MORTGAGE RECORD 66

374

FROM	w comments (Infpatrix Constants Ciff MOLKY) STATE OF KANSAS, DOUGLAS COUNTY, 85. This instrument was filed for record on the
N.N. Murphy	July A. D., 192 4, At 10;25 A. M.
TO	Isa & Wellman. Register of Deeds
Merchants Loan & Savings Bank	and the second
THIS INDENTURE, Made this	day ofYply, in the year of our Lord, one thousand ni
hundred and twenty four between N.N. Murphy and C.E. Murphy, hi	s.πife
of Lawrence, in the County of	Douglas and State of Kansas
WITNESSETTI that the sold part doe of the fire	part
Eight Hundred	DOLLARS; to themduly paid, the receipt denture doGrant, Bargain, Sell and Mortgage to the said party of the second par County ofDouglas and State of Kansas, to wit:
Lot number two an addition to	(2) in block number eight (8) in Haskell Place the city of Lawrence, Kansas.
· · · · ·	
a good and indefeasible estate of inheritance therein, free and clear of all incum	int and agree that at the delivery hereof they are the lawfal ownerg of the premises above granted, and existed of
And the sold part $\frac{1}{2}$ 66 \pm 0.0 the first part do hereby corress a good and indefendible entrol of inheritance therein, fore and clear of all incurs and indefendible entrol the parties herein that the part $\frac{1}{2}$ 66 \pm of the first part of the parties herein that the part $\frac{1}{2}$ 66 \pm of the first parties of the parties herein that the part $\frac{1}{2}$ 66 \pm of the first parties of the parties herein that the part $\frac{1}{2}$ 66 \pm of the first parties of the parties of the part $\frac{1}{2}$ 61 \pm of the first part of the par	ant and agree that at the delivery hereof they are the lawful ownergof the premises above granted, and seized of
And the said part 108	est and agree that at the delivery hered they are the hard ownergdt the premises above granted, and seind of hereas a second set in the second are the se
And the usid put j 0 g of the first part do	sat and agree that at the delivery hered they are the hardal owners of the premises above granted, and seized of behavior. It is partial at all times during the life of this indexture, pay all taxes or assessments that may be bried or assesses of the party
And the add part 106	and a gree that at the delivery hered they are the hard ownergdt the premises above granted, and seized of behavior
And the usil put jog	and a gree that at the delivery hered they are the hard ownerg of the premises above granted, and setted of between
And the usid put jog the first put do here you create a good and indexaible reast of inheritance therein, free and class of all incum test data they still you create and defect here are started at the target in the target prior making put the starter between the starter been. Joke and put you have a starter that the starter been th	ast and agree that at the delivery hered they are the hard ownergdt the premises above granted, and seined of advances. A set of the second part is the second part is the building tops and it real exists is non-second equilibrium. The second part is the second part is the second part is the second part is the second part. The Second are set as an advance as part of the individues, secured by this indenture, and where the second part is the second part. The Second part is the second part. The Second part is the second part. Is the second part is the second part. Is the second part is the second part. Is the second part is the second part is the second part is the second part is the second part. Is the second part is the second part. Is the second part is the se
And the aid part jog the first part do here you create a good and indefeatible enter is distributions therein, for and clear of all incum tend that they will prove the adjusted the mans critical significant and the part is a good and hadronic the parties beens. do and approximation they hadronic that the adjusted to be the main section of the part of the fit insumance company as shall be specified and directed by the part of the fit insumance company as shall be specified and directed by the part of the fit insumance company as shall be specified and directed by the part of the fit insumance company as shall be specified and directed by the part of the sec the second part approxy with the same fit and the part of the insumance company as shall be specified and directed by the part of the sec the second part approxy with the same fit and the part of the sec tend of the first that fill the part of the sec tend of the first that fill the part to the part of the sec tend of the first that fill the part to the part of the sec second part of the shift part of the part to the start = main and are hadder here to the shift part of the part to the start = main and are the shift part to the shift part of the part of the start are not approxed by the same are not approxed by the same are not approxed and the shift part of th	est and agree that at the delivery hered they are the hard ownergdt the premises above granted, and seized of a dama hards and there during the life of this indecture, pay all taxe or a measurements that may be brief or assessed of the second part of the se
And the add part 108	and agree that at the delivery hered they are the hard ownergdt the premises above granted, and setted of herease. at and agree that at the delivery hered they are the hard ownergdt the premises above granted, and setted of grant data that all these during the life of this indexture, pay all taxe or assessments that may be bried or assessed part, the first indexture, pay all taxe or assessments that may be bried or assessment at the max be bried or assessed part, the first indexture, pay all taxe or assessments that may be bried or assessment at the max be bried or assessment at the max become date and payable to the part y of the second part, block inclusion, and by pash of the same become date and payable and to keep and premises insured as herein provided, then the max become as part of the idebicideses, secured by this indexture, and shall be come as mention at the max be come date and payable and the argument of add sum of mosery, essented on the
And the add part 108	as and agree that at the delivery hered they are the hard ownergdt the premises above granted, and seized of advances. The prevention of the second part to be second be second part to be second part to be second be second par
And the usid put jog the first put do level of ear of all incumes a good and indefeatible enter of inheritance therein, for and clear of all incumes tend that they will prevent and dytche how many scripts all previous making bucks are the second per tens previous the second scripts and the they insuresc company as shall be specified and directed by the pat of the fit interest. And in the event that and part in the the second per tens previous the dytche second per tens previous the second per tens previous tens tens previous tens that the second per tens previous tens tens previous tens the second per tens previous tens tens tens previous tens tens previous tens tens tens previous tens tens tens previous tens tens tens previous tens tens tens tens previous tens tens tens tens previous tens tens previous tens t	as and agree that at the delivery hered they are the hard ownergdt the premises above granted, and seized of advances. The prevention of the second part to be second be second part to be second part to be second be second par
And the usid put jog in the first part do here of class of it incurs a good and indefeatible entrol is include the second of the	sist and agree that is the delivery hered they are the hard ownerg