6

111100

HARA

SHERE

0

1

Π

.0

 \bigcirc

 $\left[\right]$

 $\left[\right]$

0

FROM	ST/	TE OF KANSAS, DOUGLAS COUNTY, 58.	
		This instrument was filed for record on the	
Myron K. Nelson & wife (Ethel N	i•) (OctoberA. D., 1939_, At	2:00 P.M.
то		- Varold 4	Back
The Douglas County Euilding and Loa	n_Association By_		Register of Deeds. Deputy.
		toberin the year of our	Lord nineteen hundred
. thirty nine between		, Ethel_N. Nelson	
Eyron-k	. Korson and his kill		
ofLawrencein the Cou	nty of Douglas	and State of Kansas	
of the first part, and The_Doug	las County Building a		
WITNESSETH, That the said part ies_o'	f the first part, in consideratio	n of the sum of	of the second part.
		0	
to	itsheirs and a		
Lots Nos. Twenty (20) and 1 Addition to the City of Law	Twenty One (21) in St wrence.	cole's Subdivision of Block Eig	ht (8) of Enrl's
with all the appurtenances, and all the estate, titl	e and interest of the said part	ies_of the first part therein. And the said	I
	e and interest of the said part of_tho_first_part		d
dohereby covenant and agree that at the	of_the_first_part delivery hereofthey	'_AFCthe lawful owner of the p	remises above granted,
parties_	of_the_first_part delivery hereofthey	'_AFCthe lawful owner of the p	remises above granted,
partles	of_tho_first_part	r of all incumbrances.	remises above granted,
partles	of_tho_first_part	"_ATCthe lawful owner of the p r of all incumbrances	remises above granted,
parties	of the first part	. arethe lawful owner of the pure of all incumbrances.	remises above granted,
parties	of the first part delivery hereof	. arethe lawful owner of the pure of all incumbrances.	remises above granted,
parties	of the first part delivery hereof	no/100 Dollars, acc y executed and delivered by the said	remises above granted,
parties	of the first part delivery hereof. they eritance therein, free and clear payment of the sum of. Seven Eundred and Seven Eundred and this da parties of the first and this conveyant tereof, or interest thereon, or in thall become dea and pays at any time thereafter to sell g from such sale to retain the history for any has be by shall be paid to the any they be shall be paid to they are be shall be paid to th	. are the lawful owner of the pur r of all incumbrances no/100 Dollars, acc y executed and delivered by the said part the premises hereby granted, or any purt it amount the due for principal and interest, to y the part making such sale, on demanc	herein specified. Bat herein specified. Bat herein, then this con- of the scond part hereori, in the manner logether with the cost i, to said
parties	of the first part delivery hereof. they eritance therein, free and clear payment of the sum of. Seven Eundred and this da this da this da this da this da this conveyable ereof, or interest thereon, or to the shall become due and payal at any time thereafter to sell g from such sale to retain the if any there be, shall be paid t tratics_of_the_first	Larethe lawful owner of the pr r of all incumbrances no/100	herein specified. But herein specified. But hereon, then this con-
parties	of the first part delivery hereof. they eritance therein, free and clear payment of the sum of. Seven Eundred and this da this da this da this da this da this conveyable ereof, or interest thereon, or to the shall become due and payal at any time thereafter to sell g from such sale to retain the if any there be, shall be paid t tratics_of_the_first	Larethe lawful owner of the pr r of all incumbrances no/100	herein specified. But herein specified. But hereon, then this con-
parties	of the first part delivery hereof	Larethe lawful owner of the pr r of all incumbrances no/100	herein specified. But herein specified. But hereon, then this con- mof the second part terof, in the manner ogether with the cost here with the cost here and assigns much et al and year
parties_ dohereby covenant and agree that at the and seized of a good and indefeasible estate of inh This grant is intended as a mortgage to secure the 	of the first part delivery hereof		herein specified. But herein specified. But hereon, then this con- mof the second part terof, in the manner ogether with the cost here with the cost here and assigns much et al and year
parties	of the first part delivery hereof		herein specified. But herein specified. But hereon, then this con-
parties_ dohereby covenant and agree that at the and seized of a good and indefeasible estate of inb This grant is intended as a mortgage to secure the <u>ONO</u>	of the first part delivery hereofthey heritance therein, free and clear payment of the sum of Seven Eundred and Seven Eundred and market of the first partles of the first and this conveyant hereof, or interest thereon, or in a shall become due and payal at any time thereafter to sell g from such sale to retain the if any there be, shall be paid by partles. of the first partles. of the first of 		herein specified. But herein specified. But hereon, then this con-
parties	of the first part		herein specified. But herein specified. But hereon, then this con- of the second part hereon, then the cost is costler with the cost is to said
parties_ dohereby covenant and agree that at the and seized of a good and indefeasible estate of inb This grant is intended as a mortgage to secure the <u>ONO</u>	of the first part delivery hereofthay heritance therein, free and clear payment of the sum of		herein specified. But herein specified. But hereon, then this con- modified to the terms of the second part thereof, in the manner cogether with the cost heirs and assigns a. the day and year (SEAL) (SEAL) (SEAL) ther
parties	of the first part delivery hereofthey heritance therein, free and clear payment of the sum of Seven Eundred and Seven Eundred and mathematical seven and this conveyant parties of the first mathematical seven and payal at any time thereafter to sell g from such sale to retain the g from such sale to retain the if any there be, shall be paid the parties of the first parties of the first so of the first part have		herein specified. But herein specified. But hereon, then this con-
parties	of the first part	. arethe lawful owner of the pur r of all incumbrances mo/100 Dollars, acc y executed and delivered by the said _ part te shall be void if such payments be made as he taxes, or if the insurance is not kept up to le, and it shall be lawful for the said party the premises hereby granted, or any part ti amount then due for principal and interst, it y the part.ymaking such sale, on demand _ part_, thoir herewanto set_thoirhandsand seal s 	herein specified. But herein specified. But herein, then this con- ord the second part thereof, in the manner (opether with the cost i, to said
parties	of the first part		herein specified. But herein specified. But herein, then this con- ord the scoon part bereed, in the manner cycether with the cost t, to said heirs and assigns a_the day and year (SEAL)
parties	of the first part	. ATC the lawful owner of the pur r of all incumbrances	herein specified. Bat herein specified. Bat herein, then this con- of the scoond part hereof, in the manner of the scoond part hereof, in the manner operher with the cost h, to said heirs and assigns a_the day and year (SEAL) here(
parties	of the first part delivery hereof. they heritance therein, free and clear payment of the sum of. Seven Eundred and be the sum of. Seven Eundred and be the sum of. and this conveyan- hereof, or interest thereon, or in the shall become dee and paysal at any time thereafter to sell g from such sale to retain the if any there be, shall be paid parties of the first bs_of the first part have. of si. BE IT REMEMBER signod lelson and his _wife I be the same personswho execut REOF, I have hereunto subsc. 1940. RELEASE n full, this mortages is hereby	. are	herein specified. Bat herein specified. Bat herein, then this con- of the scoond part hereof, in the manner of the scoond part hereof, in the manner operher with the cost h, to said heirs and assigns a_the day and year (SEAL) here(
parties	of the first part	ATC	herein specified. Dat ording to the terms of hereon, then this con- of the second part hereof, in the manner of the second part hereof, in the manner opether with the cost h, to said
parties	of the first part	ATC	herein specified. Dat ording to the terms of hereon, then this con- of the second part hereof, in the manner of the second part hereof, in the manner opether with the cost h, to said
parties	of the first part	. are	herein specified. Dat ording to the terms of hereon, then this con- of the second part hereof, in the manner of the second part hereof, in the manner opether with the cost h, to said

577

SALER NOT CONCERNMENTS