Reg	No	2913
Fee	Paid, \$	3.00

STREET,	STATE OF KANSAS, DOUGLAS COUNTY, 85.	FROM .
	This instrument was filed for record on the 14 day of	
	February A. D. 1942, at 10:40 o'clock A. M.	A Ralph Weybright
	Harold A. Dick Register of Deeds.	то .
	By Deputy.	Magdalena Dietz
0	, in the year of our Lord, one thousand nine	
	, in the year of our Lond, one chosen inte	drad and forty two (1942) between
		A. Ralph Weybright
	and State of Kans.	Lone Star, in the County of Douglas
	part y of the second part.	LY of the first part, and Nagdalena Dietz
		WITNESSETH. That the said party of the first part, in considera
	Grant, Bargain, Sell and Mortgage to the said part Y of the second part,	Twelve hundred \$1200.
	Grant, Bargain, Sell and Mortgage to the said part Y_ of the second part, las and State of Kansas, to-wit:	following described real estate situated and being in the County of Doug
	t corner of the Northwest quarter Frac	Commencing 120 rods South of the Northeas
		$(\frac{1}{4})$ of Section Six (6) Township Fourteen
• •	김 방법 사람들은 것들 것 같은 것 같이 많이	6th P.M. thence west, 106 2/3 rods Thenc
	영상 방법 방법 방법 영상 전 영업 등 것을 걸려 쉬었다. 이번 것 같은 것 같은 동물 방법 영법 것 같은 것을 가지 않았는 것 같은 것이다.	
		rods to the East line of said quarter Sec
	g twenty four and three-fourths acres,	rods to the place of beginning, Containing
		more or less.
	rt 7 of the first part therein.	h the appurtenances and all the estate, title and interest of the said part
	the delivery hereof 10 14 the lawful owner of the premises above granted,	h the appurtenances and all the estate, title and interest of the said pay And the said part. Jof the fart part 6.05 hereby covers and a grave that at U
	a delivery hereof the lawful owner of the premies above granted, umbrance	And the said part_yof the first part d.OShereby covenant and agree that at the seized of a good and indefeasible estate of inheritance therein, free and clear of all into that they will warrant and defend the same availant all parties making lawful claim th
	a delivery here(_ 100 10 the lawful owner of the premises above granted, unshance	And the said part, \underline{V}_{-c} of the first part do \overline{G}_{-} , hereby revenue and agree that at the setted of a good and indefeasible exists of inheritance therein, free and clear of all in that they will warrant and defend the same arainst all parties making lawful claim the It is arread between the parties hereto that the part \underline{V}_{-c} of the first part shall at manual anglest at the angle shows the same known for an all strains that $\underline{1}$.
	a delivery hered, 103 43 the lawful owner. of the premises above granted, undernor	And the said part_ N of the first part $d.05$ _ hereby revenues and agree that at 0 setting of a good and indefectable setting to the intervent first end for at 1 in that they will warrant and defend the same arginat all payties making lawful chain the I is a spreed between the parties here to that the part $N_{}$ of the first part hall at sensed arginal said relate when the same becomes due and payties and that _ MS is not add p such language: company as hall be specified and directed by the part 0.05 .
	a delivery hered, 400 40	And the said part_ $N \rightarrow 0^+$ the first part $d.05^-$ hereby reversant and agree that at 0 steeled of a good and indefectable states of inheritance therein, first end clear of all in that they will warrant and defend the same arginat all payties making lawful claim U II is agreed between the parties hereto that the part $N_{}^{}$ of the first part half at same all gaint and irrad level the the same between other and payties in all that is non add p such lawarese company as hall be specified and directed by the part $0.25^{}$ or $0^{}$ means. And is the access theorem $2N_{}$ of the first part half (all it works apprecided, then the part $0.25^{}$ gains and $0.25^{}$ means $0.25^{}$ means the part $0.25^{$
	a delivery hered, 103 13 understore service. all these during the life of this indenture, pay all tarce or assessments that may be leried W111 . here the building: upon and real estate insured azimut fire and tormado in if the second part, the loss, if any, made payable to the part $\hat{0}$ fait, the second part is the pay ruch taxes when the same become due and payable and to they and promise insured or, or either, and the amount so paid shall becauge a part of the inductedness, secured by i fully regaid. DOLLARS,	And the said part_ N -of the first part d.0.5. hereby reversal and agree that at the steleted of a good and indefecuatible states of inheritance therein, first end clear of all in that they will warrant and defend the same areainst all paylies making involution It is agreed between the parties hereto that the part $N_{}$ of the first part shall at states and statist and strate the same theorem of earlier part shall at it is a mark at pruch insurers: company as shall be specified and directed by the part 0.2 , and $0^{}$ interest. And is the serve that will pert ware hall full it of a more instance. And is the serve that will pert ware pay said tarts and interpret interest. And is the serve that will pert ware pay said tarts and any interpret interest. And is the serve that will pert ware pay said tarts and any interpret interest is an average to excite a the part of the same of a symmet. THIS GRANT is interested as a more are pay course to the sum of
	is delivery here $\begin{bmatrix} 100 & 10 \\ 100 & 100 \end{bmatrix}$ the lawful owner. If the premises above granted, universe, all time during the life of this indenture, pay all taxes or assessments that may be bried $\begin{bmatrix} 1011 \\ 100 \\ 100 \end{bmatrix}$, the tab building upon and real estate insured azalant firs and torsade in if the second part, the loss, if any, made payable to the part $\begin{bmatrix} 1051 \\ 100 \\ 100 \end{bmatrix}$ the loss when the same become de and payable and to the paid promise insured by granth Laxes when the same become de and payable and to the paid promise insured fully required. In the loss, if any, made payable to the part $\begin{bmatrix} 1051 \\ 100 \\ 100 \end{bmatrix}$ the second part, the loss, if any, made payable to the part $\begin{bmatrix} 1051 \\ 100 \\ 100 \end{bmatrix}$ the loss of the lawful because a part of the indicidences, secured by fully required. DOLLARS, dram of money, executed on the $\frac{2\pi d}{2\pi d}$ day of $\frac{100}{100}$ 1952.	And the said part. $\sum_{i=0}^{M-1}$ the first part d.0.5. hereby reversal and agree that at 0 is estical of a good and faderabile branch is of hisrichner determin, fore and clear of all into that they will warrant and defend the same arainst all periter making lawful claim the It is agreed between the parties hereto that the part $\sum_{i=0}^{M-1}$ of the first part shall all sums and by such languages company as shall be perifed and directed by the part Θ_{22} of d^{-1} minimizer. And is the care the same thermouth of the part Θ_{22} and d^{-1} models been interest in the rate of 10.7. Or the first part shall full to been provided, then the part Θ_{22}^{-1} gives aread part may pay said taxe and inverse THIS GUANT is interest as a more arguing output of the sum of d^{-1} . THIS to the terms of $OD\Phi_{-1}$ creates which exists only only one of the sum of d^{-1} . The first part of the part of Φ_{22}^{-1} for the part of Φ_{22}^{-1} with a first part of Φ_{22}^{-1} for the part of Φ_{22}^{-1} for
	a delivery here $\begin{bmatrix} 100 & 10 \\ 100 & 100 \end{bmatrix}$ the lawful owner. of the premises above granted, underance	And the said part. $\sum_{i=0}^{N}$ of the first part do S_{-} hereby reversal and agree that at the setted of a good and foldershalle exists of inheritance therein, first end clear of all in that they will warrant and define the same availant all parties making lawfold chains the law part of the series the same law of the sam law of the same law of the same law of the same law o
	a delivery here $\begin{bmatrix} 100 & 10 \\ 100 & 100 \end{bmatrix}$ the lawful owner. of the premises above granted, underance	And the said part. $\sum_{i=0}^{N}$ of the first part do S_{-} hereby reversal and agree that at the setted of a good and foldershalle exists of inheritance therein, first end clear of all in that they will warrant and define the same availant all parties making lawfold chains the law part of the series the same law of the sam law of the same law of the same law of the same law o
	a delivery here $\begin{bmatrix} 100 & 10 \\ 100 & 100 \\$	And the said part of the first part d.0.5. hereby reversal and agree that at the stellar of a good and indefeasible state of inheritance therein, first end clear of all induced the state of inheritance therein, first end clear of all induced the state state of a state of the first part ability of the state between the parties here to that the part $\underline{V}_{}$ of the first part ability of the state between the part is the part $\underline{V}_{}$ of the first part ability of the state between the state the state the state of the state state of the state between the part ability of the state between the state the st
•	a delivery here $\begin{bmatrix} 100 & 10 \\ 100 & 100 \\$	And the said part it the first part d.0.5. hereby reversal and agree that at 0 is setted of a good and indefectable states of inheritance therein, fore and clear of all in that they will warrant tand defend the same arrainst all payties making lawful claim that they rain lawful claim that the part lawful claim that they rain lawful claim they rain lawful claim that they rain lawful claim they rain lawful claim that they rain lawful claim they rain lawful claim they rain lawful claim that they rain lawful claim that the rain lawful claim that the rain lawful claim they rain lawful claim they rain lawful claim that the rain lawful claim that the rain lawful claim they rain lawful claim that the rain lawful claim they rain rain rain lawful claim they rain lawful they rain they rain lawful claim they ra
•	a delivery here $\begin{bmatrix} 100 & 10 \\ 100 & 100 \\$	And the said part it the first part d.0.5. hereby revenues and sarres that at the setted of a second and indefectable setues of inheritance therein, first end clear of all in that they will warrant tand defend the same arguint all payties making lawful claim that they reliming the setted of a second setted and setted and setted of the same second setted and setted and setted that they reliming the set of the same second setted and setted and setted setted and setted setted and setted setted setted and setted
• • •	a delivery here $\begin{bmatrix} 100 & 10 \\ 100 & 100 \\$	And the said part if the first part d.0.5. hereby revenues and spree that at 0 is setted of a good and footenable setted of inheritance therein, fore and clear of all indicates the setted of a good and footenable setted of inheritance therein, fore and clear of all indicates the setted of a good and the setted of the
	a delivery here $\begin{bmatrix} 100 & 10 \\ 100 & 100 \\$	And the said part it the first part d.0.5. hereby revenues and sarres that at the setted of a second and indefectable setted of inheritance therein, first end clear of all induces the setted of a second setted of the second setted setted of the second setted set
Î]	a delivery here $\begin{bmatrix} 100 & 100 \\ 100 $	And the said part if the first part d.0.5. hereby revenues and spree that at 0 is setted of a good and footenable setted of inheritance therein, fore and clear of all indicates the setted of a good and footenable setted of inheritance therein, fore and clear of all indicates the setted of a good and the setted of the
1 1 • • • • •	a delivery hered is a delivery hered of the premises here granted, unifactor	And the said part if the first part d.0.5. hereby revenues and spree that at 0 is setted of a good and footenable setted of inheritance therein, fore and clear of all indicates the setted of a good and footenable setted of inheritance therein, fore and clear of all indicates the setted of a good and the setted of the
• • •	a delivery hered is a definition of the premises here granted, unstance	And the said part if the first part d.0.5. hereby revenues and spree that at 0 is setted of a good and footenable setted of inheritance therein, fore and clear of all indicates the setted of a good and footenable setted of inheritance therein, fore and clear of all indicates the setted of a good and the setted of the
	a delivery parcef_120_120	And the said part if the first part a 6.2 hereby coverant and agree that at 0 is a set of a 1 is 0 is
	a delivery parcef_120_120	And the said part if the first part d.0.5. hereby coverant and agree that at 0 setting of a good and footenable setup is the intervent, for read date of all intervent is a setting of the said setting is a setting of the said setup is the said setup is a set of the first part d.0.5 of the first part d.0.5 of the said setup is the
	a delivery parcef_120_120	And the said part if the first part d.0.5 have proven and a gree that at 0 is a setted of a good and folderable tracks of inheritance therein, for east dear of all in that they will warrent and defend the same arginate in the part of the first part hall, a set of the first part hall a set of th
	a delivery parent. Los 2.42	And the said part of the first part d.0.5. hereby reversal and agree that at 0 setting of a good and footenable ensures of inheritance herein, for east dear of all instants they will warrent and defend the same arguint all payties making lareful chains the line same larement and the line in the same larement and the line is a same larement and same larement of the same larement of the same larement will be same larement with the same larement of the same larement of the same larement will be same larement of the same larement of the same larement will be same larement of the larement of lare many larement of lare many larement of larement of lare many larement of larement of lare many larement of larement of larement of larement of larement of lare many larement of lare many larement of lareme
	is delivery hered_internet the lawful over of the premises there transfer, understore	And the said part if the first part d.0.5 hereby coverant and agree that at 0 is a setted of a good and folderable trackets of inheritance therein, for east discret of all instants they will warrant and defend the same arrainst all payties making lawful chain the list is agreed between the parties here to that the part J of the first part hall. So is a set of all instants of a setting the same is service of an all payties in the list of a setting the same is service and payties have that I fit is agreed between the parties here to that the part J of the first part hall fit is service company as abilities the part of J of the first part hall fit is service respectively. It is the rest of 10 V of the first part hall fit is the rest of 10 V of the first part hall fit is the rest of 10 V of the first part hall fit is the rest of 10 V of the first part hall fit is the rest of 10 V of the first part hall fit is the rest of 10 V of the first part hall fit is the rest of 10 V of the first part hall fit is the rest of 10 V of the first part hall fit is the rest of 10 V of the first part hall fit is the rest of 10 V of the first part of 10 V of the second part is parsent of a set is the second part is parsent of the second part is part of 10 V of the second part is part of the the table part of the second part is part of the second p
	a delivery hered is a larger of the hered over of the premises here granted, understand	And the said part. <u>V</u> of the first part 6.6.2. hereby reversal and agree that at 0 is a setted of a good and footenable status of inheritance herein, for read after at all in the setted of a good and footenable status is of inheritance herein, for read of a setted of a good and the same second and the said second status <u>1</u> and <u>1</u>
	a delivery hered is a large state of the promises above granted, understore	And the said part if the first part d.0.5 haveby coverant and agree that at 0 is a setted of a good and footenable status of inheritance herein, for read data of all in the there is a setter of the said setter of
	a delivery hered is a delivery of the premises here extended, undersore	And the sub part if the first part d.0.5 have proven and a give that and series of a good and footenable ensutes of inheritance herein, for read d.com of all in that they will warrent and defend the same arguint all payties making lawful claims that the part d.2 of the first part all default is the same known of the same strong that Bis and a default warrent is an end to be and paytok and that Bis and a default warrent is an end to be and paytok and that Bis and a default warrent is an end to be and paytok and that Bis and a default warrent is an end to be and paytok and that Bis and the same strong the same
	a delay parent _ 102 132	And the said part if the first part d.0.5 haveby coverant and agree that at 0 is a setted of a good and footenable status of inheritance herein, for read data of all in the there is a setter of the said setter of
	a delivery hered is a delivery of the promises here existed, undersore	And the set of a proof and forderable rankets of inheritors therein, for each date of a life forderable rankets of inheritors therein, for read a forderable rank to be assore serving the set of the forter part bills of the forter bills been interest of the forter part bills of the forter bills been interest of the forter part bills of the forter bills been interest of the forter bills been interest of the forter bills of the second part is and forter bills of the forter bills been interest of the forter bills been interest of the forter bills of the second part bills and the forter bills been interest bills be forter bills be forter bills be forter bills of the second part bills and the forter bills be and part bills and the second part bills and the forter bills be bills be forter bills be bills be forter bills be forter bills be forter bills be forter bills be bills be forter bills be bills be forter bills be forter bills be forter bills be bills be forter bills be
	a delivery hered is a local desired of the premises here existed, understand desired	And the set of a proof and footenable setup of the fort part of a D and a setup of a proof and footenable setup of the proof of the fort part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the
	a delivery hered is a local desired of the premises here existed, understand desired	And the set of a proof and forderable rankets of inheritors therein, for each date of a life forderable rankets of inheritors therein, for read a forderable rank to be assore serving the set of the forter part bills of the forter bills been interest of the forter part bills of the forter bills been interest of the forter part bills of the forter bills been interest of the forter bills been interest of the forter bills of the second part is and forter bills of the forter bills been interest of the forter bills been interest of the forter bills of the second part bills and the forter bills been interest bills be forter bills be forter bills be forter bills of the second part bills and the forter bills be and part bills and the second part bills and the forter bills be bills be forter bills be bills be forter bills be forter bills be forter bills be forter bills be bills be forter bills be bills be forter bills be forter bills be forter bills be bills be forter bills be
	a delay parced_122_122	And the set of a proof and footenable setup of the fort part of a D and a setup of a proof and footenable setup of the proof of the fort part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the part of the footenable of the discover of the