Receiving No. 22121 <		E RECORD 91	Reg. No. <u>3993</u> Fee Paid, <u>\$ 4,75</u>
			ree raid, o
F	ROM	STATE OF KANSAS, DOUGLA	S COUNTY, 55.
		This instrument was filed for	record on the 22 day
Foy E. Brown, and Ar	na Leone Brown, husband and	d November A. D	19 44, at 9:40 o'clock A.
	TO wife	A.	arold G. Beck
THE LAWFENCE NATIONA	L BANK, LAWRENCE, KANSAS	Br	Register of Deeds.
		<u> </u>	
THIS INDENTURE, Made th hundred and Forty Four	is day of	November, in the	e year of our Lord, one thousand ni
Foy_EBrown_and_	Anna Leone Brown, husband	and wife,	a dia mampiasi ny kaodim-paositra dia kaodim-paositra dia kaodim-paositra dia kaodim-paositra dia kaodim-paosit Ny fisia mampiasa dia kaodim-paositra dia kaodim-paositra dia kaodim-paositra dia kaodim-paositra dia kaodim-pao
of Lawrence in	the County of Doug		state of Kansas
part 105 of the first part, and	THE LAWRENCE NATION	AL BANK, LAWRENCE, KANSAS	part y of the second part
	I part 103_ of the first part, in consid		
Nineteen Hundred an which is hereby acknowledged, ha the following described real estate			
- We wind to be all produced	Lot Four (4)		na na har an an
	in Block Sight	(8)	a de la constance de la constante de la consta La constante de la constante de La constante de la constante d
	in University F	Place,	
invested and	an Addition to t	the City of Lawrence,	
			2
			0
			0
And the said part_108_of the first ;	e estate, title and interest of the said part dokreby covenant and agree that a	t the delivery hereof they are the lawfu	l owner_3. of the premises above grante
And the said part_1CS_of the first ; and seized of a good and indefeasible esta	part dohereby covenant and agree that a te of inheritance therein, free and clear of all	it the delivery hereof_they_arethe lawfu incumbrance	l owner_S. of the premises above grante
And the sait part 10.8 of the first and sected 0 a good and indefeasible cata and that they will warrant and defend the It is agreed between the partice here or asseed explaint said real exists when the such sum and by such insurance company s extent of 11.1	part domethods in the set of a se	it the delivery hereof_they_arethe lawfu incumbrance	all taxes or ascessments that may be levi estate insured against fire and tornado to the part, Y of the second part to the d payable and to keep and it premises insur
And the said part 10.8 of the frat and seized of a good and indefeasible cata and that they will warrant and defend the It is agreed between the partice here or assessed spinnt said real exists when the such sum and by such insurance company a extent of10 interest. And in the as herein provided, then the part or this action provided then the part or this action	part do free and farer that as te of inheritance therein, free and fear of all te of an expansion all parties making lawling claim to that the part_102. of the first part shall be same become due and payable, and that_1 as ahall be specified and directed by the party errent that said part_102. of the first part shall f in the second part, may pay slid of payable that if in the second part, may pay slid of payable that pay the party of the payment of the same of the pay to pay the payment of the same of the same form	at the delivery hereof. they ARC	all taxes or ascessments that may be Jeri estate insured against fire and tornado to the part2
And the sait part 10.8 of the first and sected 0 a good and indefeasible cata and that they will warrant and defend the It is agreed between the partice here or assessed spinnt sait eval exists when the usch sum and by nuch insurance company se- ering to <u>1112</u> interst. And in the above this indenture, and shall have interest as THIS GRANT is intended as a most THIS GRANT is intended as a most matchen <u>1158</u> creat	part do free and there that a te of inheritance therein, free and there of all in the part interpret of the there of all to that the part interpret making lawful cluster to that the part interpret of the free part shall be same become due and payshes, and that to shall be specified and directed by the party crement the state part into a pay said tax and into the rate of 10% from the data of payment up the parts of the payment of the sum of in written obligation for the payment of the party of the party for the payment of the party of the party for the payment of the party of the party part, with all in the part of the party of the party part, with all in the part of the party of the party part, with all in the party of the party part, with all in the party of the party party party the party party party party party party party that all in the party par	at the delivery hereof. they ARA the lawfur incumbrance the lawfur incumbrance the lawfur incumbrance the buildings upon said real of the second part, the loss, if any, made payble Alit to pay such laxes when the same become due at the sparse the loss, if any, made payble aff to pay such laxes when the same become due to fully repaid and sum of money, executed on the 218 that said sum of money, executed on the 218 that	all taxes or ascessments that may be levi estate insured against free and tornado to the part of the scenou part to to d payable and to keep said premises insur- ome a part of the indebtedness, secured I
And the sail part 103 of the first and seized of a good and indefeasible eats and that they will warrant and defend the It is spred between the parties here or assessed mining and by ach baserance compary a extent of 100 mining and by ach baserance compary a extent of 100 mining and by ach baserance compary a extent of 100 mining and by ach baser as beering provided, then the part <u>J</u> or this indenture, and shall bear interest at THIS CRANT is included as an out- according to the terms of <u>000 mining</u> and <u>100 mining</u> 100 mining and <u>000 mining</u> 100 mining according to the terms of <u>000 mining</u> 100 mining according the terms of <u>000 mining</u> 100 mining according the terms of <u>000 mining</u> 100 mining and by <u>100 mining</u> 100 mining 100 mining 100 mining according the terms of <u>000 mining</u> 100 mining 100 mining according the terms of <u>000 mining</u> 100 mining 1	part do free and clear of all te of inheritance therein, free and clear of all te of inheritance therein, free and clear of all te same against all parties making lawful climb to that the part 1.02 . of the fret part shall be same becomes due and payable, and that $ Thean aball be precision and directed by the party-cremt that aid part 1.02. of the first part shall fof the second part may pay aid tars and inanthe rate of 10% from the date of payment ungate to secure the payment of the un of$	as the defirery hereof. they AFA	all taxes or ascessments that may be levi erate insured against for and tornado to the part of the second part to the d payable and to keep said premise insure one a part of the indebtedness, secured 1 DOLLAR. of Notromber 10 40 said obligation and also to secure any us
And the sail part 103 of the first and seized of a good and indefeasible eats and that they will warrant and defend the Is is agreed between the parties here or assessed agrinst said real exists when th such sum and by tack hourance compary a extent of 112 interest. And in the as herein provided, then the part <u>V</u> this indenture, and hall bear inderest at THIS CRANT is included a and according to the terms of 0.112 Ninetheon Ninetheon Ninetheon 0.000 err and by 112 terms made payshe to or sums of nomer advanced by the said payshe therefor any addigition created the hall become should by the wybot sym	part do free and clear of all te of inheritance therein, free and clear of all te of inheritance therein, free and clear of all te same spinst all parties making lawlid clian to that the part_102. of the first part shall be same become due and payable, and that_10 be and become due and payable, and that_10 the second part may pay all taxs and itaxs the rate of 10% from the date of payment un paye to screet the payment of the sum of	as the delivery hereof they ARC	all taxes or ascessments that may be levi- erate insured against free and torrado to the part of the second part to the d payable and to keep said premises insur- one a part of the indebtedness, secured 1
And the sail part_103 of the first and seized of a good and indefeasible cata and that they will warrant and defend the transmitter of the seizer of the seizer of the such sum and by rach insurance company a extent of120 Instruct. And in the as herein provided, then the part of this service of the part of this service of the service of the main of the service of the service of this service of the service of the subscription of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service should a cath the wold service the service should be service of the shall become should a part of the wold service remained before and the service of the should be service of the shall become should a part of the should service of the shall become should a part of the wold service remained before and the service of the should be	part do	at the dejivery hereof. they ARC	all taxes or assessments that may be levi- erate insured against for and tornado to the part of the second part to 11 d payable and to keep said premises insur- one a part of the indebtedness, secured 1
And the sail part_10.8 of the forst and sectred of a good and indefeasible cata and that they will warn and affend the It is agreed between the parties here or assessed spint sail real catte when the such sum and by noch insurance company extent of100 insurance company extent of100 insurance company extent of100 insurance company insurance of the second second second the second second second second second matching to the second second second matching to the second second second second second second second second second second second second second second s	part do free and there that a te of inheritance therein, free and clear of all in the of inheritance therein, free and clear of all in to that the part_iers making lawful clear to the part_iers. of the first part shall be annot become due and payshes, and that to a hall be specified and directed by the party creent that and partimes. The party of the party of the part of the second part to pay for any in the part t_{tot} of the second part, which all in indenture- and written obligation. For the payment of the part t_{tot} of the second part, which all is indenture- tion, of the second part to pay for any in the part t_{tot} of the second part, which all remaining unpaid, and all of the obligations pay in the second part to pay for any in remaining clear part of the part of the coll for one of the part t_{tot} of the second part to be pay for any into the part t_{tot} of the second part to be pay for any in the pay the sum a provided in the the coll sand the remaining unpaid, and all of the obligations pay is and interest, together with the could and the part of the part, together with the could and the part of the part of	as the delivery hereof they ARC	all taxes or ascessments that may be levi estate insured against for and tornado to the part of the second part to th d payable and to keep asld premise insure one a part of the indebtedness, secured b provide the indebtedness, secured b of <u>Nobrember</u>
And the sait part 103 of the first and sected of a good and inderfeasible cats and that they will warrant and defend the It is agreed between the partice here or assessed explaint sait call cattate when the usch sum and by noch insurance company sected to 113 interest. And in the east herein provided, then the party of this inderune, and shall have interest as THIS GRANT is intended as a most instactoor insurance as most instactoor insurance as most according to the terms of _000eert and by _130eert And this conversace shall be void if part thereof or any adjustion erasted the that have a second the two if of part thereof or any adjustion erasted the that have an example the two if if part thereof or any adjustion erasted the that have an example the two if if part thereof or any adjustion erasted the that have and benefits accruing there on the part immediately mature and besends accruing the part here of its or stain the second the used to a sure the part here of the start of the or sure of the part is and benefits accruing there on the part is a started by the partice here of the part is a started by the partice here of the part of the terms of the partice here of the part is a started by the partice here of the part is a started by the partice here of the part is a started by the partice here of the part of the started by the partice here of the part is a started by the partice here of the part of the started by the partice here of the part of the started by the partice here of the started by the part of the started by the partice here of the started by the part of the started by the partice here of the started by the part of the started by the partice here of the started by the started by the partice here of the started by the started by the started by the partice here of the started by the sta	part do free and there that a te of inheritance therein, free and clear of all in the of inheritance therein, free and clear of all in to that the part_iers making lawful clear to the part_iers. of the first part shall be annot become due and payshes, and that to a hall be specified and directed by the party creent that and partimes. The party of the party of the part of the second part to pay for any in the part t_{tot} of the second part, which all in indenture- and written obligation. For the payment of the part t_{tot} of the second part, which all is indenture- tion, of the second part to pay for any in the part t_{tot} of the second part, which all remaining unpaid, and all of the obligations pay in the second part to pay for any in remaining clear part of the part of the coll for one of the part t_{tot} of the second part to be pay for any into the part t_{tot} of the second part to be pay for any in the pay the sum a provided in the the coll sand the remaining unpaid, and all of the obligations pay is and interest, together with the could and the part of the part, together with the could and the part of the part of	at the delivery hereof. they . A.R.athe lawful incumbrance	all taxes or ascessments that may be levic create insured against for and tornado to the part of the second part to th d payable and to keep aslid premises insure one a part of the indebtedness, secured b methy and the indebtedness, secured b of <u>Nobrember</u>

(SEAL)

A.D. 19_44, before me, a

Notary Public.

2

17

STATE OF.	KANSAS
County of	DOUGLAS
$f_{i} := f_{i} + f_{i} + f_{i} + f_{i}$	BI

(SEAL)

0

TAXA .

IT WARM

0

A RESIDENCE

0

- Feellands

THEFT

()

1 . Y

E SALEKS

3.6448

蒙

IT REMEMBERED, That on this ________ day of ______ Notary Public _____in the aforesaid County and State, came______ Foy E. Brown and Anna Loone Brown, -husband - and -wifeto me personally known to be the same persons ... who executed the foregoing instrument and duly acknowledged the execution of the same... IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last

above written. My commission expires on the 19th day of August _, 19_47_ Geo. D. Walter

November

RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Dards to anter the discharge of this mortgage of record. Dated this _____/7___day of ______ of Deeds to enter the discharge of this mortgage of record. Dated this. Bao 4. Richne Caches Mo (Corp. Seal) Owner.

}ss.