FROM	STATE OF KANSAS, DOUGLAS COUNTY, 48.
	This instrument was filed for record on the 18 day o
Charlos T. Russell & Lena M. Russell his wife TO	October A. D. 1940, at 2120 o'clock P. M North G. Clock
The First National Bank Lawronce, Kansas	Register of Decils. By Deputy.
THIS INDENTURE, Made this tonth day of Oo hundred and forty between	tober , in the year of our Lord, one thousand nine
Clarles T. Russell and Lena E. Russ	
ef.City of Los Angeles in the County of Los Angeles parties of the first part, and	
/ WITNESSETH, That the said part 195 of the first part, in consid Two thousand and ro/100 (\$2,000,00)	AWF2DC0     party     of the second part.       Jeration of the sum of           DOLLARS, to     thom        Grant, Bargain, Sell and Mortgage to the sold part Y.     of the second part,       Jouglas and State of Kansas, to-wit:
	-two (42) on Massachusetts Street in the City
of Lawrence.	
with the appurtenances and all the estate, title and interest of the said p And the said partiOS of the first part do hereby covenant and arree that at	part 105 of the first part therein.
	the delivery hered they are the factor states and the
and price of a good and indefeasible estate of inheritance therein, free and clear of all	the delivery hereof they are the lawful owner. S of the premises above granted, incumbrance
and that they will warrant and fefend the same arainst all parties making lawful class and that they will warrant and fefend the same arainst all parties making lawful class It is agreed between the parties before that the case 100 set to dont making	the delivery bread they are the lawful owner. S of the premises above granted, Incumbrance
The event of a good and momentum control of informance therein, free and clear of all and that they will warrant and fefend the same arsingt all parise making lawfill claim It is arread between the particle herein that the part $1.05$ at the fart part shall of asseed against aid real estate when the same becomes due and parable, and that $\frac{1}{2}$	the delivery hered. They are the inefal owner. S of the premises above granted, incombrance information information in the information of the information, pay all investor assessments that may be locied by will like the building upon will real estate insures against fire and toreado in the information in the information in the state insures against fire and toreado in the information in th
The series of a good and mortesular cities of inheritance therein, free and clear of all and that they will warrant and felend the same arainst all parties making lawful claim It is arrested between the particle hereich that the part 1985 of the first part shall or assessed against sold real estate when the same becomes due and apable, and that 12 such sum and by such insurance company as shall be specified and directed by the part J. ested and 1987. Interest. And the the event that all apart 105 of the for any shall be	the delivery hered. "th2y_3TOthe isself owner.5 of the premises above granted, incombrance
The struct of a grant and materialized costs of injeritance therein, free and clear of all and that they divergest and before the same scattering at the structure of the R is a structure to the particle bereto that the part $\frac{1}{2}$ GS of the first part half is a structure at all rule clear is when the same becomes due and paralle, and that $\frac{1}{2}$ such sum and by such instructure company as shall be such same $\frac{1}{2}$ GS of the first part half field is before the structure of the structure of the structure of $\frac{1}{2}$ GS of the first particle with the indexisting $\frac{1}{2}$ GS of the structure of the structure of $\frac{1}{2}$ GS of the structure of	the delivery hered. "they_are" in tawful owner. S of the premises above granted, facumbrance
This series is a good man instrumined with of inheritance therein, free and dear of all and that they will warrant and telefield the same against all parties making lawful claim It is greed between the particles herein that the part 1858 of the farty part shall or asseed ansint and real exist when the same becomes due and parable, not that. It is been used all your historyness company as ability expected out directed by the part 1, exist of additional statement of the same becomes due and parable, not that. It is been used and your historyness company as ability expected out of the same be- shall not all the same been as a same same because the same of the same of this indentance, and shall beer interest at the rate of 10% from the date of payment un THIS GRANT is indicated as a moritage to payment by a same at the same of TWY O. thousand and no/100	the delivery hered. Th3y_NTO the inefal owner.5 of the premises above granted, incombrance. thereta. at all there during the life of this indenture, pay all increase assessments that may be locied http://willlkep the building upon sail real exists in a second part to the to pay such increase the mass. If any, made payable is the part J_ of the second part to the to pay such increase then the same become due add spinlar is also they and the providers increased by infolly repair.
This event is a good man instrumined with of inheritance therein, free and dear of all and that they will warrant and telefind the same arguing all parties making lawful claim It is argred between the particle herein that the part 185 of the fart part shall be for a partial shall be all the part of the part partial of the fart part shall be all the part of the part partial of the same becomes due and parable, not that $\frac{1}{2}$ such uses and partial shall be reading and that $\frac{1}{2}$ states at $\frac{1}{2}$ States and the partial base in the same becomes due and parable, not that $\frac{1}{2}$ states of $\frac{1}{2}$ interest. And is the event that said said $\frac{1}{2}$ States that fait is herein provided, then the part $\frac{1}{2}$ of the second part may pay said takes and how this indentume, and shall beer interest at the rate of 10% from the date of payment ut THIS GRANT is intered as a mortizate to payter the payment of the sum of The other same ofOR even in the same to the same of the same to f and by 112	the delivery hered. $\frac{1}{10}$ M2 $\frac{9}{3}$ the inertial owner. 5 of the premises above granted, incombrance thereta, at all there during the life of this increasing, pay all taxes or assessments that may be locied $\frac{10}{10}$ , will like the buildings upon said real estate latured against fire and toreads in $-7$ the second part, the base, if any, made payakie to the part, $\frac{1}{2}$ of the second part to the to pay such lates, when the same beamed use of appricise and to be pressive factories factories $\frac{1}{10}$ for particle, and the amount so paid shall become a part of the indebedness, second by a fully repute on the more terms of use $\frac{1}{10}$ of $\frac{1}{10}$ M2.
This event is a good man instrumined with of inheritance therein, free and dear of all and that they will warrant and telefind the same arguing all parties making lawful claim It is argred between the particle herein that the part 185 of the fart part shall be for a partial shall be all the part of the part partial of the fart part shall be all the part of the part partial of the same becomes due and parable, not that $\frac{1}{2}$ such uses and partial shall be reading and that $\frac{1}{2}$ states at $\frac{1}{2}$ States and the partial base in the same becomes due and parable, not that $\frac{1}{2}$ states of $\frac{1}{2}$ interest. And is the event that said said $\frac{1}{2}$ States that fait is herein provided, then the part $\frac{1}{2}$ of the second part may pay said takes and how this indentume, and shall beer interest at the rate of 10% from the date of payment ut THIS GRANT is intered as a mortizate to payter the payment of the sum of The other same ofOR even in the same to the same of the same to f and by 112	the delivery hered. $\frac{1}{10}$ M2 $\frac{9}{3}$ the inertial owner. 5 of the premises above granted, incombrance thereta, at all there during the life of this increasing, pay all taxes or assessments that may be locied $\frac{10}{10}$ , will like the buildings upon said real estate latured against fire and toreads in $-7$ the second part, the base, if any, made payakie to the part, $\frac{1}{2}$ of the second part to the to pay such lates, when the same beamed use of appricise and to be pressive factories factories $\frac{1}{10}$ for particle, and the amount so paid shall become a part of the indebedness, second by a fully repute on the more terms of use $\frac{1}{10}$ of $\frac{1}{10}$ M2.
This event is a good man instrumined with of inheritance therein, free and dear of all and that they will warrant and telefind the same arguing all parties making lawful claim It is argred between the particle herein that the part 185 of the fart part shall be for a partial shall be all the part of the part partial of the fart part shall be all the part of the part partial of the same becomes due and parable, not that $\frac{1}{2}$ such uses and partial shall be reading and that $\frac{1}{2}$ states at $\frac{1}{2}$ States and the partial base in the same becomes due and parable, not that $\frac{1}{2}$ states of $\frac{1}{2}$ interest. And is the event that said said $\frac{1}{2}$ States that fait is herein provided, then the part $\frac{1}{2}$ of the second part may pay said takes and how this indentume, and shall beer interest at the rate of 10% from the date of payment ut THIS GRANT is intered as a mortizate to payter the payment of the sum of The other same ofOR even in the same to the same of the same to f and by 112	the delivery hered. $\frac{1}{10}$ M2 $\frac{9}{3}$ the inertial owner. 5 of the premises above granted, incombrance thereta, at all there during the life of this increasing, pay all taxes or assessments that may be locied $\frac{10}{10}$ , will like the buildings upon said real estate latured against fire and toreads in $-7$ the second part, the base, if any, made payakie to the part, $\frac{1}{2}$ of the second part to the to pay such lates, when the same beamed use of appricise and to be pressive factories factories $\frac{1}{10}$ for particle, and the amount so paid shall become a part of the indebedness, second by a fully repute on the more terms of use $\frac{1}{10}$ of $\frac{1}{10}$ M2.
This density is a scalar han instrument with a state of instruments have a scalar and instruments of instruments and provide a scalar of all the scalar between the parties herein that the part 1.955 of the forth partials of a scalar distribution of the scalar dis	the delivery hered. $\frac{1}{2}$ D19_10 the invaluation owner. S of the premises above granted, incombrance
The series of a factor han instruction citiz of inperfance therein, free and dear of all on that they be screen the barries be area of the same becomes due and parable, not that $L$ is arrest between the partice hereto that the part 1.05 of the factor parabole of the same becomes due and parable, not that $L$ such as a screent scalar static scale with a same becomes due and parable, not that $L$ such as a scalar scala	the delivery hered. $\frac{1}{2}\frac{1}{2}\frac{3}{2}\frac{3}{2}$ the investigation over 5 of the premises above granted, incombrance
This dead non interfainder cities of inheritance therein, free and dear of all on the they in various and herein the parties herein that part 1955 of the fair part half of the same becomes due and parable, and that $L$ is accessed and that and read exists and read exists and read exists and read exists and the same becomes due and parable, and that $L$ is accessed and the same becomes due and parable, and that $L$ is accessed and the same becomes due and parable, and that $L$ is accessed and the due to a same definition of the same becomes due and parable, and that $L$ is a berein parable, the due to a same due and the same becomes due and parable, and that $L$ is a berein parable, then the part $L$ of the second part may pass addition the same due to the	the delivery hered. $\frac{1}{12}$ 20.9
The more stand num interfacion citize of inperfaces therein, free and clear of all ord that they will varient and factors there as partials at ll parties muchling including the arrest standard start rest citize when the same theorem due and partials, and that. It is a created at all rest citizes when the same theorem due and partials, and that. It is the arrest start rest citizes when the same theorem due and partials, and that. It is the arrest start rest citizes the same theorem due and partials, and that. It is defined partials, interest. And in the part is a start of 0.5 of the fact partials in the interest of the part is the start of the same due to the same due this indefinities. Interest. And is an average to pectre the payment of the same due THIS GRANT is intered as a more the start of 0.00	the delivery hered. $\frac{1}{10}$ 20.79 the invalued owner. S of the premises above granted, incombrance there during the life of this inferitore, pay all itsee or assessments the may be local flowers. All there during the life inferitore, pay all itsee or assessments the may be local flow. Will like the buildings upon sail real entry harmonic against firs and torsaks in $-7^{+}$ the second part, the base, if any, made payakits to the part. J. 4.7 the second part is the to be real hitsers when the same bearemed use ad payable is all to keep tails provides instance many, or either, and the amount so paid shall become a part of the indekedness, secured by a lifely reputies and the amount so paid shall become a part of the indekedness, secured by a lifely reputies and the amount so paid shall become a part of the indekedness, secured by a second more extra the interval of the difficult is made in our more payable interval securities there are odd to the terms of add difficults and all to ever a the same market or to discharge any taxes with interest thereas a barria provided, in the event that the ably the manage provide is a security of which this indextore is a first, while more thereas is the manage proveride by her and on the interval or any thereas the manage proveride by her and on the interval of add the parameters are more thereas, is and every end the and on the interval of a difficult the interval thereas is a manage for the security of which this indextore is a first, shall more thereas, is the manage proveride by her and on the interval of the parameters, and in terms indicated the manage of the result of the security and interval thereas is a sufficient. If any there is parameter is a sufficient the interval thereas is a sufficient of the result, and and the interval is the interval is a sufficient the interval thereas is a sufficient of the interval is and the security parameter is a sufficient the interval thereas is a sufficient of the result of the paration of the parameters is an interval the inter
This dead non interfainder cities of inheritance therein, free and dear of all on the they in various and herein the parties herein that part is provided in the theory in the same becomes due and parable, and that $L$ is accessed and that and read exists and read of reads and reads and read exists and read exists and read of reads and reads and read exists and read and reads and read exists and read and read exists and read exists and read read exists and read and read exists and read and read exists	the delivery hered. ThOY_DTO
This dead non interfainder cities of inheritance therein, free and dear of all on the they in various and herein the parties herein that part is provided in the theory in the same becomes due and parable, and that $L$ is accessed and that and read exists and read of reads and reads and read exists and read exists and read of reads and reads and read exists and read and reads and read exists and read and read exists and read exists and read read exists and read and read exists and read and read exists	the delivery hered. $they_{0.7}^{-}$ the invited owner. S of the premises above granted, incombrance. thereta, at all there during the life of this indenture, pay all taxes or assessments that may be hered $hard_{0.7}^{-}$ will like the belieflars upon sail real notes insured against fire and tormako in $hard_{0.7}^{-}$ will like the belieflars upon sail real notes insured against fire and tormako in $hard_{0.7}^{-}$ will like the belieflars upon sail real notes insured against fire and tormako in $hard_{0.7}^{-}$ will like the belieflars upon and real notes in part. At the second part to the to be run hitsers when the same become due and aparties and to keep sail for provides income hard, or either, and the amount as paid shall become a part of the indekchers, secured by and som of memory, executed on the $tont th_{0.7}^{-}$ and $-000000000000000000000000000000000000$
This dead non interfainder cities of inheritance therein, free and dear of all on the they in various and herein the parties herein that part is provided in the theory in the same becomes due and parable, and that $L$ is accessed and that and read exists and read of reads and reads and read exists and read exists and read of reads and reads and read exists and read and reads and read exists and read and read exists and read exists and read read exists and read and read exists and read and read exists	the delivery hered. they_010
This dead non interfainder cities of inheritance therein, free and dear of all on the they in various and herein the parties herein that part is provided in the theory in the same becomes due and parable, and that $L$ is accessed and that and read exists and read of reads and reads and read exists and read exists and read of reads and reads and read exists and read and reads and read exists and read and read exists and read exists and read read exists and read and read exists and read and read exists	the delivery hered. they_0.0.0
The series of a state fam instrume with even a state all parties making levels (the state of all the states of the	the delivery hered. ThOY_DTO
The needs of a face family minimum of the set of informance therein, free and dear of all of that they will version and defined the same support and the set of 1.205 or the direct part half of a sected and state and results in the result means of the set of the se	the delivery hered. Th3Y_RT9_ the institution over 5 of the premises above granted, incombinance
The series of a second	the delivery hered. Th3Y_ATO
The series of a second	the delivery hered _ \$\mathcal{L}\$2.5 \$\mathcal{L}\$0 \end{aligned} the iserial owner. 5 of the premises above granted, incombinence
The next of a face fam interface cities of interface thereis, free and dear of all of that they for access targets that parties before that the part 1205 of the first part shall be a constrained by the start of the start 1205 of the first part shall be a constrained by the start of the start 1205 of the first part shall be a constrained by the start of the start 1205 of the first part shall be a constrained by the start of the start 1205 of the first part shall be a constrained by the start of the start 1205 of the first part shall be a constrained by the start of the st	the delivery hered. "LDSY_DTOthe institution over .5 of the premises above granted, incombinence

1

1.1.

-

н е ү

s c

RELEASE I, the undersigned owner of the within mortgage. do hereby acknowledge the full payment of the givet secured thereby, and authorise the Register of Deeds to enter the discharge of this mortgage of record. Dated this - 55H day of \_\_\_\_\_\_ (Ctork \_\_\_\_\_, 194.3. The First National Chark of Stanture former former \_\_\_\_\_\_ (Cork , bed) Kelvin Horver Cashir

(Corp. Leap)