322

es Para

Multine Stott Minifield and Georgia is is a Minifield, his wife. Intompton in the County of Dunglan County and State of County of the first part, in consideration of the sum of Minifield and and and/Dot- Out Thousand Two Amdred and and/Dot- OutBase OutBase Into The Bank of Perry, Perry, Kanas of the second part. Into Thousand Two Amdred and and/Dot- OutBase Into the case of the second and and the date of Kanas, described as follows, towit: Beginning at the Southwest corner of the Southingst Cuarter of Section 3, Cosmain 12, Formation 18, Formation	MORTGAGE	Mirror Presil, Perry; Konsos
between it over Lord, Ooe Thousand Nike Handred and Elkty Threes	BOOK 133 83	304 83389 BOOK: 133)
Intompton in the County of Duglas County and State of State	This Indenture, Made this	9th
Intompton in the County of Duglas County and State of State	n the year of our Lord, One Thousand Nine Hundre	ed and Bixty Three, between
<pre>Bases of the first part, and The Bank of Perry, Perry, Exnacs of the second part WINESSITM. That the aid party of the first part, in consideration of the aum of Part Thousand Neo Aindred and no/loc OODERS to that dub paid, the receipt of which is hereby accurate the said and y these presents does Grant, Bargain, and and argues to the aid party of the second Part The Dark of Perety, Hansas and Base of Kansa, described as follows, towin: </pre> The inner at the South Second Part The Dark of Perety, there and Second Part 1000 Feet, there are follows, towin: The inner at the South Second Part the South Second South Allow, the centre of National Dark of Second Part 1000 Feet, there are follows, towin: The inner at the South Second Part the South Second South Allow, the centre of National Dark Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Hart 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are South Allow, the centre of Second Part 1000 Feet, there are south 1110 of Second Part 1000 Feet, there are south 1110 of Second Part 1000 Feet, there are and the south and the sets are are are are are aread of t		
<pre>NTINESSETM. The two and part of the fact part, in consideration of the number fact facts in during the receipt of which is hardy at an which which is and and by these presents does Grant, Hargin is and which are to the and party of the second part. In this words are shown of the fact parts in the second part. In this words are shown of the fact parts of the second part. In this words are shown of the fact parts of the second part. In this words are shown of the fact parts of the second part. In this words are shown of the fact parts of the second part. In this words are shown of the fact parts of the fact parts</pre>		
And the stand two hindred and no/100		
 Athenduty paid, the receipt of which is hereby achaevinedged, has cald, and by these presents does Grant, Bargain, <u>The Spacessore</u>		
Bell and Mortgage to the said party of the second part. Internand-samples forever, all that tract or and state of the slow distate of Kanas, described as follows, towit: Beginning at the County of Douglas and state of Kanas, described as follows, towit: Disp feet to be context of Mithfield Street, themore South Allow, the orderer line of Mithfield Street, themore South Slow feet, themore set 379 feet, themore South Slow feet, themore set 379 feet, themore for Mithfield Street, themore South Slow feet, themore set 379 feet, themore for Mithfield Street, themore South Slow feet, themore feet and state of the terms of Section 5, 1065 feet to the place of beginning in the weeted portion of the four of Lecompton, Douglas County, Kanass. (This Mortgage is res-recorded to show the corpect legal description) with the supurtenances and all the estate, tile and interest of the said party of the first part there. And the said Millian South Wingfield and Georgis lae Wingfield, his sife here hereby covenant and agree that at the delivery hered they age the lawful owner 8. at here in dotted as a Mortgage to secure the payment of the said of pour Thoousand Thoo Hundred and No/100 Dollars everding to the terms of OME certain. Frömissory Note. this day executed and delivered by the said party of the second part and the conveyone shall be void if such payment be made as herein specified and the descrease thereo, network of and the second part. and No/100 Dollars everding to the terms of OME certain. Frömissory Note. the day bay the matche nande payment or and the void if such payment		
and a line situated in the county of Douglan ¹ and State of Kanas, described as follows, towit: Taginning at the Southwest corner of the Northeast Quarter 1050 feet, timene Bart 120, Tange 12, theme North along the West line of sold Quarter 1050 feet, timene Bart 127 feet to the other of Midtfield Street, theme South along the courter line of Midtfield Street does a stone in the south line of sold floatheast Quarter 1050 feet, timene Bart 127 feet to the other of Midtfield Street, theme South along the courter line of Midtfield Street along sold outh line of sold Day the town of Iscompton, Douglas County, Kanasa. (This Mortgage is re-recorded to show the correct legal description) with the sportenances and all the state, tile and interest of the sold party of the first part therein. And the sold William South Wingfield and Georgia hae Wingfield, his wife be hereby covenant and agree that at the delivery bread they are the lawful owner %. A the premises above finated and setted of a good and indefeable estate of inheritance therein, free and clear of al incombrances. This grant is intended as a Mortgage to secure the payment of the sim of FOUR Thousand. The Handred and No/100 Dollars exercing to the terms of ONE certain. Fromitsnory Note. this day executed and delivered by the said parties of the first part o the add party of the second part, and this conveyance shall be vol if auch payment be made as herein specified at if debuils benced herein payment, or more therein, and use thereaders, or the issue of a said party of the second part and this conveyance shall be vol if auch payment be made as herein specified at the day bere, benced part, and this conveyance shall be vol if auch payment be made as herein specified at the faith earth is thereed, of the first part. I the sold party of the second part and this conveyance shall be vol if auch payment be made as herein specified at and log and party of the second part, and this conveyance shall be vol if auch payment be made as herein specifi	Sell and Mortgage to the said party of the second	Its Successors
Beginning at the Southwest corner of the Northeast Quarter of Section 3, Dominal 12, Northeast 1039 feet, thence North along the West line of said Quarter 1030 feet, thence and this of the section 3, thence West 270 feet, thence South along the center line of Mitfield Street 366 feet, thence West 270 feet, thence South 270 feet, thence and the section 3, thence West along said south line of said Ortheast Quarter of Section 3, thence West along said south line of said Ortheast Quarter of Section 3, thence West along said south line of said Ortheast Quarter of Section 3, Job feet, to the size of the said south line of said Ortheast Quarter of Section 5, Job feet, to the primes of the said south line of said Ortheast Quarter of Section 5, Job feet, to the size of the said south line of said Ortheast Quarter of Section 5, Job feet, to the said south line of said Ortheast Quarter of Section 5, Job feet, to the said south line of said Ortheast Quarter of Section 5, Job feet, to the said of the said south line of said Ortheast Quarter of Section 5, Job feet, the said of the said County, Kanas. It he said William South Wingfield and Georgia ise Wingfield, his wife be here were and all the estate, UH and Orongia ise of inheritance therein, free and clear of 11 incumbrance. This manded as a Mortgage to secure the payment of the sain of FOWF. Thousand Tho Handred and Ma/100	parcel of land situated in the county of	and State of Kansas, described as follows to wit:
And e ds, there or of matrix field street, themes outh along the factor for the soft of the street of matrix field street, themes of the street of matrix field street, themes of the street of matrix along the conterp line of first field street, themes of the street of matrix along the conterp line of first field street, themes of the street of the		
with the appurtenances and all the estate, tille and interest of the said party of the first part therein. And the said. Willliam Scott Wingfield and Georgis is de Wingfield, his wife best hereby covenant and agree that at the delivery hereof they are the lawful owner.'s the premises above franted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incombrances. This grant is intended as a Mortgage to secure the payment of the sum of FOUT. Thousand, Two Hundred and Mo/100- =	Lole feet to the orth along the West 1010 feet to the center of Whitfield Whitfield Street 656 feet, thence West 279 feet to the center of Whitfield Mhitfield street 126 feet to a stone Section 3, thence West along said so 1055 feet to the place of beginning in Dourlas County Vances	line of said Querter 1080 feet, thence East Street, thence South along the center line of st 279 feet, thence South 270 feet, thence east street, thence South along the center line of in the south line of said Northeast Quarter of the line of said Northeast Quarter of Section 5, in the vacated portion of the town of Iscompton,
with the appurtenances and all the estate, tille and interest of the said party of the first part therein. And the saidWilliam South Wingfield and Georgis ise Wingfield, his wife bosh bareby covenant and agree that at the delivery hereofthay are the lawful owner.'s of the premises above franted and selved of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. This grant is intended as a Morigage to secure the payment of the sum of FOUR Thousand Two Mundred	(This Mortgage is re-recorded	d to show the correct legal description)
with the appurtenances and all the estate, tille and interest of the said party of the first part therein. And the saidWillian Stortt Wingfield and Georgia Hae Wingfield, his wife		
And the sid. William South Wingfield and Georgia Wae Wingfield, his wife the lawful owner's the lawful owner's the lawful owner's the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of in incumbrances. This grant is intended as a Mortgage to secure the payment of the sum of Four Taousand Two. Hundred and No/100		and the second
Notes hereby covenant and agree that at the delivery hereof they are	with the appurtenances and all the estate, litle and int	terest of the said party of the first part therein.
coording to the terms of OMS	And the said William Scott Wingfield loss hereby covenant and agree that at the delivery her of the premises above granted and seized of a good	reof they are
coording to the terms of ODS	And the said	reof they are the lawful owner's
coording to the terms of ONS	And the saidWilliam Snott Wingfield loss hereby covenant and agree that at the delivery her of the premises above granted and seized of a good ill incumbrances.	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of
coording to the terms of ODE certain. Promissory Note this day executed and delivered by the said parties of the first part	And the saidWilliam Snott Wingfield loos hereby covenant and agree that at the delivery her of the premises above granted and seized of a good ill incumbrances. This grant is intended as a Mortgage to secure the pays and	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR THOUSAND THO Hundred No/100
cording to the terms of ONE	And the said William Snott Wingfield loos hereby covenant and agree that at the delivery her of the premises above granted and seized of a good ill incumbrances. This grant is intended as a Mortgage to secure the paymand	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of four the sum of Four Thousand Two Hundred No/100
parties of the first part o the said party of the second part, and this conveyance shall be void if such payment be made as herein specified. But if default be made in such payment, or any part thereof. or interest thereon, or the taxes, or if the insurance is not tept thereon, then this conveyance shall become absolute, and the whole shall become due and payable, and it shall be lawful for said party of the second part. Successors secures, edministrators or assigns, at any time thereafter, o sell the premises hereby granted, or any part thereof. In the manner prescribed by law, appraisement hereby valved or not at the option of the party of the second part. Successors associations, administrators or assigns, at any time thereafter, o sell the premises hereby granted, or any part thereof. In the manner prescribed by law, appraisement hereby valved or not at the option of the party of the second part. Successors associations, administrators or assigns, at any time thereafter, the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such ale, on demand, to the said. Derties of the first part is the very law if any there be, shall be paid by the party making such ale, on demand, to the said. Derties of the first part have hereunto set their hand a mid seals. the day and year first above written. Signed, Bealed and Delivered in the Presence of Milliam Scott Wingfield. (Seal)	And the said William Scott Wingfield loos hereby covenant and agree that at the delivery her of the premises above granted and seized of a good and incumbrances. This grant is intended as a Mortgage to secure the pay and	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of f
o the said party of the second part, and this conveyance shall be void if such payment be made as herein specified. But if default be made in such payment, or any part thereof. or interest thereon, or the taxes, or if the insurance is not tapt thereon, then this conveyance shall become absolute, and the whole shall become due and payable, and it shall be lawful for said party of the second part. Successor Succ	And the said William Scott Wingfield loos hereby covenant and agree that at the delivery her of the premises above granted and seized of a good ill incumbrances. This grant is intended as a Mortgage to secure the payment. and	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of ment of the sum of EOUE TAOURAND THO Hundred No/100
sept thereon, then this conveyance shall become absolute, and the whole shall become due and payable, and it shall be lawful for said party of the second part. Successors executors, edministrators or assigns, at any time thereafter, o sell the premises hereby granted, or any part thereof. In the manner prescribed by law, appraisement hereby valved or not at the option of the party of the second part. Successors associates, administrators or assigns, and out of all monies arising from such sale, to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such als, on demand, to the said. DETTIES OF the first part. heirs or assigns. IN WITNESS WHEREOF, The Said party of the first part have hereunto set their hand a mid seals. the day and year first above written. Signed, Sealed and Delivered in the Presence of William Scott Wingfield (Seal)	And the said William Snott Wingfield loos hereby covenant and agree that at the delivery her of the premises above granted and seized of a good ill incumbrances. This grant is intended as a Mortgage to secure the pay and coording to the terms of <u>ONE</u>	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TROUSAND THO Hundred No/100
be lawful for said party of the second parts Successors executors edministrators or assigns, at any time thereafter, o sell the premises hereby granted, or any part thereof. In the minner prescribed by law, appraisement hereby saived or not at the option of the party of the second parts Successors executors, administrators, or assigns, and out of all monies arising from such sale, to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such ale, on demand, to the said	And the said William Scott Wingfield loos hereby covenant and agree that at the delivery her of the premises above granted and seized of a good all incumbrances. This grant is intended as a Mortgage to secure the pay and	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TROUBAND TWO. Mundred No/100
o sell the premises hereby granted, or any part thereof. In the manner prescribed by law, appraisement hereby salved or not at the option of the party of the second parts. Successors escoutors, administrators, or assigns, and out of all monies arising from such sale, to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such ale, on demand, to the said	And the said William Scott Wingfield loos hereby covenant and agree that at the delivery her of the premises above granted and seized of a good ill incumbrances. This grant is intended as a Mortgage to secure the pay and	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TAOUSAND THO. Hundred No/100
and out of all monies arising from such sale, to retain the amount then due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such als, on demand, to the said	And the said	reof they are the lawful owner." d and indefeasible estate of inheritance therein, free and clear of ment of the sum of Four Thousand Two Hundred No/100
he costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such ale, on demand, to the said	And the said	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TAGUSAND THO Hundred No/100
IN WITNESS WHEREOF, The Said party of the first part hang hereunto set their hand a ha	And the saidWilliam Snott Wingfield loos hereby covenant and agree that at the delivery her of the premises above granted and seized of a good and incumbrances. This grant is intended as a Mortgage to secure the pay sound	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TROUSAND TWO Hundred No/100
nd seal &	And the said	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TAQUESAND THO. Hundred NG/100
Signed, Sealed and Delivered in the Presence of 	And the said	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TAGUSAND THO Hundred No/100
William Scott Wingfill (Seal)	And the said	reof they are the lawful owner." d and indefeasible estate of inheritance therein, free and clear of ment of the sum of Four Thousand Two Hundred No/100
	And the said	reof they are the lawful owner." d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TAOUSAND TWO Hundred No/100
Georgin Mar Wingfield (Seal)	And the said	reof they are the lawful owner." d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TAOUSAND TWO Hundred No/100
Georgia Mae Wingrield	And the said	reof they are the lawful owner." d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TAOUSAND TWO Hundred No/100
	And the said	reof they are the lawful owner's d and indefeasible estate of inheritance therein, free and clear of ment of the sum of FOUR TADUSAND TWO HUNDRED NO/100

1

:1 . '

1

.