MORTGAGE RECORD 84

ecciving.	No.	9759	4

0

 \Box

0

 \square

6

· [[]

0

.

.

Margaret S "diago	Margaret S. Lings Image: Section of the sectin of the second part mean of the section of the second part mean	North O. Sock Register of Dreds. D:puty:
10 Market Ma	J. C. Hr. 20111 By THIS INDENTURE, Made this _27th_day of	North O. Seck Register of Deeds. Diputy.
d. G. ErupHill by Depug: Depug: THIS ENDENTIFY. Mole this _ 372h. day of	With the appurtemences and all the estate, title and interest of the said part.yof the first part, and the new point of beginning; in Douglas County of the estate and the said part.yof the first part, and the new point of beginning; in Douglas and S the said part.yof the first part, and the new point of the northwest quarter of Section thirty twolve (12) South of range nineteen (19) Ea Meridian the said part yof the first part of the said part.yof the first part.g. (40) rods; those there are an and all the estate, title and interest of the said part.yof the said part.yof the first part as 0.5 hereby ackrowing described real estate situated and being in the County of Douglas and S thence south forty (40) rods; those there are south forty (40) rods; those there are south forty (40) rods; those there are south of beginning; in Douglas County, Kans point of beginning; in Douglas County, Kans are a south and for the more beat as part.yof the first part as 0.5 hereby even and all the estate the said part.yof the first part as 0.5 hereby coverant and are that at the delivery here are all to all there are south forty (40) rods; those the said part.yof the first part as 0.5 hereby coverant and are that at the delivery here are all to all there are are able to a south a second are south as a south the second part.yof the first part able to all there are and the said part.yof the first part able to all there are are able to a south and first part.yof the second part, when and y are able to appreciate the part.yof the second part.yof the second part.y of the second part. and there are able to all there are able to all there are are able to all there are able to al	Register of Deeds. Diputy:
<pre>nhede and</pre>	<pre>undred and <u>forty</u> between <u>Margaret S. Heines, a</u> <u>in the County of <u>Dougles</u>, <u>a</u> <u></u> in the County of <u>Dougles</u>, <u>a</u> <u></u> beth first part, and <u>J. C. Hennphill</u> WITNESSETH, That the said part <u>Y</u>of the first part, in consideration of ti </u></pre>	dow
<pre>nhed and</pre>	<pre>mined and <u>forty</u> between <u>Margaret S. Heines, a</u> <u>in the County of <u>Dougles</u>, <u>a</u> <u>ity of the first part, and <u>J. C. Heinphill</u> WITNESSETH, That the said part <u>Y</u> of the first part, in consideration of th <u>Three hundred fifty and no/100</u> hich is bereby acknowledged, has <u>stid</u>, and by this indenture de8_ Grant, B e following described real estate situated and being in the County of Douglas and S Hegginning at a point eighty(80) rode south of the northwest quarter of Soction thirty twelve (12) South of range nineteen (19) Ea Weridian, thence north forty (40) rode; then thence south forty (40) rode; thence west t point of beginning; in Douglas County, Kans thence south forty (40) rode; thence west t point of beginning; in Douglas County, Kans is and the said part <u>Y</u> of the first part as 0.5 berefor end data of all interests it a good individual to the second to the said part <u>y</u> of And the said part <u>Y</u> of the first part as 0.5 berefor even and are that it de delary be instead call individual to the same time and part in making that fill its part to the same time and its read breach interest. All the same shows all parter making breach dist. Sill WH1. As man ad by ush finance comparts as while its partice half be said fill its part while THB 0.1XFT is the first part as 0.5 berefor even and are stad if its part as 0.4 be its part to be the same ty <u>y</u> of the first part and 0.5 be well to go the same ty <u>y</u> of the first part and 0.5 be well to the same ty <u>y</u> of the first part and 0.5 be well to go the same ty <u>y</u> of the first part and 0.5 be well to <u>y</u> of the first part and 0.5 be well its the y of the same the same there of the same there is the same the same the same to the best parts. As the the same there the same there is the same that its different to <u>the same the same there the there the same the same there the same there the same there the same there the same there the same there the same ty <u>y</u>. If the same there the same there the</u></u></u></pre>	dow
and State of Fansa ty	in the County of	and State of <u>Kansas</u> party of the second part <u>auxn of</u> <u>b</u> O'LARS, to <u>h</u> OT duly paid, the receipt o cain. Sell and Mortgage to the said part y of the accord part of the northwest corner pree (33) township t of the Sixth Principal pre east twenty (20) rods; enty (20) rods to the
ty	<pre>rty</pre>	party of the second part sum of
<pre>WITESESTII, That the paid part y of the fart part, in consideration of the sum of for monomial to for part, the received paid of the part of the second paid of the received paid of the receiv</pre>	<pre>//Three hundred fifty and no/100 ick is berry ackenoidiged, hstild and by this indenture do GaGrant, B</pre>	sum of
<pre>which is performed events and a bind bind in informate default and State of Kanas, to-rit: bind weight act on the state of a part of the control of Daugha and State of Kanas, to-rit: bind weight act on the northwest quarter of Section thirty three (33) township twolree (12) South of range nineteen (19) East of the Sixth Frincipal Werldian; tennee north forty (40) rods; thence wast twenty (20) rods; thence south forty (40) rods; thence wast twenty (20) rods to the point of beginning; in Douglas County, Kances. And the ensuit, the ensuit of the state of</pre>	<pre>which is bereby acknowledged, has</pre>	<pre>sain.Sell and Mortgage to the said part y_ of the second part e of Kansas, to-wit; the northwest corner aree (33) township t of the Sixth Principal ee east twenty (20) rods; enty (20) rods to the</pre>
<pre>of the northwest quarter of Section thirty three (33) township treelre (12) South of range nineteen (15) East of the Einth Frincipal Heridan tennes on th forty (40) rods; thence east twenty (20) rods to the point of beginning; in Douglas County, Kansas. </pre>	<pre>of the northwest quarter of Section thirty twelve (12) South of range ninoteen (19) Ea Worldian; thence north forty (40) rods; tho thence south forty (40) rods; thence west t point of beginning; in Douglas County, Kans the appurtenances and all the estate, title and interest of the said part_yf and the state of the first part do. 25. hereby events and aree that at the deliver of the state of the state of interiments of the first part do. 27. the state of the state of the first part do. 25. hereby events and aree that at the deliver of the state of the state of interiments of the state of all hourshows that they will warmant and defend the same sequence and parts and that sfig. Will</pre>	nree (33) township : of the Sixth Principal ne east twenty (20) rods; enty (20) rods to the
<pre>twolve (12) South of range nineteen (19) East of the Sixth Frincipal Earidian, transce north forty (40) rods; thence east twenty (20) rods to the point of beginning; in Douglas County, Kansas. </pre>	<pre>twelve (12) South of range nineteen (19) Ea Worldian; thence north forty (40) rods; the thence south forty (40) rods; thence wost t point of beginning; in Douglas County, Kans determined the source of the</pre>	: of the Sixth Principal ne east twenty (20) rods; anty (20) rods to the
Worldiany tennes north forty (40) rods; thones wust twenty (20) rods to the point of beginning; in Douglas County, Kansas. the desputiesments and all the state, tile and interest of the said part yf the first part therein. And the sepuriesments and all the state, tile and interest of the said part yf the first part therein. And the sepuriesments and all the state, tile and interest of the said part yf the first part therein. And the sepuriesments and all the state, tile and interest of the said part yf the first part therein. And the sepuriesments and all the state, tile and interest of the said part yf the first part therein. The state of y the forther state is the state is	<pre>Meridian; thence north forty (40) rods; then thence south forty (40) rods; thence wost t point of beginning; in Douglas County, Kans the aspurtenances and all the estate, title and interest of the said part_yf As the asd part yf the fort part as 52. hereby overant and agree that at the deliver be assessed restore arrows to the fort to assess the said part yf the fort part as 52. hereby overant and agree that at the deliver be assessed restore arrows to default the same arrow that parts part to assess the said part yf the fort part as 52. hereby overant and agree that at the deliver be assessed restore arrows are adden to be assessed as the parts part to assess the said as a fort part to be part yf the part y and the same arrow that as a part y of the fort part abil 16 like to be assessed to adden the back parts or ability specific and the part y of the fort part ability for parts to the max ad by much insertions encome you shall be appreciable and that <u>shall will be parts or the said part y of the fort part ability for parts THE GUANT to inserte and default to the same science the part y of the fort part ability for parts THE GUANT to inserte and to be early of the fort part ability for parts THE GUANT to inserte the said part y of the fort part ability for parts THE GUANT to inserte the said part y of the fort part ability for parts THE GUANT to inserte the said part y of the fort part ability for parts THE GUANT to inserte the said part y of the fort part ability for parts THE GUANT to inserte the said part y of the fort part ability for the said and the said part y of the fort part ability for parts THE GUANT to inserte the said part y of the fort part ability for parts THE GUANT to inserte the said part y of the fort part ability for the said and the said y and y</u></pre>	e east twenty (20) rods; enty (20) rods to the
the new south forty (40) rofs; thence wast twenty (20) rods to the point of beginning; in Douglas County, Kansas. The deputtemences and all the state, the and interest of the said pare, yf the first part therem. As the sale and y of the first part a C2. hence events and ages that a the values before, as the hard event of the persises down events the sale of the same part of the first part therem. The deputtemences and all the state, the and interest of the said pare, yf the first part therem. The deputtemences and all the state, the and interest of the said pare, yf the first part therem. The deputtemences and all the state, the and interest of all handwares before the list of the induces per all tars or assessed that may be the said of part of the same pare of the persises down even the same there are all and be optical as a part of the first part the same to be the same target of the same part of the persises and part of the same part of the persises and the same target of the same part of the same part of the persises and part of the persises and the same target of the same part of the persises and part of the persises and part of the persises and part of the persises are all target of the same target of the persises are all targe	thence south forty (40) rods; thence west t point of beginning; in Douglas County, Kans the supportenances and all the estate, tille and interest of the said part. y(f As the said part yof the furt part as 52_berefor overant and agree that at the deliver be leaded of a good and indicable rates of intrinses therein, for and cars of all insumbrases. The there are a sources and all the estate, tille and interest of the said part. y(f As the said part yof the furt part as 52_berefor overant and agree that at the deliver be leaded of a good and indicable rates of intrinses therein, fore and cars of all insumbrases. The there are a sources and all the set as the said part y of the furt part has the deliver be assessed a could all foldenable rates of the there is a source between the said part y of the furt part has the said of the said part y of the furt part has the said year y of the furt part has the said of the said part y of the furt part has the said year y of the furt part has the said of the said part y of the said THE GUANT is interest. As in the said year y of the furt part has the said the part y of the said THE GUANT is interest. As in the said part y of the said part y of the said and the said the said the said of the part of the said part y of the second part. the said mark of the said of any y of the furth part has the said part y of the said and y of the said and the said and the said of the said part y of the said part y of the said part y of the said said the said and y of the said part y of the said part y and the said of any y of the said said the said the said the said part y of the said part y and the said said the said the said the said the said the said part y and the based part y and the said part y and t	enty (20) rods to the
<pre>the deginning; in Douglas County, Kansas. the the appurementes and all the estate, title and interest of the said part, yf the first part therein. As the said part y of the for part as 52, hendy evenues and are that at its delivery hend</pre>	th the appurtenances and all the estate, title and interest of the said partf And the using part of the fur part as 0.5. hereby overant and agree that at the delays the level of a good and indefenalize estate of inheritance therein, free and clear of all incumbrance. I that they will warrest and defend the same scalar at parties making layer() data the delayer to level of a good and indefenalize estate of inheritance therein, free and clear of all incumbrance. I that they will warrest and defend the same scalar at parties making layer() data the side 1.2. In the start was been one of an and that side 1000 million of the start and the side 1.2. In the start was been one of an and the start of the start and the start in the start of the start and the start is the start of the start and the start is make the start shall (if it pay make the start of the start and the start is the start of the scalar and the start of the start of the start and the start of the start and the start of the start of the start and the start of the star	
<pre>the beginning; in Douglas County, Kansas. the sepurtements and all the estate, title and interest of the said part, yof the first part, therein. As the said part, y of the for part as 0.5. hendy events and are that at the solitory hand</pre>	the the appurtenances and all the estate, title and interest of the said part _yf And the using arr. y of the fart part as 0.25. hereby events and agree that at the delays the latest of a good and indefaultie estate of interiman there is a solution of the intermet. It has the using arr. y of the fart part as 0.25. hereby events and agree that at the delays the latest of a good and indefaultie estate of interimane therein, free and clear of all incumbrane it has they will warrant and defend the same sequence is can all explicit data. Biterious it has they will warrant and defend the same sequence is and parts. Just 100. The second part rays per paid tars and learners, or other the full the terms of	
th the appurtemences and all the estate, title and interest of the said part_y(i the first part therein. And the said set y i the first part a C herein estate and are not bat the deliver hered i the lartd events of the transferse	th the appurtenances and all the estate, title and interest of the said part. y (f And the said part. y of the first part o. 6.2. hereby events and aree that at the delivery bi- stands of a goal of holdraidies the said the said the said the said the delivery bi- tist of a goal of holdraidies that is a little said the said	
And the staff pert J.—C the first pert do .52. hereby constant and agree that at the delivery hered. <u>550</u> <u>15</u> the hards owner of the jermines above grass denied of a grand of informative transfer of informative termines. The informative of all incumbrance	And the stid part J	
And the staff pert J.—C the first pert do .52. hereby constant and agree that at the delivery hered. <u>550</u> <u>15</u> the hards owner of the jermines above grass denied of a grand of informative transfer of informative termines. The informative of all incumbrance	And the stid part J	
And the staff pert J.—C the first pert do .52. hereby constant and agree that at the delivery hered. <u>550</u> <u>15</u> the hards owner of the jermines above grass denied of a grand of informative transfer of informative termines. The informative of all incumbrance	And the staf part J of the fort part as C2. hardy events and agree that at the delivery of which of a greed of all fouriers in the of intervals of all fouriers of the fort part and off all fouriers of all fouriers of the fort part and fort of all fouriers of the same beautiers of all fouriers of the same beautiers of the same beautiers of the same beautiers and the same beautiers and the same beautiers and the same beautiers of the same beautiers and the same beautiers and the same beautiers of the same beautiers and the same beautiers and the same beautiers of the same beautiers and the same beautiers of the same beautiers of the same beautiers and the same beautiers of the same beautiers of the same beautiers and the same beautiers of the same beautiers of the same beautiers and the same beautiers of the same dearts and the same beautiers of the same dearts and the same beautiers and the same beautiers of the same dearts and the same beautiers and the same dearts and the same dearts and the same beautiers and the same dearts and the same marker path to be same dearts and the same	
And the staff pert J.—C the first pert do .52. hereby constant and agree that at the delivery hered. <u>550</u> <u>15</u> the hards owner of the jermines above grass denied of a grand of informative transfer of informative termines. The informative of all incumbrance	And the stid part J	
And the staf part J of the fort part 6.6 %. hereby evenant and agree that at the schery hered. <u>5Pp 15</u> the hard evenc. of the jermines above grass is bested of a grand and indefaulties transfer of international internation international international internation i	And the stid part J of the first part as C2. hereby events and agree that at the delivery be leaded a greed of lafetable tested of lafetable testes of lafetable tested of lafetable te	
<pre>ind is to the function of the second part to perform and provide in the properties of add sum of meany, second in the terms of add distain and the to secure say in the performance of the performance of the second part in the second part</pre>	Area of the term and spushe to be party. — of the second part with all interest excerning sums of more softwares by the add part of the second part to pay for any insurance or to different excerning interpret and the second part of the second part to pay for any insurance or to different excerning interpret and the second part of the second part to pay for any insurance or to different excerning interpret and the second part of the second part to pay for any insurance or to different excerning interpret more than the second part to pay for any insurance or to different excerning interpret more than the part of the second part to pay for any insurance or to different excerning interpret more than the part of the part in a condition of the second part to pay in the second part to be address of the part of the second part to pay for any insure and become due to bayshes it the option of the holder thereas of the part in a condition of the second part in the second part in the second part in the second part is and benefit to any of the part in the condition of the second part in the second part is and benefit to be address of the part is any formation of the second part in the second part is and benefit to be address of the second part in the second part is and benefit to be address of the second part is and benefit to be address of the second part is and benefit to be address of the second part is and benefit to be address of the second part is address of the second second to be address of the second part is ad	the buildings upon said real catate insured against fire and tornado in rt, the lose, if any, made payable to the part <i>Y</i> , of the second part to the when the same become due and payable and to keep said premises insure by and the amount so paid shall become a part of the indobtedness, secured by
A AT in the other part is the part is and the previous in the indefinities of the other part is t	Adjana to the first part into the bard have a provided in this indering	recording to the terms of said obligation and also to seture any sur-
Mar and sak, no demaid, on be frighted: An intervention of the section. Mar and sak, no demaid, to be frighted: An intervention of the intervention. An intervention. IN WITNESS WHEREOF, The party of the first part ha.s hereunto set herein and section. An intervention. An intervention. IN WITNESS WHEREOF, The party of the first part ha.s herein an intervention. herein an intervention. (SEA ATE OF Kansas	TATE OFKansas	tained therein fully discharged. If default be made in such payments or any a not paid when the same become due and payable or if the invursate in y are now, or if wate is committed or asid premise, then this convergance written obligation, for the security of which this indenture is given, shal shall be having for the nervy or of the security and
itten.	"ATE OFKansas	y oblication therein contained, and all benefits accruing therefrom shall, assigns and successors of the respective parties herets.
(SEAL) (S	ATE OF	the day and year last above
(SEAL)	anty of Douglas {sz.	
(SEAL) ATE OF	anty of Douglas {sz.	(SEAL)
ATE OF	anty of Douglas {sz.	(SEAL)
Inty cf	anty of Douglas {sz.	(0010)
BE IT REMEMBERED, That on this 27th_day of March A. D. 19 40, before me Notary Public in the aforesaid County and State, came March March A. D. 19 40, before me Notary Public in the aforesaid County and State, came March M	있는 것은	
to me personally known to be the same person who executed the foregeing instrument and duly acknowledged t (SEAL) In WITNESS WIEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year is above written. A day of <u>Doccaber</u> 1943 My commission expires on the <u>day of</u> Arres J. Concer	Notary Public in the aforesaid County	and State, came
(SEAL) execution of the same. IN WITNESS WHEREOF, I have breaunto subscribed my name, and affixed my official seal on the day and year is above written. My commission expires on the <u>4</u> day of <u>December</u> 1943. Arres J. Conner	to me personally known to be the same person who	
Agres J. Conger Notary Public	(SEAL) execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed above written.	s, a widow
		5, a wildow scuted the foregoing instrument and duly acknowledged the sy name, and affixed my official seal on the day and year last <u>Decomber</u> 1943
IELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Regist Deeds to enter the discharge of this mortgage of record. Dated this 2/5f_day ofApci/, 19 43.	I, the undersigned owner of the within mortgage, do hereby acknowledge the full Deeds to enter the discharge of this mortgage of record. Dated this $\frac{2}{5}$ day	5, a wildow scuted the foregoing instrument and duly acknowledged the sy name, and affixed my official seal on the day and year last <u>December</u> 1943
J.C. Nemphill	Witness	s, a widow scuted the foregeing instrument and duly acknowledged th y name, and affixed my official seal on the day and year last <u>December</u> 1043. <u>Agres J.</u> Congor Notary Public. yment of the debt secured thereby, and authorize the Register t $\mathcal{H}(upi)'$ 1043.
Morigagee. Owner.	F.C. Whipple	s, a widow cuted the foregeing instrument and duly acknowledged th y name, and affixed my official seal on the day and year last <u>December</u> 10 43 <u>Agres J., Congor</u> Notary Public. yment of the debt secured thereby, and authorize the Register t $\mathcal{H}(upil)$ 10 43

133