and payride three three three terms that and payride the term that the term of the term of the tester term of the term become down and payride, or if the finance is not bed by a payrided basits for the terms of the tester term of test tester terms of the tester term of the tester term of teste
se mid parif C indefensible en will warrant a pred between i to when the man to when the man to when the man to when the man insurance, or GRANT is into insurance, or GRANT is into insurance, or GRANT is into insurance, or Ourteon to urteon to many different to our out to insurance to the man of the man between out to the man of the man to our out to the man of the man man of the man of the man of the man of the man man of the man of the man of the man of the man man of the man man man of the man man of the man man man of the man man man of the man man man of the man man man of the man man man man of the man man man man man man man man man man	8. Of the first part dobereky covenant and agree that at the dol state of interfance therein, free and dear of all incumbrative and defined the same significant inputs making in both the first part and the hereins here to that the part. 10.850 the form part half at all times the become due and payable, and that $Ch(\mathbf{y}, \mathbf{W})$ is the bolding of the particle here to the part. 10.850 the form part half at all times the become due and payable, and that $Ch(\mathbf{y}, \mathbf{W})$ is the particle here to the the particle here to the part. 10.850 the same become due and payable a constraint written obligationfor the payment of the same of hundred n nnd no/100 =	inverse barred. The Q_BCO
se mid parti C indefemible en will warrant i pred between ' when the man weided and dire a when the man weided and dire a of the first particular insurance, or GRANT is int purteon beterms of 0 to the start beterms of 0 to the start is convyance is convyanc	8. Of the first part dobereky covenant and agree that at the dol state of interfance therein, free and dear of all incumbrative and defined the same significant inputs making in both the first part and the hereins here to that the part. 10.850 the form part half at all times the become due and payable, and that $Ch(\mathbf{y}, \mathbf{W})$ is the bolding of the particle here to the part. 10.850 the form part half at all times the become due and payable, and that $Ch(\mathbf{y}, \mathbf{W})$ is the particle here to the the particle here to the part. 10.850 the same become due and payable a constraint written obligationfor the payment of the same of hundred n nnd no/100 =	inverse barred. The Q_BCO
e mid parti C indefensible en will warnat a reed between a when the man cifed and dire a when the man cifed and dire market and the man of the first ourteen the mid the maid the maid the maid the maid the maid	8.8 of the first part dobereky covenant and agree that at the dei fait of libertiance therein, free and clear of all incumbrainsand defend the same against all parties making lawed plant and the same against all parties making lawed plant at all times be become due and payable as not that. They, wrll like public blanc payable as the first part all the loss, if any, made payable as the same when the same become due to the payar. All covers and that the loss, if any, made payable as the same and the same become due to the payar. All covers are due to the payar the same become due to the payar of the same become due to the payar. All covers are of the blackbedow payable as the same are to end the same become due to the payar. All covers are of the blackbedow payable to the pay. John and the same to the same due to the payar. All the payable to the payar of the same due to due the payable to the payar. John and the payable to the payar and the same are payable to the payar. John and the payable are not one of the same are become the same due to the due to the payar. John and the payable to the payar. John are not one of the same and the same due to th	invery larved. $\dot{th}0y$ 0.2 C the larved versus 3. of the pression shows pressed, and exist during the life of this indexture, pay all tases or assuments that may be brief of a sameed against a upon all real exists insured against fire and transla is such may and your howeverse company to the part J of the somed part to the testent of 152. In the second part, may appreceded by this indexture, and shall be a fittering 4 the the 2 HeV. The solution of part as any apprecedent by this indextures, and shall be a fittering 4 the the 2 HeV. The solution of part any apprecedent by this indextures, and shall be a fittering 4 the the 2 HeV. The solution of the source of the
e mid paril C indefemible en will warnat i reed between ' o when the man of the first part insurace, or GRANT is into purteon be terms of O to the first part of the mid purteon be terms of O to rested the mainter part of the mainter provide the mainter of the mainter provide the mainte	8.8 of the first part dobereky covenant and agree that at the dei fait of libertiance therein, free and clear of all incumbrainsand defend the same against all parties making lawed plant and the same against all parties making lawed plant at all times be become due and payable as not that. They, wrll like public blanc payable as the first part all the loss, if any, made payable as the same when the same become due to the payar. All covers and that the loss, if any, made payable as the same and the same become due to the payar. All covers are due to the payar the same become due to the payar of the same become due to the payar. All covers are of the blackbedow payable as the same are to end the same become due to the payar. All covers are of the blackbedow payable to the pay. John and the same to the same due to the payar. All the payable to the payar of the same due to due the payable to the payar. John and the payable to the payar and the same are payable to the payar. John and the payable are not one of the same are become the same due to the due to the payar. John and the payable to the payar. John are not one of the same and the same due to th	inverse the distribution of the second seco
se mid parti C indefensible er will warnat i rered between i werken benne weißed and dire a d the first particular of Carlon the said of the first particular of Carlon the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the sa	8.8 of the first part dobereky covenant and agree that at the dei fait of libertiance therein, free and clear of all incumbrainsand defend the same against all parties making lawed plant and the same against all parties making lawed plant at all times be become due and payable as not that. They, wrll like public blanc payable as the first part all the loss, if any, made payable as the same when the same become due to the payar. All covers and that the loss, if any, made payable as the same and the same become due to the payar. All covers are due to the payar the same become due to the payar of the same become due to the payar. All covers are of the blackbedow payable as the same are to end the same become due to the payar. All covers are of the blackbedow payable to the pay. John and the same to the same due to the payar. All the payable to the payar of the same due to due the payable to the payar. John and the payable to the payar and the same are payable to the payar. John and the payable are not one of the same are become the same due to the due to the payar. John and the payable to the payar. John are not one of the same and the same due to th	inverse barred this backeture, pay all tasks or assessments that may be briefed or assessed against a topo and real estate inverse inguine the second pays in the se
a mid parti C indefensible en will warmant a reed between 's when the man diffed and dire of the first particular insurance, or RANT is init urteon de terms of O Oh terms of the maid to the maid to the maid the maid the maid the maid the	8.8 of the first part dobereky covenant and agree that at the dei fait of libertiance therein, free and clear of all incumbrainsand defend the same against all parties making lawed plant and the same against all parties making lawed plant at all times be become due and payable as not that. They, wrll like public blanc payable as the first part all the loss, if any, made payable as the same when the same become due to the payar. All covers and that the loss, if any, made payable as the same and the same become due to the payar. All covers are due to the payar the same become due to the payar of the same become due to the payar. All covers are of the blackbedow payable as the same are to end the same become due to the payar. All covers are of the blackbedow payable to the pay. John and the same to the same due to the payar. All the payable to the payar of the same due to due the payable to the payar. John and the payable to the payar and the same are payable to the payar. John and the payable are not one of the same are become the same due to the due to the payar. John and the payable to the payar. John are not one of the same and the same due to th	threey barred. thosy B.C.O
a mid parti C indefensible en will warmant a reed between 's when the man diffed and dire of the first particular insurance, or RANT is init urteon de terms of O Oh terms of the maid to the maid to the maid the maid the maid the maid the	8.8 of the first part dobereky covenant and agree that at the dei fait of libertiance therein, free and clear of all incumbrainsand defend the same against all parties making lawed plant and the same against all parties making lawed plant at all times be become due and payable as not that. They, wrll like public blanc payable as the first part all the loss, if any, made payable as the same when the same become due to the payar. All covers and that the loss, if any, made payable as the same and the same become due to the payar. All covers are due to the payar the same become due to the payar of the same become due to the payar. All covers are of the blackbedow payable as the same are to end the same become due to the payar. All covers are of the blackbedow payable to the pay. John and the same to the same due to the payar. All the payable to the payar of the same due to due the payable to the payar. John and the payable to the payar and the same are payable to the payar. John and the payable are not one of the same are become the same due to the due to the payar. John and the payable to the payar. John are not one of the same and the same due to th	inverse the distribution of the second se
e mit parit 60 indofemble er will warme er eltde and dir inserted between eltde and dir inserted of the day p inserted of the day p	18. of the first part do	threey barred. thoy are not set to be the trans of a disc promises above present, and estard are not and the ord of the indexture, pay all tases or assessments that may be breed or assessed against in such man and by such hormans company. The provide the month part to the cost of the rest of the the month part to the cost of the disc of the month part to the cost of the disc of the month part to the cost of the disc of the month part to the cost of the disc of the month part to the part of the disc month part to the cost of the disc of the month part to the cost of the disc of the month part to the cost of the disc of the month part to the cost of the disc of the month part to the disc of the disc of the month part to the disc of the disc of the month part to the disc of the disc of the month part to the disc of the dis of the disc of
the said parts of individualities of y will warrant is great between signed to the said of the said of the great of the said of the said of the said of the court of the said of the said of the said of the said of the said of the said of the said of the said	15. of the first part do	three burst the of this laderium, pay all tases or assessments that may be level or assessed against a upon and real exists insured against fire and transle is near me and by more however expansion of the rest task in the term of the
to aid paris 6 indefaultie of vill variant i pred between i to when the man estimate in the same to when the man to when the man to the the same of GRANT is int ourteen GRANT is int ourteen the terms of our to be terms of our to be terms of our to a same to a state of the term of the terms of our to a same to a same to a same to a state of the term of the terms of the term of the terms of the term of the terms of the term of the term of the term of the term of the term of the term of the term of the term of the term of term of the term of the term of t	15. of the first part do	threey barred. they B.C. the larger all cases or assessments that may be lorder or same of against a spon and real entatis insure against fire and translat in such man and by much boursarse company. In the second part to the second effect the second effect the second effect to the
• and particle with variant in with variant in the second second second with variant in the second second second with the second sec	15. of the first part do	three barred on the SPAR sector of the provide is not be provided as an end of the sector of the sec
mid partie for will warrant to will warrant to will warrant to will warrant to the state of the state of the warrant to be the RRAY is lated with the state of the state of the RRAY is lated with the state of the state of the RRAY is lated with the state of the state of the RRAY is lated with the state of the state of the state of the state of the state of the state of the stat	15. of the first part do	threey barred. they B.C
which part is discussed in the second	(5. of the first part do	three barries the second set of the second s

I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and sytherise the Rep to enter the discharge of this mortgage of record. Dated this //c day of //or protocollege the full payment of the debt secured thereby, and sytherize the Rep (Coup Leaf) Rep 100. er of De (coupleal) Owner.

24

Harold B. A Pervy

175