## MORTGAGE RECORD 84

9177 4

0

C

.

5. 51

Reg. No. 2140 <

109

FROM	STATE GF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the	
J. Clifton Ransey and Holon Ransey, his wife	DecorberA. D. 1939., nt 4:30 o'clock P. M	
то	Narold G. Beck	
Lawrence National Bank Lawrence, Kansas	Register of Deeds. By Deputy.	
		-
THIS INDENTURE. Made this ith day of Dog hundred and thirty-nino between	, in the year of our Lord, one thousand nive	
	Ramsey, his wife	-
of Lawrence in the County of Douglas	and State of Kansas	
parties of the first part, and The Lawrence, Hati Lowrence, Ka	nses party of the second part	
WITNESSETH, Thay the said part is of the first part, in conside Thirty-five Hundred and no/100	eration of the sum of duly paid, the receipt of	:
which is beryby acknowledged, ha 120 stid, and by this indenture do the following described real estate situated and being in the County of D.	Grant, Bargain, Sell and Mortgage to the said part y of the second part	
The East fifty-five (55) feet of I East Fifty-five (55) feet of Sout in Block Two (2), Oread Addition the recorded plat thereof.	Lot Seven (7), and h Sixty (60) fest of Lot Eight (8) to Lawrence, Kansas, according to	
with the appurtenances and all the estate, title and interest of the said pr		
	art 105 cf the first part therein.	
and seized of a good and indefeasible estate of inheritance therein, free and clear of all in	the delivery hereof they are the lawful orners, of the premises above granted.	
and seized of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim	the delivery hereof they are the lawful owners of the premises above grantel, neumbrance	
and select of a good and indiferable extent of inheritance therein, free and clear of all in and that they will warrant and defend the same aximits all parties making inwised claim It is astreed between ule parties bereto that the part 202, of the first part staff, or assessed against add real exists when the name increamed one and works, and that 202	the delivery hered. URGY_GFO the lawful owners, of the promises above granted membrane	- Harrison and the second
and solid of a mod and indiffeable exists of indexistore therein, free and clear of all in and that they will warrant and defend the same arainst all parties making lawful claim. It is a stresh between its particle between that the particle $\Delta t$ of the forty part slav, or assessed strainst solid real exists when the same increase due and paysaks, and that $\Delta H$ we know and by such insurance company as shall be specified and directed by the part $\Delta t$ of $\Delta t$ . There is a fiber of the stresh start of the stresh start in $\Delta t$ .	the delivery hered. URGY_GIG	TIT
and solid of a model and indicatible exists of indexistore therein, fore and clear of all in and that they will warrant and defend the same arginnt all parties making lawed laking It is a stress heven at its parties between that the parties $1.25$ at the farth parts $1.47$ , or assessed significant said real exists when the same increase due and payable, and that $\frac{1}{2}$ but due to the interact of the same increase due and payable, and that $\frac{1}{2}$ with our $1.25$ . The farth interact compary as shall be specified and directly by the part $J_{-}$ and $J_{-}$ there in the same increase due and payable, and that $\frac{1}{2}$ the due to the the same interact $J_{-}$ the interact, and in the event that rais due to 1.252 the due to payment un at individual that there interese at the rais of $1.25$ (row the due to the payment un is individual at the lattice same is the raise of $1.25$ (row the due to the payment un	the delivity herest LUGY_DFOthe lawful owners of the premises above granted, narmheranc	TIT
and seried 6 a mod and indicable exists of indexistors therein, fore and case of a link ind that they will warrant and defend the same arainst all parties making laweful claim It is a street determined a particle between that the parties of the stress of the part local web rann and by nucleon charge are between that the same increase due and apayaba, and that like web rann and by nucleon the same are between that and part 100 for the first part law. It is a street due to the same are stress and the same are like and directly by the party- stemi of 152. Interest. And in the event that and part 100 for the first part half full is herein provided, then its part, X. of the scenal part may pay and it as a most and be partern to interest and the sum interest is the star of 152 from the date of boyment un THIS GRAAT is intered as a metrage to excure the parents of the sum of -Thirty-five Claim of any (200).	the delivery hered. URGY_GIO the lawful ownerg. of the promises above grantel, membrane denominance or all inner dering the life of this inferiorer, pay all taves or automatical that may be level of U_MUL_keep the buildings upon sold real evine inserts a grant for and torsake in of the second part, the low, if any, made parable to the party of the second part to the low par such tars when the same become da and parable and to be parable preside names have, or dither, and the amount so paid shall become a part of the indicidence, secured by a fully readd.	
and article of a good and indicable relate of interinter therein, for and clear of a link indicated in a second and indicable the same against all parties making lawful claim It is a stretch between its particle between that the parties 1425. of the forth parts 1427, or assessed against usid real estate when his mans increase due and apaths, and that Jill who may any bus hourance comparing as half its specified and directle by the part J- ation of 152. Instruct, And in the event that said part 1620 the fort part shalf fail is using particle, there is part, J. of the second part may pay add taxes and in our theory particle, there is part, J. of the second part may pay add taxes and in our THIS GRANT is intended as a metricare to secret the payment of the sum of -Thirty to 120. Under the part, $-Thirty to 1200$ and $-Thirty to 1200$ and $-Thirty to 1200coverding to the uterns of -DDD, crisian written obligation. For the payment ofthe just -Thirty - 1200 of the second part in objection of the same of pay.$	the delivery hered. URGY_GFO the lawful owners, of the permises above granted membrance $2^{-1}$ delivery of the inferiors, pay all tarve or inscriming that may be level of 20 Mill. Area the buildings upon said real exists inserted against fire and torsake in of the second part, the low, if any, made parable to the party of the second part to the of the second part, the low, if any, made parable to the party of the second part to the of the second part, the low, if any, made parable to the party of the second part to the to par such that when the same become dar and particle and to be part to the and live, or ditter, and the amount as paid shall become a part of the indicidence, secured by infully resid.	
and seried 6 a good and indirable cutter of inderitance therein, for and case of all in and that they will warrant and defend the same against all parties making having claim It is agreed between its partic between that the part 2625 of the form part 1627 if warrend grain and the series that is many increase due and aparble, and that 261 if warrend grain and the series that is a part 1627 the form part 1627 is the series that have a comparison of the series of part 1627. The form part 1628 is before provide, the part 2, or the series of part 1627 the form part 1617 is before provide, the part 2, or the series of part 1627 the form part 1617 is before provide, the part 2, or the series of part 1627 the form part 1627 is before provide. The interest is the rate of 1026 from its date of payment of interest. This GLART is betted at a materiage to accuse the payment of the support of the support of the consolid payment of the series of the series of part 1, or the support of the support of the support 162. The series of the part 2, or the second part to pay for any have all pay 162. Of the fort part 1, or the part 2, or the second part of payment of a support 162. The support of the series of pay is pay for any have all pay 162. So the fort part shall full to pay is support pay of the pay of the part 1, or the second part to pay for any have all pays 162. So the fort part shall full to pay is support pay the part of the second part to pay for any have there of a payment of the buildings on mail real mater are not here in any support of the pay the pay bay the pay the pay the pay the pay of the buildings on mail the same the pay the same the pay the same the pay the same the pay is a same the pay the same the pay the same th	the delivery hered. URGY_BFO	
and series of a good and indication for their of inderintees therein, for and clear of all in and that they will warrant and defend the same arginnt all parties making having clear Is is spresh between at parties there is that is parties making having clear warrant default and real states when its man indicate and default parts is at the spresh behavior and the series of the second part of the first part is at the spresh behavior and the second state and part 10.22 the data parts is and the state of the second state and the second state and incurs the second behavior and the second state and part 10.22 the data parts and the list of the preside of the second state and part 10.25 the data parts and the second state of the second state and the second state and incurs the second state of the second state and the second state and incurs the second state of the second state and the second state and the THIS GEANT is interest. And in the second state is parent of it is an exclusion of the second state and the second state is parent of the term of more advanced by the self part $V_{}$ of the second part, with all into all parts 25.2 of the first parts and parts $V_{}$ of the second part is parts in the state on a state there of a second state and parts $V_{}$ of the second part is parts in the state on a state there of a second behavior of parts $V_{}$ of the second part is parts in the state on a state there of a second behavior of the building on and parts is at the second state is parts in the second state state and and the second state is a second behavior is and parts in the second state is parts in the second state	the unitary hered. URGY_GIO	
and series of a good and indication for their of inderintees therein, for and clear of all in and that they will warrant and defend the same arginnt all parties making having clear Is is spresh between at parties there is that is parties making having clear warrant default and real states when its man indicate and default parts is at the spresh behavior and the series of the second part of the first part is at the spresh behavior and the second state and part 10.22 the data parts is and the state of the second state and the second state and incurs the second behavior and the second state and part 10.22 the data parts and the list of the preside of the second state and part 10.25 the data parts and the second state of the second state and the second state and incurs the second state of the second state and the second state and incurs the second state of the second state and the second state and the THIS GEANT is interest. And in the second state is parent of it is an exclusion of the second state and the second state is parent of the term of more advanced by the self part $V_{}$ of the second part, with all into all parts 25.2 of the first parts and parts $V_{}$ of the second part is parts in the state on a state there of a second state and parts $V_{}$ of the second part is parts in the state on a state there of a second behavior of parts $V_{}$ of the second part is parts in the state on a state there of a second behavior of the building on and parts is at the second state is parts in the second state state and and the second state is a second behavior is and parts in the second state is parts in the second state	the unitary hered. URGY_GIO	
and select 6 a good and indicable caits of indexinese therein, for and case of all in and that they will warrant and defend the same against all parties making investigation Is in arrest between all particle between that the parties making investigation Is in a stress detainst this real extreme between the theory and the first of the part of the stress detainst this real extreme that the part 10.27 the design part has real is the stress detainst the real state when its manne because due and payable, and the first is the stress due however, the particle of the design part has and in the index due how hearness comparing a shall be specified and directly the part $J_{}$ attent of $-\frac{15}{15}$ . Interest, had in the event that that part 10.27 the data of payment at his indexing, and shall here interess at the rate of 10% from the data of payment and his indexing, and shall here interess at the rate of 10% from the data of payment at its real pay of the level of the pay of the payment of the second part is the state of the state of the terms of $-0.000$ . This trip-efficient is the second part is pay of the state pay recording to the terms of $-0.000$ . This trip-efficient is provided in this because are threed or any deligation created thereby, or interest thereon, or if the target of the the pays 10.55 of the terms of and payshe is the pay interest thereon, or if the target on a are therefore a say deligation created thereby, or interest thereon, or if the haves on a mendilately mature and becoves the and payshe at the option of the halter formed. The is the pay of the stress of the halt pay the pay is the real state are not be the first of the payment of the halt pay that the option of the halter formed. The state haves on the option of the halter formed is a state of the halter formed. The state has the stress of the halter of the pay of the stress of the halter formed is the term of more defendent and the pay of the terms of the halter formed is the term of the ophysicane of the halter fo	the delivery hered. URGY_BFO	
and select 6 a good and indicable caits of indexinese therein, for and case of all in and that they will warrant and defend the same against all parties making investigation Is in arrest between all particle between that the parties making investigation Is in a stress detainst this real extreme between the theory and the first of the part of the stress detainst this real extreme that the part 10.27 the design part has real is the stress detainst the real state when its manne because due and payable, and the first is the stress due however, the particle of the design part has and in the index due how hearness comparing a shall be specified and directly the part $J_{}$ attent of $-\frac{15}{15}$ . Interest, had in the event that that part 10.27 the data of payment at his indexing, and shall here interess at the rate of 10% from the data of payment and his indexing, and shall here interess at the rate of 10% from the data of payment at its real pay of the level of the pay of the payment of the second part is the state of the state of the terms of $-0.000$ . This trip-efficient is the second part is pay of the state pay recording to the terms of $-0.000$ . This trip-efficient is provided in this because are threed or any deligation created thereby, or interest thereon, or if the target of the the pays 10.55 of the terms of and payshe is the pay interest thereon, or if the target on a are therefore a say deligation created thereby, or interest thereon, or if the haves on a mendilately mature and becoves the and payshe at the option of the halter formed. The is the pay of the stress of the halt pay the pay is the real state are not be the first of the payment of the halt pay that the option of the halter formed. The state haves on the option of the halter formed is a state of the halter formed. The state has the stress of the halter of the pay of the stress of the halter formed is the term of more defendent and the pay of the terms of the halter formed is the term of the ophysicane of the halter fo	the uniture here the the set of the large over $\xi$ of the promises above granted membrance the set of the inferiors, pay all tarve or intermediate that may be level 0.2 Will have derive the building special and real exists frazer or intermediate that may be level 0.2 Will have the building special and real exists frazer or intermediate the set of the second part is the set of the second part is the second pa	
and select 6 a good and indicable caits of indexinese therein, for and case of all in and that they will warrant and defend the same against all parties making investigation Is in arrest between all particle between that the parties making investigation Is in a stress detainst this real extreme between the theory and the first of the part of the stress detainst this real extreme that the part 10.27 the design part has real is the stress detainst the real state when its manne because due and payable, and the first is the stress due however, the particle of the design part has and in the index due how hearness comparing a shall be specified and directly the part $J_{}$ attent of $-\frac{15}{15}$ . Interest, had in the event that that part 10.27 the data of payment at his indexing, and shall here interess at the rate of 10% from the data of payment and his indexing, and shall here interess at the rate of 10% from the data of payment at its real pay of the level of the pay of the payment of the second part is the state of the state of the terms of $-0.000$ . This trip-efficient is the second part is pay of the state pay recording to the terms of $-0.000$ . This trip-efficient is provided in this because are threed or any deligation created thereby, or interest thereon, or if the target of the the pays 10.55 of the terms of and payshe is the pay interest thereon, or if the target on a are therefore a say deligation created thereby, or interest thereon, or if the haves on a mendilately mature and becoves the and payshe at the option of the halter formed. The is the pay of the stress of the halt pay the pay is the real state are not be the first of the payment of the halt pay that the option of the halter formed. The state haves on the option of the halter formed is a state of the halter formed. The state has the stress of the halter of the pay of the stress of the halter formed is the term of more defendent and the pay of the terms of the halter formed is the term of the ophysicane of the halter fo	the uniture hered. URGY_BFO	
and select 6 a good and indicable caits of indexinese therein, for and case of all in and that they will warrant and defend the same against all parties making investigation Is in arrest between all particle between that the parties making investigation Is in a stress detainst this real extreme between the theory and the first of the part of the stress detainst this real extreme that the part 10.27 the design part has real is the stress detainst the real state when its manne because due and payable, and the first is the stress due however, the particle of the design part has and in the index due how hearness comparing a shall be specified and directly the part $J_{}$ attent of $-\frac{15}{15}$ . Interest, had in the event that that part 10.27 the data of payment at his indexing, and shall here interess at the rate of 10% from the data of payment and his indexing, and shall here interess at the rate of 10% from the data of payment at its real pay of the level of the pay of the payment of the second part is the state of the state of the terms of $-0.000$ . This trip-efficient is the second part is pay of the state pay recording to the terms of $-0.000$ . This trip-efficient is provided in this because are threed or any deligation created thereby, or interest thereon, or if the target of the the pays 10.55 of the terms of and payshe is the pay interest thereon, or if the target on a are therefore a say deligation created thereby, or interest thereon, or if the haves on a mendilately mature and becoves the and payshe at the option of the halter formed. The is the pay of the stress of the halt pay the pay is the real state are not be the first of the payment of the halt pay that the option of the halter formed. The state haves on the option of the halter formed is a state of the halter formed. The state has the stress of the halter of the pay of the stress of the halter formed is the term of more defendent and the pay of the terms of the halter formed is the term of the ophysicane of the halter fo	the delivery hered. Life(y_0.0.0) the law(a) everys of the permises above granted membrane	
and select 6 a good and indicable caits of indexinese therein, for and case of all in and that they will warrant and defend the same against all parties making investigation Is in arrest between all particle between that the parties making investigation Is in a stress detainst this real extreme between the theory and the first of the part of the stress detainst this real extreme that the part 10.27 the design part has real is the stress detainst the real state when its manne because due and payable, and the first is the stress due however, the particle of the design part has and in the index due how hearness comparing a shall be specified and directly the part $J_{}$ attent of $-\frac{15}{15}$ . Interest, had in the event that that part 10.27 the data of payment at his indexing, and shall here interess at the rate of 10% from the data of payment and his indexing, and shall here interess at the rate of 10% from the data of payment at its real pay of the level of the pay of the payment of the second part is the state of the state of the terms of $-0.000$ . This trip-efficient is the second part is pay of the state pay recording to the terms of $-0.000$ . This trip-efficient is provided in this because are threed or any deligation created thereby, or interest thereon, or if the target of the the pays 10.55 of the terms of and payshe is the pay interest thereon, or if the target on a are therefore a say deligation created thereby, or interest thereon, or if the haves on a mendilately mature and becoves the and payshe at the option of the halter formed. The is the pay of the stress of the halt pay the pay is the real state are not be the first of the payment of the halt pay that the option of the halter formed. The state haves on the option of the halter formed is a state of the halter formed. The state has the stress of the halter of the pay of the stress of the halter formed is the term of more defendent and the pay of the terms of the halter formed is the term of the ophysicane of the halter fo	the universe termine the set of the lawful owners. of the permises above granted membrane membrane membrane membrane in the set of the inferiors, pay all tarve or indeximitia that may be level of 20 millikewer the building upon said real exists instruct against for and terms of the inferiors, pay all tarve or indeximitia that may be level of 20 millikewer the building upon said real exists instruct against for and terms of the result of the second part, the law, if any made parable to the part of the second part, the law, if any made parable to the part of the second part, the law, if any made parable to the part of the infection of the result again of the result again to the to part of these when the anale become due and parable as the part of the infection of more, second on the 4th . day of DOCORDET . In 32, we were target the three according to the terms of add distation and also to serve any am marks or to discharge at the due to the terms of add distation and also to serve that the difference according to the terms of add parable part of the frame and the due to the term of add the due to the add the target for the term of a data and parable to a the target term that the difference to the due to the term of add the made in a structure to the due to t	
and shift of a good and indirable cutte of interinter therein, for and case of all in and that they will warrant and defend the same arginnt all parties making having the line argued before all parties berets that the part 26.2 of the form part 1.0 of the series of the part 26.2 of the form part 26.2 of the series part 10.2 of the part 26.2 of the form part 26.2 of the form part 26.2 of the series part 10.2 of the first part ha 7.2 of the seri	the universe termine the set of the large of the second se	
and select 6 a good and indicable caits of indexinese therein, for and case of all in and that they will warrant and defend the same against all parties making investigation Is in arrest between all particle between that the parties making investigation Is in a stress detainst this real extreme between the theory and the first of the part of the stress detainst this real extreme that the part 10.27 the design part has real is the stress detainst the real state when its manne because due and payable, and the first is the stress due however, the particle of the design part has and in the index due how hearness comparing a shall be specified and directly the part $J_{}$ attent of $-\frac{15}{15}$ . Interest, had in the event that that part 10.27 the data of payment at his indexing, and shall here interess at the rate of 10% from the data of payment and his indexing, and shall here interess at the rate of 10% from the data of payment at its real pay of the level of the pay of the payment of the second part is the state of the state of the terms of $-0.000$ . This trip-efficient is the second part is pay of the state pay recording to the terms of $-0.000$ . This trip-efficient is provided in this because are threed or any deligation created thereby, or interest thereon, or if the target of the the pays 10.55 of the terms of and payshe is the pay interest thereon, or if the target on a are therefore a say deligation created thereby, or interest thereon, or if the haves on a mendilately mature and becoves the and payshe at the option of the halter formed. The is the pay of the stress of the halt pay the pay is the real state are not be the first of the payment of the halt pay that the option of the halter formed. The state haves on the option of the halter formed is a state of the halter formed. The state has the stress of the halter of the pay of the stress of the halter formed is the term of more defendent and the pay of the terms of the halter formed is the term of the ophysicane of the halter fo	the universe termine the set of the large of the second se	
and shield a mod and indicable cuits of indexinance therein, for and case of all in all that they will warrant and defend the same arginit all parties making having a set of the same defend the same arginit all parties making having and the list of the same defend the s	the uniture hered. LifeY_BTO the last_i ownerg. of the promises above granted membrance	
and mind of a most and indicable cutse of indexinance therein, here and case of all in the stretch determ du partic berein that the part2GS of the form part and the determine the stretch and the part2GS of the form part and the stretch and the part2GS of the form part and the stretch and the part2GS of the form part and the part2GS of the part2GS of the form part and the part2GS of the part2GS of the form part and the part2GS of the part2GS of the form part and part2GS of the form part and the part2GS of the form part 10.2 MINTNESS WHEREOF, The part 10.5 of the form part ha 3.2 m h vritten. IN WITNESS WHEREOF, The part 10.5 of the form part ha 3.2 m h NotARY, Public	the uniture hered. LifeY_BTO the lastic orders, for the provides above granted membrane membrane membrane membrane membrane intervents and the lastic orders of the lastic barrene part of the lastic barrene part of the lastic barrene part of the second part, the bar, if any made parts to the to part of the second part, the bar, if any made parts to the to part of the second part, the bar, if any made parts to the to part of the second part, the bar, if any made parts to the to part of the second part, the bar, if any made parts to the to part of the second part, the bar, if any made parts to the to part of the second part, the bar, if any made parts to the to part of the second part of the second part of the top of the second part of the second part of the second part of the top of the second part of	
and which is a most and indicable cutter of indexinance therein, for and case of all in all that they will warrant and defend the same arginit all parties making having a start of the same departed start of the same departs of	the uniture hered. LifeY_BTO the last_i ownerg. of the promises above granted membrance	
and mind of a most and indicable cutter of interimere therein, for an dear of all in all that they will warman and defend the same arginint all parties making having class in a start of the same arginint all parties defined chilm in the same default when all parties between the starts when its name interparts a shall be particled and directly the part). The same default was been and any start of the same arginint all parties making having and the LSC of the form part local to form any start of the same argining and the same argining argining argining argining and the same argining argining argining argining a	the uniture here the the same of the large of the permises above granted membranes	
and which is a need and indicable cutte of indexinance therein, for and case of all in and that they will warrant and defend the same arginit all parties making having and the same defend the same arginit all parties making having and the last of the same defend the sam	the uniture here the the second part of the premises above granted membranes	
The street of a good and indicable cuits of indexinance therein, for and case of all in and that they will warrant and defend the same arginit all parties making lawfal claim. It is street doctoren at partic beret that the part 262, of the form spart 162, or the form of the part 162, of the form part 162, the here and interme or magnetic and direct by the part 162, the form part 162, the here and interme or magnet at the part 162, the form part 162, the here and interme or magnet at the street of the part 162, the form part 162, the here and interme the street at the part 162, the form part 162, the here and interme to exceen the part 162, the form part 162, the here and interme to exceen the part 162, the form part 162, the here and intermed to exceed a the part 162, the street at the part 162, the street at the part 162, the street at the street to exceed a the part 162, the street at the part 162, the street at the street to exceed the part 162, the street at the street to exceed the part 162, the street at the street to exceed the street part 162, the street at the street to exceed the street part 162, the street at the street to exceed the street part 162, the street at the street at the street to exceed the street part 162, the street part 162	the definity hered. URGY_BFO	
and abile of a good and indicable cuits of indexinance therein, for and case of all in all that they will warrant and defend the same arginst all parties making having and the same defend the same arginst all parties making having and the same defend the	the definity hered. URCY_BFO	
and advice of a good and indicable exists of indexinance therein, fore and case of all in and that they will warrant and defend the same arginint all parties making having and the same arginint all parties making having and the same arginint all parties making having and the same arginint all parties data in the same arginint all parties. And in the event that the particle3 of the fore same and your house may argin and and the same arginint all parties and then be same argining and the heat of the same argining and the sam	the delivery hered. URGY BYO the large of the large of the promises above granted membrane	
and abile of a good and indicable cuits of indexinance therein, for and case of all in all that they will warrant and defend the same arginst all parties making having and the same defend the same arginst all parties making having and the same defend the	the definity hered. URCY_BFO	