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To     Detaber	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
This NSURSTURE, Made dia. 503		
Bp	ТО	Uctober A. D. 1946, at 9100 o'clock P.
THIS INDEXTURE, Made this <u>99</u> day of <u>025kBc</u> , in the year of our Londy, one thousand <u>05125-112</u> are set of <u>051255-112</u> are set of <u>051255-112</u> are set of <u>0512555-112</u> are set of <u>0512555-112</u> are set of <u>0512555-112</u> are set of <u>05125555-112</u> are set of <u>051255555555555555555555555555555555555</u>		Register of Deeds.
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Charles Virgill Revers and Lickic Grintha Revers, his site.		, in the year of our Lord, one thousand a
and LSE, of the first part, and	Charles Virgil Reeves and Irbie Cynthia R	ceves, his wife
		and State ofKansas
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The add Surdar section theory formation and the predict hereby and thereby, in the manager presented by here and out of pracept and interest, top-there will be constructed in the manager presented by here and out of pracept and interest, top-there is a main and out of pracept and interest, top-there will be constructed in the manager and outcomest of the present sections of the pracept and the present of the present sections. Additional there will be constructed in the response of the present sections of the present secti	And the said part_125of the fors part do hereby covenant and agree that at it and scited of a social and indefensible state of inheritance therein, fore and clear of all in and that they will warrant and defend the same availant all parties making lawful claim u It is agreed between the parties herein that the part_126 of the first part shall an arasers against usid real ensure where the same howers due and payaths; and that_the much num and by such insurance company as shall be specified and directed by the part_24 — "Interest And in the creat that all part_1260 of the first part shall all as berein provided, then the part_14 of the second part may pay and farst and insure THIS GRANT is interded as a moregate to secure the payment of the sum of	the delivery hereof. THEY AIA the lawful owner.S. of the premises above gra- terets. all times during the life of this indenture, pay all taxes or assessments that may be It yumill keep the buildings upon said real extate insured against freind tornad of the second part, the loss, if any, made payable to the part of the second part is pay used have shown the same become due and payable and to keep said premise ins- nce, or either, and the amount so paid thall cohome a part of the indubtedness, secure fully reput
and allow affect by displaying the birth researces, administration, personal representative, surprise heres.       IN WITNESS WHEREOF, The part_162.of the first part ha_VC hereunto set thoff.       hand and seal_sthe day and year last a works.         IN WITNESS WHEREOF, The part_162.of the first part ha_VC hereunto set thoff.       hand and seal_sthe day and year last a written.         IN WITNESS WHEREOF, The part_162.of the first part ha_VC hereunto set thoff.       hand and seal_sthe day and year last a written.         STATE OF Kansas       (SE         STATE OF Log       is.         County of	And the said part_265of the form part do hereby covenant and agree that at a nad scited of a speed and indefensible status of intervinance therein, fore and clear of all in and that they will warrant and defend the same spalms all parties making lawful claim u It is agreed between the parties herein bhat the part_262of the fort part shall and ranken and by such insurance company as shall be specified and directed by the part_242 as berein provided, then the part_34of the scene argument and that the as berein provided, then the part_34of the scene argument and the sum of THIS GRANT is interded as a mortgate to secure the payment of the sum of THIS GRANT is interded as a mortgate to secure the payment of the sum of	the delivery hereof_URQ_BIAthe lawful owner_S of the premises above ray interests. all times during the life of this indenture, pay all taxes or assessments that may be le y_w_lll_keep the buildings upon said real estate insured against fire and tormad- of the second part, the loss, if any, made payable to the part of the second part to pay use have shown the same become due and payable and to keep said premises los- nee, or either, and the amount so paid thall cohome a part of the indebredness, secures fully repaid
STATE OF       Kansas       (SE         State       (SE       (SE         Charles Virgil Reeves       in the aforesaid County and State, came       (SEAL)         In WITNESS WHEREOF, I have hereunts subscribed my name, and affixed my official seal on the day and year above written. My commission expires on-the       -day of       Aug. 7       , 1048         I, the undersigned owner of the within mortgage, do bereby acknowledge the full payment of the debt secured thereby, and authorize the Regi       It with a schowledge the full payment of the debt secured thereby, and authorize the Regi         I, the undersigned owner of the within mortgage of record. Datod this       State day of       July 1       , 10.42         August       August       August       , 10.42       , 10.42       , 10.42	And the said part_128of the fort part do	the delivery hereof. LHGY_BIGthe law[u] owner.S. of the premises above gra- rembwance
Irbic Cynthia Reeves       (SE	And the said part_125of the form part do hereby covernant and agree that at and actic of a good and indefensible estate of interinance therein, fore and clear of all in and that they will warrant and defend the same sythms all parties making inwful claim to It is agreed between the parties hereto that the part_12of the fort part shall all claim to an and by such innurance company as shall be specified and directed by the part, but this indentice, and shall be fort and that the part. Jess of the same sythmet and like indentity and shall be the same the claim that the indentity and shall be there the same synthese and inner shall fail indentity and shall be there the same that the sail part_12E50 the fort part shall all indentity and shall be there the sail part_12E50 the fort part that I all indentity and shall be there the of 10% form the date of payment until THIS GRANT is intended as a mortgage to secure the payment of the sum ef	the delivery hereof. "LRGY_BIG_the lawful owner.". of the premises above pra- termbrane "unimbrane" in the life of this indenture, pay all taxes or assessments that may be for all times the buildings upon said real extate insured against fire and termal of the second part, the loss, if any, made payable to the part of the second part is pay such taxes when the same become due and payable and to keep said premises in nece, or either, and the amount so paid shall echome a part of the indebtedness, secure fully repid. I do not not a second part of the second part of the indebtedness, secure real accounge necessaring to the terms of a said chilerison and also to reter a strengther the second part to real accounge there accounting to the terms of a said chilerison and also to reter any ance, or LPA did the different and remain of a said chilerison and also to reter any ance, or the second part of the second part of the indebtedness, second real restoring there are now, or it was to a communit of a said premises, then this converse refered in a hat written obligation, for the security of which this indepting it premises that the manner prescribed by the said out of all moners around from the part of the part of the manner prescribed by the said out of all moners around for out the second part and successors of the reperture parts berefore a second part is the part of the part of the restor and accessors of the reperture parts berefore a spontal to collect the restor is not accessor of the reperture parts berefore a spontal to collect the restor is and accessors of the reperture parts berefore a spontal to collect the restor is not accessor of the reperture parts berefore accessing three from shall end were another and accessors of the reperture parts berefore.
(SEAL) STATE OF Kansas County of Douglas BE IT REMEMBERED, That on this 7th day of October A.D. 19-46, before m Notary_public in the aforesaid County and State, came Charles Virgil Reaves and Irbig Cynthia Reaves (SEAL) IN WITNESS WHEREOF, I have hereunts subscribed my name, and affixed my official seal on the day and year above written. My commission expires on-the day of Aug. 7, 1948. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Regi I Deeds to enter the discharge of this mortgage of record. Dated this Aug. March 1949.	And the said part_125of the form part dohrreby covernant and agree that at 1 and seized of a good and indefeasible state of interinance therein, free and clear of all in and and that they will warrant and defend the same stylmst all parties making liwful claim 1 It is agreed between the parties hereto that the part_126 of the form part shall at a massed against usid real clear when the same stylmst all parties making liwful claim 1 It is agreed between the parties hereto that the part_126 of the form part shall at the mark of the part shall be specified and directed by the part_y- ment of	the delivery hereof_LRGY_BIGthe lawful owner.S. of the premises above pra- termbrane "unimprane" combrane and the lawful owner.S. of the premises above pra- hereto. latt times during the life of this indenture, pay all taxes or assessments that may be for yumill_keep the buildings upon said real estate insured against fire and termado of the second part, the loss, if any, made payable to the part of the second part for pay such taxes when the same become due and payable and to keep aid premises in nece, or either, and the amount so paid shall echome a part of the indebtedness, secure folly repid. d aum of mostry, executed on the
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County of <u>Douglas</u> ES County of <u>Douglas</u> BE IT REMEMBERED, That on this <u>7th</u> day of <u>October</u> A.D. 19_46, before m <u>Notary public</u> in the aforesaid County and State, came <u>Charles Virgil Reeves</u> and <u>Irbie Cynthia Reeves</u> to me personally known to be the same persons <u>who executed the foregoing instrument and duly acknowledged</u> execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year above written. My commission expires on-the <u>-day of</u> <u>Aug. 7</u> , 1048. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Region of Deeds to enter the discharge of this mortgage of record. Datad this <u>Jifa</u> , day of <u>Warff</u> <u>Jifa</u> , 3020	And the said part_125of the form part dohrreby covernant and agree that at 1 and seized of a good and indefeasible state of interinance therein, free and clear of all in and and that they will warrant and defend the same stylmst all parties making liwful claim 1 It is agreed between the parties hereto that the part_126 of the form part shall at a massed against usid real clear when the same stylmst all parties making liwful claim 1 It is agreed between the parties hereto that the part_126 of the form part shall at the mark of the part shall be specified and directed by the part_y- ment of	the delivery hereof_URGY_BIGthe lawful owner.S. of the premise above ray interests. herets. herets. it all times during the life of this indenture, pay all taxes or assessments that may be it all times during the life of this indenture, pay all taxes or assessments that may be it yet all Likers the buildings upon soid real extet insured arginut fire and tornal of the second part, the loss, if any, made payable to the part of the second part to it op such taxes when the same become due and payable and to keep aid premises his nece, or citler, and the amount so paid aball cohers a part of the indebtedness, secures fully repaid. id sum of monty, executed on thebtdy ofOtbtbt id sum of monty, executed on thebtdy ofotb
Notary publicin the aforesaid County and State, cameCharles Virgil Reeves and Irbie Cynthia Reeves     to me personally known to be the same personally with the foregoing instrument and duly acknowledged     texecution of the same of the same personally have hereunto subscribed my name, and affixed my official seal on the day and year     above written.	And the said part_162of the form part do hardsy coremna and agree that at a name size of a social and indefensible state of inderinance therein, fore and clear of all in and that they will warrant and defend the same spains all parties making lawful claim t It is agreed between the parties herein that the part_162of the form part shall all main that they will warrant and defend the same spains all parties making lawful claim t It is agreed between the parties herein that the part_162of the form part shall all main that they will warrant and defend the same spains and and partle, and that_the mech usu and by uch insurance company as shall be specified and directed by the part —	the delivery hereof_URGY_BIGthe lawfol owner.S. of the premises above erar interests. herets. herets. herets. all times during the life of this indenture, pay all taxes or assessments that may be le yumill_keep the buildings upon said real extet insured against far and ternads of the second part, the loss, if any, made payable to the part of the second part is pay such taxes when the same become due and payable and to keep said premises han nece, or citler, and the amount so paid thall cebeme a part of the indebtedness, secured fully repaid. d sum of monty, executed on thebth_day ofOttOhBr101 d sum of monty, executed on thebth_day ofOttOhBr101 id call exists prior according to the string of said solver to and here to record any ance, or disc, that while the base become due and payable or if the instruc- of repair as the near one paid when the state become due and payable or if the instruc- to tote, and it shall be hered for the said part of the second part.ILS here the second instruct, and the core presented by the and cut of all monty, annue from such try, assign and uncertains of the repetture parties berets. ereunto set .thol1hand and sealS .the day and year has that <u>Charles Virgil Roevoss</u> (SEA (SEA
Charles Virgil Reeves and Irbie Cynthia Reeves         to me personally known to be the same persons who executed the foregoing instrument and duly acknowledged execution of the same.         (SEAL)       In WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year above written.         My commission expires on-the	And the said part_125of the form part do hereby coremant and agree that at 1 and acticed of a good and indefeasible estate of interinance therein, fore and clear of all in and that they will warrant and defend the same squares all parties making hawful claim to It is a greed between the parties hereto that the part_126 of the fort part shall as a near a squares at against said real entries where the same to compare as abilit be specified and directed by the part_126 There are all that the part_126 of the fort part shall as a herein provided, then the part_127 of the second part is and in the error that all part_126 of the fort part shall as a herein provided, then the part_127. of the second part may pay said taxs and interest in the fact of 12% form the date of payment until THIS GRANT is intended as a mortgage to secure the payment of the indenture and the indenture in or 12 Thruce a Thrustant A mort 2000	the delivery hereof_LRGY_BIGthe lawful owner.S. of the premises above pra- termbrane
(SEAL) to me personally known to be the same persons who executed the foregoing instrument and duly acknowledged execution of the same. (SEAL) before writers S WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year before writers. My commission expires on the	And the said part_265_of the first part do hereby corenant and agree that at 1 and kind of a good and indefensible state of inderivance therein, first and deter of all in and that they will warrant and defend the same avaluat all parties making inwful claim t It is agreed between the parties hereto that the part_205_ of the first part shall all matches the parties and real entries there to that the part_205_ of the first part shall and matches the parties the state the state that all parties making inwful claim t is a precise degrade that the part_205_ of the state part, and and that they will warrant and defend the same avaluat all parties making in that that match mu and by such insurance company as shall be specified and directed by the part_20_ is a brein poorided, then the part_20_ of the second part may pay said taxs and insert Thirpe Thousehold ond No/100	the delivery hereof_URGY_BIGthe lawful owner.S. of the premises above ray monotone and the life of this indenture, pay all taxes or assessments that may be in all times during the life of this indenture, pay all taxes or assessments that may be in the reta. all times during the life of this indenture, pay all taxes or assessments that may be in the reta. the reta is a second part, the loss, if any, made payable to the part of the second part is to pay such taxes when the same become due and payable and to keep aid premises his nece, or either, and the amount as paid thall echome a part of the indebredness, secure fully repaid. id can not many, executing an the 5th of OttOher 104 if are a second part of the amount is a basic second of a second payments or if and many, executing an the strems of askic birstons, and all the very say rest active for the other is the strems of askic birstons, and payable of the mathematical if a second part is the strems of askic birston, and payable of the mathematical if a second part is the strems of askic birston, and part birston the many rest birston is the manner provided by the math is a neck payments or do real state are not paid when the same become due and parable of the mathematical to note, and is hall be head for the and part of the means the main and underston of the repetive partice bereal, shall be paid by the part is the rest birston there is constand; and all bords accords part half a section of the strend are unions and induces of the repetive partice bereal. Such day and year has the charties Virgil Recoves
(SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and anized my onicial seal on the day and year above written. My commission expires on-the	And the said part_1625_of the form part do hereby coremant and agree that at 1 and scient of a good and indefensible state of interviews the form, fore and clear of all in and that they will warrant and defend the same squans all parties making lawful claim t It is agreed between the parties hereto that the part_1202_ of the form parts shull at and that they will warrant and defend the same squans all parties making lawful claim t It is agreed between the parties hereto that the part_1202_ of the form parts and that they will warrant and defend the tast lay n1205 of the fort part shull at last benefits and real enter when the same to study and the 200 of the part as been provided, then the part_y_ of the second part may pay said taxs and intervi- table indenture, and shall best lutered as 1 the form the date of payment will THIS GRANT is intended as a mortgage to secure the payment of the sum of 	the delivery hereof_URGY_BFAthe lawful owner.S. of the premise above ray monotone and the second part, the loss of the indenture, pay all taxes or assessments that may be low all times during the life of this indenture, pay all taxes or assessments that may be low the second part, the loss, if any, made payable to the part of the second part to to pay such taxes when the same become due and payable and to keep sail premises low nec. or citler, and the amount so paid shall cohere a part of the indebredness, secures fully repuid. d sum of mostry, esecuted on the the fully of the indebredness, secures rest accoupt for the premise to be trans of a lad bellow rest also be to wave pay nec, or citler, and the amount so paid shall cohere a part of the indebredness, secures rest accoupt for the premise to be trans of a lad bellow rest also be to wave pay nec, or discrements therein in the fully of the day of the second part to d sum of mostry, esecuted on the the second part to a second part in the second part of the second part is the low at the second part of the second part the second p
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RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Region of Deeds to enter the discharge of this mortgage of record. Dated this 24400, day of <u>A.E.</u> Wolff	And the said part_125_of the fors part do hereby coremant and agree that all and science of a good and indefensible scatter of interview hereins and there of all in and that they will warrant and defend the same squares all parties making inwful claim 1 It is agreed between the parties herein that all part_126 of the fors part shall all that they are all parties and intervent that all partices are all that they are all parties and intervent that all partices are all that they are all the intervent and all the they are all that they are all the intervent and all the they are all the they are all the intervent and all the they are all the they are all the intervent and the they are all the they are all the intervent and the they are all the they are all the intervent and shall be relative at the the all they art. They are all the intervent and the they are all the intervent and the the they are all the intervent and the the they are all the intervent and they are all the they are all the intervent and they are all the intervent and they are all the intervent and they are also all they are all the intervent and they are all the intervent and they are all the intervent and the all the intervent and the all the intervent and they are all the intervent and the all the intervent and they are all t	the delivery hereof_LIGQ_BIGthe lawful owner.S. of the premises above ray membrane hereto. hereto
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