## MORTGACE RECORD

331

Larrenze in the County of Douglas and Loan Association of Same of Kanasa and John Larrenze in the county of Douglas and Loan Association of the same of Farmes and The Larrenzee Duilding and Lean Association of the same of Farmes and The Larrenzee Duilding and Lean Association of the same of Farmes and The Larrenzee Duilding and Lean Association of the same of Farmes and The Larrenzee Duilding and Lean Association of the same of Farmes and The Larrenzee Duilding and Lean Association of the same of Farmes and The Larrenzee Duilding and Lean Association of the same of Farmes and The Larrenzee Duilding and Lean Association of the same of Farmes and The Larrenzee Duilding and Lean Association of the same of Farmes and The Larrenzee Duilding and Lean Association of the same of Farmes and The Same of the s	Winnie M. Lucas TO The Lewrence Building and Loan Association	STATE OF KANSAS, DOUGLAS COUNTY, s. This instrument was filed for record on the 20 day of Hovenber A. D. 1936, at 8150 o'dock A. M. HUGUG A. Such By Jud W. Kalm Deputy.
ty _ down to park, use . Not _ have to be a children of the set of	THIS INDENTURE, Made this 19th day of Mc dred and thirty-six between Minnie	, in the year of our Lord, one thousand nine M. Lucas, a single woman
<pre>print JNESETH That the skid part Y of the first part, in consideration of the sum of</pre>	Lawrence in the County of Douglas ty of the first part, and The Lawrence Building and Lo	and State of Kansas
<pre>where apportenances and all the estate, title and interest of the axid part y of the first part thereis. Lat the add part of the first part do 0.8. herein overance to draw the as the Address yies. <u>Dro 10</u> the bard overa of the part address wave or interious therein. The word dott of all combates the add part of the first part do 0.8. herein overance to draw the as the Address yies. <u>Dro 10</u> the bard overa of the part address wave or interious therein. The word dott of all combates there add between the parties bards the top of of the first part data if all the defines the defines the address wave or interious the define the top of of the first part data if all the defines the top one address wave or interious the define the top of of the first part data if all the defines the top of of the first part data if all the defines the top one address the top of of the first part data if all the defines the top of of the first part data if all the defines the top of of the first part data if all the defines the top of of the first part data if all the defines the top of of the first part data if all the defines the top of of the first part data if all the defines the top of of the first part data if all the defines the top of</pre>	WITNESSETH, That the said part y of the first part, in consider Four Hundred and no/100	ration of the sum of part ¥ of the second part. duly paid, the receipt of Grant, Bargain, Sell and Mortpage to the said part ¥ of the second part, the and State of Kanasa, to-wit:
Let the mid part_y	Lot Twenty-six (26) on New York St. in the	O City of Lawrence, Kansas
Let the mid part_y		
Led the midi part. y — of the first pert do. 98 benefor everement to degrees that a the deferey terms (		
Led the midi part. y — of the first pert do. 98 benefor everement to degrees that a the deferey terms (		
Led the midi part. y — of the first pert do. 98 benefor everement to degrees that a the deferey terms (		
Led the midi part. y — of the first pert do. 98 benefor everement to degrees that a the deferey terms (		
Led the midi part. y — of the first pert do. 98 benefor everement to degrees that a the deferey terms (		in the second
Led the midi part. y — of the first pert do. 98 benefor everement to degrees that a the deferey terms (		
Led the midi part. y — of the first pert do. 98 benefor everement to degrees that a the deferey terms (		
It is greater they next the participation here to that the part, y of the fort part shall at all time during the 0 is of this histories, part of the second part has an of the part has a start of the histories of the second part has a brief or example in the part of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the histories of the second part has a start of the histories of the histor		
<sup>17</sup> This GRANT is intended as a montrary in second the payment of the nem of		
It is to got a mass a provide in this indexture	Lad the mid part, $y_{-}$ of the first part do. $B_{-}^{0}$ hereby events at od agree that at the age of ad definitude ensure of interimants that $B_{-}^{0}$ mid dear of all houmbers at that they will warms to defined the same against all parties making lawful diam. If $B_{-}^{0}$ are the same becomes due and payable, and that $\frac{D_{-}B_{-}}{D_{-}}$ are the ball at all the first ensure two the more becomes due and payable, and that $\frac{D_{-}B_{-}}{D_{-}}$ are the ball $B_{-}^{0}$ specified and directed by the part $D_{-}^{0}$ of the second part shall at all the first ensure two the more becomes due and payable, and that $\frac{D_{-}B_{-}}{D_{-}}$ here becomes $B_{-}^{0}$ and $B_{-}^{0}$ are the first payable ball to be the same ball ball to be the same ball to be $B_{-}^{0}$ and $B_{-}^{0}$ are the ball to be payable ball to be the same ball to be the same ball to be the same becomes the same ball to be	Astivery browf. 800_18the burdle over of the possible above granted, and using sees during the 10 of this indextors, pay all taxes or assumants that may be brief or assumed against diago upon and find matrix instead against for and tomatic in mark som and for such instruments respective this to the partyinstead.
• hat had by he bart. making such also, as demand, to be fort pury In approve the part in terms and provides of this indexices and such and very skipsion therein such and about the indexices a single part to be bard, necessary, some indexicant, personal representatives, and as a second of the report part in book. IN WITNESS WHEREOF, The part. y. of the first part has been been used. BOT has and seal. the day and year last above term. Witness WHEREOF, The part. y. of the first part has been used. BOT has and seal. (SEAL) (SEAL)	Led the mid purt, y = of the first part do. 9.8 beredy evenant and agree that at the apoint all definitions ensure of interminance that the start of the dear of all incumbrance that they will wernest and defined the same against all parties making lawful dama intermin- in is agreed between the parties hereto that the part, y = of the first part shall at all the first ensure the more becomes due and parties, and that $\frac{1}{1000}$ where the ball what he specified and directed by the part, y = of the first part is all at all the law means when the parties here the second part, the hease it may, made part that here of the part shall fill to pay such taxe when the mass become due and payshill have the instances, or either, and the amount so paid shall become a part of the indeficient "FIDS GRAFT bis instanded as a more than paid shall become a part of the indeficient Four Hundred and $\frac{1}{1000}$ errates written obligation. for the payment of an early written the terms of many bars to the part on the payment of the second pays, with all in the start of the pays the terms much payshile to the part of the pays pays, with all has the start of the pays of the second pays.	Adivery here f. 0.00 18
Minie M. Lucas (SEAL)	Let the mid part, $y_{-}$ of the first part do. $B_{-}^{2}$ hereby events at od spice that at the paper and distinuities ensure of interimants thirding. Then and dear of all houmberser- entiate they will warmst and defend the same signific all parties making lawful chains in the line of the set of the set of the set of the the part, $Y_{-}$ of the first part shall at all the first ensure then the more becomes due and payake, and that $\frac{1}{2}hOy_{-}$ , here the half all a beyoffield and directly by the part, $Y_{-}$ of the first part shall at all the first ensure then the more becomes due and payake, and that $\frac{1}{2}hOy_{-}$ , here pays the law by partial and directly by the part, $Y_{-}$ of the second part, the how if, may ranke pays the $V_{-}$ of the ford part shall fail to pay such these when the same become $A$ are at the indefection $V_{-}^{2}$ and $V_{-}^{2}$ of the ford part shall be indefection $V_{-}^{2}$ and $V_{-}^{2}$ of the ford part shall be indefection $V_{-}^{2}$ and $V_{-}^{2}$ and $V_{-}^{2}$ of the second part, the how if apprent of a dial has the pay of the dial part $V_{-}^{2}$ of the second part, the half indefection $V_{-}^{2}$ and $V_{-}^{2}$ of the second part, which all induces the part of the second part, which is indefection. For the payment of the dial dial is a pay the same payed half is how the second part, the pay is manuface or to dialabars $V_{-}^{2}$ the dial part $V_{-}^{2}$ of the second part, which all induces the part of the second part, which all induces pays the dial part $V_{-}^{2}$ of the second part, which all induces pays the dial part $V_{-}^{2}$ of the second part, which all induces the part of the second part, which all induces pays the dial part $V_{-}^{2}$ of the part has a benefit more pays the dial part $V_{-}^{2}$ of the pay more of the dialabars. The pay of the p	Astivery bernet. <b>0 h0 18</b> the burded evener_ of the penalise shows granted, and solved rest during the 15 of this indexture, pay all know or assessments that may be berted or assessed against diago upon and red mains innered against for and transis in mark sum and by much immunor responses this to the pay C. and the assess part to be created of Life. Interest. As the law rest are response as second by this laderiture, and shall bere informed at the rate of 10% from the date of payment much assessment and the second part of the rate of 20% from the date of payments much assessment by this laderiture, and shall bere informed at the rate of 10% from the date of payments much as second by this laderiture, and shall bere informed at the rate of 10% from the date of payments much as a firm any restricted on the <u>1995</u> , say of <u>Nopogenhop</u> . 113 <u>36</u> trans seconding thereas according to the trans of all adjustion and the to secont say man or mus of ray and thereas thereas as brends pay to add adjustion and the instruments or any pay thereas and the much because thereas as brends perioded, in the reset that and pays. <u>A</u> of the first pay the same because data payshap, we fit homes and is only period by the pay of the data pays. <u>A</u> of the first pay and the much because data payshap, we fit homes and is the same same same at the same because data payshap. We fit homes and the first pay adjustion of the data and the same pays and the data pays and the data payshap.
	Let the suit part, $y_{-}$ of the first part do. 28. hereby events to degree that at the step of ad instantiate source of interimants thirds, five and dear of all incombrane in the first the second part of the first part dall at all the first they were then the parties hereto that the part, $y_{-}$ of the first part dall at all the first means due to the part dall, at all the first means the mass because due and payable, and that $\frac{1}{2}My_{-}$ were based in the first part dall at all the first means when the mass because due and payable, and that $\frac{1}{2}My_{-}$ were due to the first part dall at all the first means when the mass because due and payable, and that $\frac{1}{2}My_{-}$ were due to the first part dall at all the first part dall at a more due to the first part dall at a more due to the first part dall at a more part of the second part, the mass, if any, and pays part, the first first part dall at a more due to the first part dall at a more part of the second part, the mass if any means of the deferded means of the first dark data means the pays and the second part, the mass if and independent data means the mass becomes a part of the second part with all the large the second part is the second part is the second part is the second part of the second part of the deferded means of the second part is the second part with all the large the second part is the second part of the second part of the deferded means of the deferded means of the second part is the second part of the deferded means of the deferded means of the second part of the second part of the deferded means of the deferd	Astivery berref. <b>0 h0 15</b> the burder evens— of the possible shows granted, and order are during the 15 of this indexture, pay all have or assummants that may be brief or assumed against dings upon and red matte innered against for and formads in path sum and by such immune responses this to the party — of the second part to the create of 12 km — interest. And in the remain that is a do have on prevalues innered as here provided, these here part — of the part and part may pay m, exceeds the this indexture, and shall have interest at its sate at 2 km the add on of prevant with a do many, method on the <u>1992b</u> _ dot or <u>10 km to make in any the brief of the form parts and a do many, method on the <u>1992b</u> _ dot or <u>10 km to make in any to prevant with the terms according</u> to the terms of add helpfulfing and the terms of a life the set of a part _ 102 km to a do many, method on the <u>1992b</u> _ dot or <u>10 km to make in any to prevant with the terms according</u> to the terms a first prevant with the set of add helpfulfing and the terms or any mass or mass or grave part terms with interest there as herein provided, in the event that and part <u>X</u> of the form part with the prevant with the another party of the set and to prevant or any mass or the set of the party terms. The term according to the terms of a add helpfulfing and the the set are may be as a set of the form part three the result therein the another part of the set and parts at the term of the back there is the term of the terms part of the set and the parts and the term and the part there is a the set of the parts at the term of the prevant of the part three is the set of the part of the parts at the terms to a set and part the parts the set of the parts the set of the parts at the set of the parts at the term of the set on add part theory and the parts the results the terms of the parts at the terms that a set on the parts at the set of the parts at the set of the parts at the set of the parts at the terms terms of the set on the parts at the set o</u>
(SEAL)	Led the mid purt_y_ of the first pert do. 9.8 bereky eveness to d spece that a the special distinctive scare of interimance that its pert do dear of all incumbrance that the pert do dear of the pert do dear of all incumbrance that the pert do dear of the pert do dear of all pert do dear of the pert do the pert do dear of the pert do the pert do the the pert do dear of the pert do the pert do dear of the pert do the pert do the the pert do the pert do the the pert do the pert	Astivery berref <b>9 h9 18</b> the bardet evens- of the persister shows granted, and solved there during the 15 of this indexture, pay all have or assessments that may be briefed or assessed against dings upon all feel ministe innered against for and transis in mark sum and by much immunor responses this to the pay 2. The during of the stress of 2. The 1. Interest. A during the the stress of the stress part of the stress part of 2. Interest of the stress part of 2. In the stress of 2. In the stress part of 2. In the stress part of 2. In the stress part of 2. In the stress of 2. In the stress of 2. In the stress part of 2. In the stress of 3. In the stress of 2. In the stress of 3. In

STATE OF Kansas 88. COUNTY OF Douglas BE IT REMEMBERED, That on this 19th November day of notary public in the aforesaid Con and State, came. SEAL

Minite M. Locas, a single woman to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affirst my official seal on the day and year last above written. My commission expires on the 18th day of October 19.40.

I. C. Stevenson

A. D. 1936 , before me, a

Notary Public.

RELEASE RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt accord thereby, and authoris meter the discharge of this mortgage of record. Dated this by the day of april 1943. I L. E. Eby The Lowrence Building and dran Association. Mortgages Scottary (Corp. leol). by N. C. Orinkinan Vice - Mer. rize the Register of De to enter the disch