## MORTGAGE RECORD 66

-414

NK FORM

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 23rd day September A. D., 192.4, At. 4;00 P. M	y of
	Kata Peterson et al °	September A. B. 18-4, N. 4100 P. M. Jow E. Wellman. Register of Deeds	
	Lawrence National Bank.		_
	THIS INDENTURE, Made this 15th day on hundred and Twenty four between Kate Peterson and Joe Peterson , her	September , in the year of our Lord, one thousand n	line
	of Lawrence in the County of Doug	and State of	,
	part. ies of the first part, and		 art.
	WITNESSETI, that the said part and bala. WITNESSETI, that the said part of the first part, in co Tro. Hundred. and no/100 which is breeby acknowledged, ha. V0sold, and by this indenture do the following described rule state situated and being in the County of	Grant, Bargain, Sell and Mortgage to the said part. y	of art,
	Lot Number Five (5) in A	ddition Number Eleven (11) y of Lawrence Kansas , known as North .	5
		e en la companya de l	
	with the appurtenances and all the estate, title and interest of the said part And the suid part <b>105</b> . of the first part 40 bereby covenant and agree		of
	And the said part. 108of the first part do bereby covenant and agree a good and indefeatible estate of inheritance therein, free and clear of all incumbrances.	that at the delivery hereof they are the lawful owner. g of the premises above granted, and seized o	
	And the maid part. 108 of the first part dobereby covenant and agree a good and indefeatible estate of inheritance therein, free and clear of all incumbrances, and that they will surmant and defend the manse agricult all parties making having dation therein it is agreed between the parties herein that the part 108 of the first part shall against and releasts when the masse become due and payable, and that they, will be against and releasts when the masse become due and payable, and that theywill against and releasts when the masse become due and payable, and that theywill against and the releasts of the theory	that at the delivery hereof they are the lawful owner, g .of the premiese above granted, and scined a all limes during the life of this indenture, pay all taxes or assessments that may be levied or assessed 	- d .
	And the mid part_108of the first part dobereby covenant and agree a good and indefemilie extate of inheritance therein, fore and clear of all incumbrances, and that they will warrant and defend the same against all parties making inselfs inselfs in the and that they will warrant and defend the same against all parties making inselfs in the against mid real extate when the same becomes due and payable, and that they. will immare company as all be prefided and directed by the party of the second part, form of the inserts that into field.	that at the delivery hereof they are the lawful owner, $g$ of the premises above granted, and scined is at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed 	
	And the mid part_108of the first part dobereby covenant and agree a good and indefemilie extate of inheritance therein, fore and clear of all incumbrances, and that they will warrant and defend the same against all parties making inselfs inself at the arguint mid real extate when the same becomes due and payable, and that there may arguint mid real extate when the same becomes due and payable, and that they. will immance company as all be predied and directed by the party of the second part, format of the inserts that into 168.	that at the delivery hereof they are the lawful owner, $g$ of the premises above granted, and scined is at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed 	
	And the mid part_108of the first part dobereby covenant and agree a good and indefemilie extate of inheritance therein, fore and clear of all incumbrances, and that they will warrant and defend the same against all parties making inselfs inself at the arguint mid real extate when the same becomes due and payable, and that there may arguint mid real extate when the same becomes due and payable, and that they. will immance company as all be predied and directed by the party of the second part, format of the inserts that into 168.	that at the delivery breed they are the lawful owner g of the premises above granted, and scind or that at the during the life of this indenture, pay all taxes or assessments that may be breid or assess 	ed . ch . be at
	And the said part 108 of the first part dobereby coverant to d agree a good and indefeatible extra of inheritance therein, for and dear of all incumbrances, and that they will symmet and defend the same scient all parting matter is defined that there is a good between the agree is been that he part 108 of the south part is a faint raid real extra the defend the same science and paytie, and that they will 11 insurance company as a hill be parted and directed by the part of the second part, in the event that raid part 168 of the fair part shall fail to pay such tarse part Y of the second part may pay and interest and may are the limit to any such tarse part Y of the second part may pay and interest and may are the second part, with the real fair of the second part may pay and interest and may are the second part, with the real fair of the second part may pay and the second part, with a fair of the second part may pay and the second part, with the second part, with the real fair of the second part may pay and the second part, with a fair of the second part may pay and the second part, with the second part, with the real fair of the second part may pay and the second part, with the second part, with a fair of the second part may pay and the second part, with the second part, with a fair of the second part may pay and the second part, with the second part, with a fair of the second part, with the second part, with the second part, with the second part, with a fair of the second part, with the second part, with the second part, with a fair of the second part with the second part, with the second part, with a fair of the second part, with the second part, with the second part, with a fair of the second part the part of the part	that at the delivery breed they are the lawful owner g of the premises above granted, and scient of a summary branching the life of this indenture, pay all taxes or assessments that may be levied or assessment, where the building upon add orat levies in our of against free and translo is nork som and by so the feasility of the second part to the error of $-Lbol T$ . • the feasility and equality to the part $Y$ of the second part to the error of $-Lbol T$ . • the the sume become due and payable and to keep add premises insured as brein previded, then the it is paid shall become a part of the indeticedness, secured by this indeturue, and shall be interest it is paid shall become a part of the indeticedness, secured by this indeturue, and shall be $-DDLLAR$ . • f add sum of money, cascuted on the $-LSD$ day of $Soptembor = 24$ th all interest securing thereen seconding to the terms of add obligation add due to secure as parts and the secure secure in the secure of and obligation as the last to reare a specific to the terms of add obligation add due to secure as parts and the secure secure of the terms of add obligation add due to the secure as parts and the secure secure as the secure secure as the secure due to the secure secure as the secure as parts and the secure secure as the secure secure secure secure as the secure secure as the secure secure	ed . be at
	And the said part 108 of the fast part dobereby cornant to da prove a good and indefeatible crists of inheritance therein, five and elser of all incumbrances, indicating the second secon	that at the delivery hereof they are the lawful owner g of the premises above granted, and seized of the time during the life of this indivitor, pay all taxes or assessments that may be levied or assessed. The building: upon and real estate instruct against for and termsdo in nock sum and by see the sum of the building: upon and real estate instruct against for and termsdo in nock sum and by see the sum of the sum of the provided, the sum of the	ed . be at
	And the said part 108d the first part dobereby coverant and agree a good and indefeable extra of inherinance therein, for and dear of all incuminences,	that at the delivery brend they are the lawful owner g of the premises above granted, and seined of a sill time during the life of this indenture, pay all taxes or assessments that may be levied or assess — keep the building: upon add real estate incured against fire and tended in and, sum and by sore these, it say, and appable to the part, <b>y</b> — of the exceed part to the erter of The set is the same become due and payable and to keep said premises fasured as breing porvided, then the a sten the same become due and payable and to keep said premises fasured as breing porvided, then the a sten the same become due and payable and to keep said premises fasured as breing porvided, then the a sten the same become due and payable and to keep said polymole due to be the said aball become a part of the indetections, secured by this indenture, and shall beer interest is polymole. The same become due and payable on the part of a said obligation and due to secure any real the said saund of money, casecuted on the	ed be at 
	And the said part_108 of the first part dobereby corrected and appression of the second part is a good and indefeasible erates of inheritance therein is first and ease of all incombrances, and this will be appressed to be appression of a second part is a second part with a second part, with the second part, with second part, with the second part, with second part, with the second part, with the second part is the second part, with second part, with the second part is the second part, with the second part, with the second part is the second part is the second part. The second part is the second part. The second part is the second par	that at the delivery breed they are the lawful owner g of the premises above granted, and sected of the state of the stat	
	And the said part_108 of the first part dobereby corrected and appression of the second part is a good and indefeasible erates of inheritance therein is first and ease of all incombrances, and this will be appressed to be appression of a second part is a second part with a second part, with the second part, with second part, with the second part, with second part, with the second part, with the second part is the second part, with second part, with the second part is the second part, with the second part, with the second part is the second part is the second part. The second part is the second part. The second part is the second par	that at the delivery brend they are the lawful owner g of the premises above granted, and sected a that at the delivery brend they are the lawful owner g of the premises above granted, and sected a kep the buildings upon add real estate inzured agalat for and terms of a built own and by and he heat. If any and payable to the part <b>y</b> of the second part to the estent of <b>built</b> . The second part of the indefinition, pay all tastes or assessments that may be levied or assess kep the buildings upon add real estate inzured agalat for and terms of a built of the <b>built</b> and payable to the part <b>y</b> of the second part to the estent of <b>built</b> . It is a paid shall become a part of the indefinitions, secured by this indenture, and shall be use interest at bey the shall become a part of the indefinitions of a buy of <b>September</b> 19.24 th all naturest securing thereos securities to the terms of add obligation and also to secure any rean we are to delivery any tasks with interest thereon a barrels perioded, is the event that add part	ed
	And the said part $108 \dots of$ the first part $60 \dots$ berry ormant and arree a good and indexable cruits of inheritance therein, first and ear of all incumbrances, the same of the same same same same same same same sam	that at the delivery bered they are the lawful owner g of the premises above granted, and secied of the state of the secied of t	
	And the said part $108 \dots of$ the first part $60 \dots$ berry ormant and arree a good and indexable cruits of inheritance therein, first and ear of all incumbrances, the same of the same same same same same same same sam	that at the delivery bered they are the lawful owner g of the permises above granted, and sciend of a dilling upon add red estimates increases that may be levied on assesses of the buildings upon add red estimation in the sciend part to the extend based on works are also been as a science of a and payable to the part y of the scend part to the extend a sciend of the odd based of the science of a and payable and to keep add permises insured as been provided, then the two paid shall been as a part of the indebidings, secured by this indebitive, and shall been interest to the odd based based on the 18 th day of	
	And the said part $108 \dots of$ the first part $60 \dots$ berry ormant and arree a good and indexable cruits of inheritance therein, first and ear of all incumbrances, the same of the same same same same same same same sam	that at the delivery bered they are the lawful owner g of the premises above granted, and secied of the state of the secied of t	
	And the said part $108 \dots of$ the first part $60 \dots$ berry ormant and arree a good and indexable cruits of inheritance therein, first and ear of all incumbrances, the same of the same same same same same same same sam	that at the delivery brend they are the lawful owner g of the premises above granted, and seized a statistic of the statistic	
	And the said part_108 of the first part 60	that at the delivery bered they are the lawful owner g of the premies above granted, and seind a seined of the set of the set of the lawful owner g of the premies the set of th	
	And the said part 168 of the fast part do hereby cornant to da parts a good and indensitie cruits of inheritances therein, fire and elser of all incumbrances,	that at the delivery bered they are the lawful owner g of the permises above granted, and scind a statistic of the second part to the extend the second part to the second part of the second part to the extend a scind a second part to the second part to the extend a scind a second part to the second part to a second part to see the second part to see the second part to see the second part to the second part to see the second part to the second part to see the second part to see the second part to the second pa	
	And the said part 168 of the fast part do	that at the delivery bered they are the lawful owner g of the permises above granted, and seized over the set of the second part to the event of the lawful owner day has a former of the second part to the event of the lawful owner day has a former of the second part to the event of the lawful owner day has a former day and payable to the part J or the second part to the event of the lawful owner day has a part of the indebtedness, secure by this indebture, and shall been interest to a paid shall been a part of the indebtedness, secure by this indebture, and shall been interest to a paid shall been a part of the indebtedness, secure by this indebture, and shall been interest to a paid shall been a part of the indebtedness, secure by this indebture, and shall been interest to a constrained therein interest is to be the part is the second part to a part of the shall permise a second part to the second part to a part of the second part to a part of the shall permise a second part to the second part to a part of the second part to a part of the second part to the second part to the second part of the se	
	And the said part_108of the first part 60 hereby cornant to d arree a good and indefaultio create of inherinance therits, first and else of all incombrances, in the same set of the same same parts, be and the same far that it are same there in the same and parts. The same the same set one and an analyzable, and the they are same the same set one and an analyzable, and the they are same the same set one and an analyzable and the same same same set one and a same same set one and a same same set one and a same same same same same same same sa	that at the delivery bered they are the lawful owner g of the premises above granted, and seized of a still time during the life of this indenture, pay all taxes or assessments that may be levied or assessments. As the seize become due and payable on the year 1 y	
	And the said part_108 of the first part 60	that at the delivery bered they are the lawful owner g of the premies above granted, and seind a set of the delivery bered they are the lawful owner g of the premies there granted, and seind a set of the delivery owner all real estate human dapting the second part to the creat of the lawful the terms of a had balance become a part of the indebtedness, secure by this indebtedness are used as been provided to the indebtedness, secure by this indebtedness are and the set of the second part to the creat of the set of the indebtedness, secure by this indebtedness are as a second set of more, executed on the 185th day of September 19.24 when the indebtedness are as the second part is the creat of the indebtedness, secure by this indebtedness are as a second set of more, executed on the 185th day of September 19.24 when the indebtedness are reader in the optical balance is a second set of the indebtedness. If the indebtedness are as a second secon	
W 1 /	And the said part 168 of the fast part 6	that at the delivery bered they are the lawful owner g of the permises above granted, and seized of a still times during the life of this indenture, pay all taxes or assessments that may be levied or assessments. As the buildings upon add red estate hurard spirat for and tendents on a one by any and the second part to the extend of the lawful means and the set of the lawful become a part of the indentures, and shall be the state to red a mark approximation of the indentures and additional become a part of the indentures of the indentures and additional become a part of the indentures of a bard parable to the part y	-ded 
wi ori Motty this d'y of due 1925	And the said part_108 of the first part 60 hereby corrected and arrest a good and indefendible crists of inheritance therein, first and ease of all incombines. The distinct part of the same same become due and paytole, and that there is the same backware the parts herein that is part	that at the delivery bered they are the lawful owner g of the premies above granted, and seind a set of the information of the set o	-ded 
W 1 /	And the said part 168of the fast part dobereby cornant to days are as and hadrandic cruits of inheritance therein, fire and elser of all incumbrances, in the second part of the second part, of the second part, of the second part of	that at the delivery bered they are the lawful owner g of the permises above granted, and seized of a still times during the life of this indenture, pay all taxes or assessments that may be levied or assessments. As the buildings upon add red estate hurard spirat for and tendents on a one by any and the second part to the extend of the lawful means and the set of the lawful become a part of the indentures, and shall be the state to red a mark approximation of the indentures and additional become a part of the indentures of the indentures and additional become a part of the indentures of a bard parable to the part y	-ded 