224

My June ber

-

and the second second

11

of the members above prested	of the first part do hereby cove I, and seized of a good and indefeasibl	e estate of inheritance therein, free a	nd clear of all Incumbrances. O	xcept
this mortgage is a rence National Bar Register of Deeds It is agreed between the	subject to a mortgage fonk, Lawrence, Kapsas, wh Office, Douglas County parties hereto that the part 105 of	ich is recorded in bool rank and defend the same against al the first part shall at all times during	the life of this indenture, pay	he hereto. all taxes`
	levied or essessed against sold real esti- real estate insured against fire and for the second gart, the loss, if any, mad real part $\mathcal{TOS}$ of the first part shall in provided, then the part $\mathcal{I}$ of of the indebtedness, secured by this in		they they	CALL IN THIS OF
Six Thousand and I	s a mortgage to secure the payment of no/100		A CONTRACT OF	OLLARS,
day of May	2008 certain written obligation for 19.58, and by g thereon according to the terms of sai	its terms made p	avable to the part Y of th	e second d by the
said part	and part to pay for any insurance or to first part shall fall to pay the same as	discharge any taxes with interest the provided in this indenture.	ereon as herein provided, in s	the event
estate are not paid when the real estate are not kept in as and the whole sum remaining is given, shall immediately m	be vold if such payments be made as sayments or any part thereof or any o same become due and payable, or if th good repair as they are now, or if w gunpaid, and all of the obligations pature and become due and payable at	e in surance is not kept up, as provi aste is committed on said premises, the rovided for in said written obligation, the option of the holder hereof, wi	ded herein, or, if the buildings in this conveyance shall become for the security of which this thout notice, and it shall be la	absolute indenture
	acond part. his agents or as provided by law and to have a receive nied, or any part thereof, in the mar t of principal and Interest, together with Y making such sale, on demand, to		the said premises and all the benefits accruing therefrom, f all moneys arising from such to, and the overplus, if any t	Improve- and to h sale to there be,
It is agreed by the participantic benefits accusing transform, a stalgms and successors of the	es hereto that the terms and provision shall, extend and inure to, and be ob respective perties hereto.	s of this indenture and each and evo ligetory upon the heirs, executors,	ry obligation therein contained, administrators, personal repres	, and all entatives,
	part $103$ of the first part he V9		5 and seals the day .	
		Annemarie Springe	minge	(SEAL) (SEAL) (SEAL)
		•		
				i de de de
	and an and a second			
STATE OF Kansas			ANALARA ARABINA ARABINA	
Douglas	COUNTY, SS.			
	BE IT REMEMBERED, That on the before me,	. lst day of . Howard Wiseman te, came George Springer	May A. D. 1 • Notery Public and Annemarie Spri	in and
	and a subdenesses for a subdeness for a subdeness of the		ad the foregoing instament of	writing,
NOTAR		the execution of the same, hereunto subscribed my name and aff	9	day and

्तिन्त

H. I. MCHWELL Medderatee. Owner.