## D ND

herein

TO       February       A, D. 1946., at 11:20 o'clock A. M         TO       Harsheld Gebrack         Register of Deeds.       By         THIS INDENTURE, Made this_Sth_day of       February         , in the year of our Lord, one thousand minch         hundred and       forty-six         between       Clara May DoWitt and Jorn F, Dawitt, her hushand         of       Lawronce         part_ies       of the first part, and Fee Lawrence National Bark, Lawronce, Hanzas         part_ies       of the second part         WITNESSETH, That the said partices       of the first part, in consideration of the sum of         Fifteens Euclared and no/100       DOLLARS, to then_duly paid, the receipt of         which is hereby acknowledged, Dar2 _sold, and by this indenture doGrant, Bargain, Sell and Mortgage to the said party_of the second part		FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	
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Pitchenne. Numbered. Acid. angl 100			party of the	second part.
<pre>un incr Emphrise Street, in the City of Lawrence.</pre>		Fifteen Eurored and no/100	DOLLARS, to them duly paid, t	the receipt of second part,
<pre>visit the appurtenesses and all the estate, tills and interest of the suid part_LCL_of the first part thereis. Methods as an end of the estate, tills and interest of the suid part_LCL_of the first part thereis. Methods as an end of the second and the estate, tills and interest of the suid part_LCL_of the first part thereis. Methods as an end of the second and the estate is the second and the second and</pre>	• <b></b> •	The South Thirty-nine and or	we-half (39) feet of Lot numbered Twenty-eight	(23)
And the stal per		on New Hampshire Street, in	the City of Lawrence.	
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<pre>tend seted of a goal and indefendite cust of interinses therein, free and clars of all membranes indications of the specific devices the particle customer interinses therein in the set of the indicators, part if there are assessment, that may be freed in the draw will wreen and draw of all particle and all particle and the set of the indicators, part if there are assessment that may be indicated in the draw will be particle and cargo and be particle and directed by the part</pre>				
The particular discretion is hard to discrete deep with the part <u></u>		with the appurtenances and all the estate, title and interest of the s	uld part. <u>105</u> _0f the first part therein.	
<pre>reter of _finitinterest. And in the cent that aid part_2 of the first part haid in the part has rank on the mass became due and paralle and to keep and permiser interest in the product of the interest of the first hard and and part has a due and paralle and the massest as paid shall be hard a due and paralle and interest and the first of the interest of the first hard and a magnetic period.</pre>		And the said part_103_of the first part dobereby covenant and agree t and seized of a good and indefeasible estate of inheritance therein, free and clear o	bat at the delivery hereof. they nrethe lawful ownerB of the premises f all incumbrance	above granted.
THIS GRAYT is increded as a mericage to recur the payment of the num of more, created on the Sth_dry of Poblanry		And the said part <u>121</u> of the first part do <u>berry</u> percent and agree t and seried of a good and indefeasible state of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part <u>122</u> of the first part or assetue famins all eral exists when the same <u>because</u> due and payable, and the	bat at the delivery hereol. <u>they are</u> the lawful owner_2 of the premises all incumbrance	may be levied and tornado in
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international provide section and the section of the second of the section of the section of the section of th		And the said part <u>102</u> of the first part do <u>b</u> thereby even and and arg est and seized of a good and indefeasible estate of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part <u>102</u> of the first part or assessed against aid real estate when the same become due and payable, and the such and and by noch insurance company as shall be sprified and directed by the part extent of <u>100</u> T_interest. And in the event that said partials. of the first part is a berein powided, then part <u>10</u> of the second part may pay add taxs and this indenture, and whall bear interest at the tate of 19% from the date of payment <u>FIIS GRAY T is intered</u> as a morizage to secure the payment of the rum of <u>FIIS to on hundred grad TAV 1000</u>	bat at the delivery hereof. <u>they</u> <u>DTO</u> the lawful ownerR of the premises if all insumbrance	may be levied and tornado in ond part to the remises insured ess, secured by DOLLARS, 1046
making useh als, no demand, to the first part and perceptions of the information of this information of this information of this information of this information of the information of	9	And the said part <u>102</u> of the first part do <u>b</u> thereby even and and arg est and seized of a good and indefeasible estate of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part <u>102</u> of the first part or assessed against aid real estate when the same become due and payable, and the such and and by noch insurance company as shall be sprified and directed by the part extent of <u>100</u> T_interest. And in the event that said partials. of the first part is a berein powided, then part <u>10</u> of the second part may pay and that said this indenture, and whall bear interest at the tate of 19% from the date of payment FIIS GRAY T is intended as a morizage to secure the payment of the rum of <u>151 Floon hundred part no 100 1000</u>	bat at the delivery hereof. <u>they</u> <u>DTO</u> the lawful ownerR of the premises if all insumbrance	may be levied and tornado in ond part to the remises insured ess, secured by DOLLARS, 1646
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John F Leãitt       (SEAL)         STATE OF       Kansas         County of       Louginas         BE IT REMEMBERED, That on this 5       day of F@b         A.D. 19i6_, before me, a         Notary public       In the aforesaid County and State, came         (SEAL)         (SEAL) <td< td=""><td>3</td><td>And the said part_121. of the first part dobreek personant and agree t and exist of a good and indefeasible state of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making inwind It is agreed between the parties hereto that the part_122. of the first part or assessed spains said real exists when the same because due and payshie, and the such aux and by such insurance company as shall be specified and directed by the part extent of Libil Iinteract. And in the event that said parties. of the first part is a berein provided, then the part_1 of the second part may pay said taxs and this inducture, and shall be reinferst at the rate of 10% from the date of paysmer THIS GRANT is intended as a motigate on secure the payment of the sum of Athoon hundred_ n.d. n.or./000 according to the terms of ADI to the part_1 of the second part to pay for an und the side terms of ADI to part the rate of 10% for the date in identity and the company advanced by the part of the second part to pay for an und of the rate of the rate of the bart to pay for an und of the rate of the rate of the bart pay of the second part to pay for an und of the rate of the second in the second rest. The date of the second part to pay for particle by the pay is a breed of the second and the induction of the bard the subdifty man and lead in the other rest. The second the whole twin remaining tappid, and all of the subdifty immed the amount the unspid of prince parts in pay rest. The terms and benefits accerting therefores in ad to be cont</td><td>bat at the delivery hereol. LEAY ATC the havful owner of the premises all incumbrance</td><td>may be levied and tornado in ond part to tornado in ond part to tornado termines insured by the second seco</td></td<>	3	And the said part_121. of the first part dobreek personant and agree t and exist of a good and indefeasible state of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making inwind It is agreed between the parties hereto that the part_122. of the first part or assessed spains said real exists when the same because due and payshie, and the such aux and by such insurance company as shall be specified and directed by the part extent of Libil Iinteract. And in the event that said parties. of the first part is a berein provided, then the part_1 of the second part may pay said taxs and this inducture, and shall be reinferst at the rate of 10% from the date of paysmer THIS GRANT is intended as a motigate on secure the payment of the sum of Athoon hundred_ n.d. n.or./000 according to the terms of ADI to the part_1 of the second part to pay for an und the side terms of ADI to part the rate of 10% for the date in identity and the company advanced by the part of the second part to pay for an und of the rate of the rate of the bart to pay for an und of the rate of the rate of the bart pay of the second part to pay for an und of the rate of the second in the second rest. The date of the second part to pay for particle by the pay is a breed of the second and the induction of the bard the subdifty man and lead in the other rest. The second the whole twin remaining tappid, and all of the subdifty immed the amount the unspid of prince parts in pay rest. The terms and benefits accerting therefores in ad to be cont	bat at the delivery hereol. LEAY ATC the havful owner of the premises all incumbrance	may be levied and tornado in ond part to tornado in ond part to tornado termines insured by the second seco
(SEAL)          STATE OF       Kansas         County of       Douglas         BE IT REMEMBERED, That on this 5       day of Feb         A.D. 19%6_, before me, a         Notary public       In the aforesaid County and State, came         Ginar May DeWitt and John F DeVitt. hor husband         (SEAL)         to me personally known to be the same persons         who execution of the same         (SEAL)         to me personally known to be the same persons         who executed the foregoing instrument and duly acknowledged the execution of the same persons         who warritten         My commission expires on the 25         day of       January		And the said part_121. of the first part dobreedy overamin and agree 1 and acided of a good and indefeasible entire of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_122. of the first part or associate spaints all eral cattle when the same because due and payable, and the such aum and by such insurance company as shall be specified and directed by the pay extent of 12011. Interest. And in the event that add partiels. of the first part is berein available their interest at the rest of 1975 from the date of paymer THIS GRANT is intended as a motizage to secure the payment of the run of 15100 from the date of payable to the part_1 of the second part to pay for an bid part_1200 from the date. The part_1 of the second part to pay for an bid part_1200 from the date. The same become part of the payment and by_100 from the date. The part of the second part to pay for an bid part_1200 from the date. The part_1 of the second part to pay for an bid part_1200 from the date. The ball fail is pay he same as provided in this indentum- part thereof as any obligation created thereby, or interest thereon, or if the ball of the testim the same that be availed at the ball date is may and the testim the same the test of 100 for the second part to pay for an bid part_1200 from the date of the ball date by a side part between the part of any obligation created thereby, or interest thereon, or if the taxes not keep to an at provided herein, or if the ball dates are not keep it the totak second and of the said particles and all the inter- net the stand. The date of the said particles are not keep it to testain the amount the mapsaid of particles and all particles are obligated to testain the same the mapsaid of particles and all the the interest making totak second and of the ball matters, together with the could making totak second and of the ball the testa. The ball the the obligation trends the part. The	bat at the delivery hereol. LEAY ATC the havful owner of the premises [claim therets. hall at all immersed during the life of this indenture, pay all taxes or assessments that LEAY_MILL keep the buildings upon sid real estate insured against fare a of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss of the same become dure and payable and to keeps align of said upon of money, executed on the <u>50th</u> day of <u>FobTuntry</u> insurance, of <u>May Fabric Controls of the terms of said builteriles</u> , and alor tay insurance, of <u>May Fabric Controls of the second payable</u> and the set of a said trans entropy at the real to the second payable of the second pay is the second payable of the second pay is the second pay. If what is committed of match is made in second pay is the structure of the said pays. The second pay is the second pay is the second pay is the second pay is a second pay is the second pay is a second pay within the the work of the said pays. If was the second pay at the second pay is a second pay is the second pay is a second pay is the second pay is a second pay is the second	may be levied and tornado in nond part to the remises innured exe, secured by 
STATE OF       Kansas         County of       Douglas         BE IT REMEMBERED, That on this 5       day of Feb         A.D. 19%       before me, a         Notary public       In the aforesaid County and State, came         Ginra May DeWitt and John F DeVitt hor husband       to me personally known to be the same persons         (SEAL)       to me personally known to be the same persons         who execution of the same.       And John F DeVitt hor husband         (SEAL)       to me personally known to be the same persons         who executed the foregoing instrument and duly acknowledged the execution of the same.       My commission subscribed my name, and affixed my official seal on the day and year last above written.         My commission expires on the       25       day of       January       , 19:50         Geo U., Kuhno       Notary Public.       RELEASE         I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this       A day of       appil       , 19:450		And the said part_121. of the first part dobreedy overamin and agree 1 and acided of a good and indefeasible entire of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_122. of the first part or associate spaints all eral cattle when the same because due and payable, and the such aum and by such insurance company as shall be specified and directed by the pay extent of 12011. Interest. And in the event that add partiels. of the first part is berein available their interest at the rest of 1975 from the date of paymer THIS GRANT is intended as a motizage to secure the payment of the run of 15100 from the date of payable to the part_1 of the second part to pay for an bid part_1200 from the date. The part_1 of the second part to pay for an bid part_1200 from the date. The same become part of the payment and by_100 from the date. The part of the second part to pay for an bid part_1200 from the date. The part_1 of the second part to pay for an bid part_1200 from the date. The ball fail is pay he same as provided in this indentum- part thereof as any obligation created thereby, or interest thereon, or if the ball of the testim the same that be availed at the ball date is may and the testim the same the test of 100 for the second part to pay for an bid part_1200 from the date of the ball date by a side part between the part of any obligation created thereby, or interest thereon, or if the taxes not keep to an at provided herein, or if the ball dates are not keep it the totak second and of the said particles and all the inter- net the stand. The date of the said particles are not keep it to testain the amount the mapsaid of particles and all particles are obligated to testain the same the mapsaid of particles and all the the interest making totak second and of the ball matters, together with the could making totak second and of the ball the testa. The ball the the obligation trends the part. The	bat at the delivery hereof. LEAY. ATC the havful ownerR of the premises all incumbrance	may be levied and tornado in and of part to the remises innured even to the second by 
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		And the sail part_12.3. of the fort part dobreedy overame and agree t and eased of a good and indefeasible entate of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_12.2. of the first part or association and and an exceed the same because due and payable, and the acch and add the same transmitter of the same because due and payable, and the acch and add the same because due and payable, and the acch and add the same because due and payable, and the acch and add the same because due and payable, and the acch and add the same because due and payable, and the acch and add the same because due and payable, and the acch and add the same because due and payable at the optime are the origin payable bare interiors at the sate of 1005 from the date of payawe 	bat at the delivery hereof. LEAY. ATC the havful ownerR of the premises all incumbrance	may be levied and tormade in and opart to the remiser innured - DOLLARS, -1946 - DOLLARS, -1946 - Courter in a state - 1970 and - 1970 - 1970 and - 19700 - 1970 - 1970 and -
(SEAL) to me personally known to be the same persons who executed the foregoing instrument and duly acknowledged the execution of the same		And the sail part_121. of the first part dobreedy overamit and agree 1         and that they will warrant and defend the same against all parties making lawful         It is agreed between the parties hereto that the part_122. of the first part         or assection spainst all catter when the same because due and payable, and the next marking lawful         It is agreed between the parties hereto that the part_122. of the first part or assection spainst all parties making lawful         It is agreed between the parties hereto that the part_122. of the first part are shorted parties. of the term of parties. of the first part as berein provided, then the part_12 of the second part may pay asid that and this inductors. and thall be rimeford at and may1000         according to the terms of DDIDerrains written obligation of the second part, with a convergence dual to a second the part may of the second part, with a convergence dual to an obligation of the second part, to pay for ann the dual to are when the total to the part_12 of the second part, to pay for ann the dual to are when the total to may be associated and the second to and the back on the result of and the obligation This distance, and the back on the result of the part to the part of the second to and the back on the result of the second the second the result of the second the second the result of t	bat at the delivery hereof. Lingy ATC the barful ownerB of the premises fall incumbrance	may be levied and iternado in and part to the results innured est, scented by - DOLLARS, - 1946 - TOLLARS, - 1957 - 1977 - 1977
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 25 day of January, 19:50		And the sail part_121. dthe for part dobreek percentant and agree t and exist of a good and indefeasible state of inheritone therein, free and clear o and that they will warrant and defend the same against all parties making lawful It is agreed between the parties herein that the part_122. of the first part or assets against all relative them the same became due and payable, and the such aux and by such insurance company as shall be specified and directed by the par- extent of Libit17interact. And in the cernt that sail parties. of the first part a sake herein provided, then the part_2 of the second part may pay asid taxs and this influence, and hall bear interfart at the rate of 100° from the date of paymer . THIS GRANT is intended as a motrage in secure the payment of the sum ofif if theorem hundred and .mos/1000 second inif theorem has and payable to the part of the second part to pay for if theorem hundred and .mos/1000 second inif the first part date are related in the indextury part thereof a may obligation of the second part to pay for an .mos/1000 for the second in the part of the second art to pay for an .mos/1000 for the second in the part of the second art to pay for .mos/1000 for the second in the part of the second art to pay for .mos/1000 for the second in the part of the second art to pay for an .mos/1000 for the second in the part of the second art of the second art of the second .mos/1000 for the second in the part and the second in the information of the second art of the second .mos/1000 for the second in the part and the second are entire as not been 	bit at the delivery hereol. LEAY. ATC the havful ownerB of the premises of all interviews and interview of the indenture, pay all taxes or assessments that i. LEAY MILL keep the buildings upon soid real estate insured against fare a signal fail to pay here the source of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss, if any, made payable to the part of the second part, the loss of the second part. If the second part is a second part, a they are and second part. If the same become due and payable and is used part is a second part of the aster the second part. Therefore, and it has the lawful for the same become due and payable or if the aster second part is therefore and the same precised by the and one of the made in such part therefore in the manner precised by the and one of all made in such part therefore is part therefore therefore therefore there and its attribute the origin. If any there is a law and yea is charge and the complex of the response to the day and yea second part. Each of the response to the second part is a second part. Therefore, but the loss of the response to the second part is the second part is the second part. Therefore therefo	may be levied and iternado in and part to the results innured est, scented by - DOLLARS, - 1946 - TOLLARS, - 1957 - 1977 - 1977
Notary Public.         RELEASE         I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register         of Deeds to enter the discharge of this mortgage of record. Dated this         A day of a public.         A day of a public. <td></td> <td>And the said part_121. of the first part dobreedy overamit and agree t and end of a good and indefensible entite of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making inwind It is agreed between the parties hereto that the part_122. of the first part or assected spains all erat entate when the same because due and payshelf, and the such aux and by such insurance company as shall be specified and directed by the part erates of LEDLT_interest. And in the erant the same for first part at the particle. of the first part is the rate of 100 first from the date of paymer </td> <td>hat at the delivery hereol. LEAY. ATC the havful ownerE of the premises fall incumbrance</td> <td>may be levied and iternade in model part to the results innured ess, scented by - DOLLARS, - DOLLARS, - USA - USA</td>		And the said part_121. of the first part dobreedy overamit and agree t and end of a good and indefensible entite of inheritance therein, free and clear o and that they will warrant and defend the same against all parties making inwind It is agreed between the parties hereto that the part_122. of the first part or assected spains all erat entate when the same because due and payshelf, and the such aux and by such insurance company as shall be specified and directed by the part erates of LEDLT_interest. And in the erant the same for first part at the particle. of the first part is the rate of 100 first from the date of paymer 	hat at the delivery hereol. LEAY. ATC the havful ownerE of the premises fall incumbrance	may be levied and iternade in model part to the results innured ess, scented by - DOLLARS, - DOLLARS, - USA - USA
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 2 day of a puil 1, 1946 		And the stall part	bit at the delivery hereol. LEAY. ATC the lawful owner_B of the premises fall incumbrance	may be levied and iternade in model part to the results innured ess, scented by - DOLLARS, - DOLLARS, - USA - USA
of Deeds to enter the discharge of this mortgage of record. Dated this 2 day of a pail , 1946 , 1946		And the stall part	bat at the delivery hereol. LEAY. ATC the harful ownerB of the premises	may be levied and tormade in model part to the remiser innured 
		And the stall part	hat at the delivery hereol. Linty. BTC the havful ownerE of the premises fall incumbrance	may be levied and iterated in marking the series of the se

227

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