MORTGAGE RECORD 66

4

12 11

•

S1 Ci

D

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the
Florence E. Wilbur	October A. D., 192 4, At. 3145 P. 1
ТО	Jog E. Wellman Register of Deed
C. H. Tucker	By Joe Wellman Deputy.
THIS INDENTURE, Made this 27th day of	
	and State of ZENBES
part. yof the first part, and	part
WITNESSETH, that the said part y of the first part, in consid	deration of the sum of
Lot No. One Hu (142) on Louist	ndred and forty two ana Street City of
Lawrence,	· · · · · · · · · · · · · · · · · · ·
•	
with the appurtenances and all the estate, title and interest of the said part. J	
And the said part	at the delivery hereof Bing 18 lawful ownerof the premises above granted, and selzed
And the said part $y = 0$ the first part do -6 g hereby correct and a give that good and indefendible state of laberitance therein, free and clear of all incombrance, and that $(\frac{2}{3})^{-1}$ subscripts the device before that it is part is marking herein part table at all it is a given below the herein berein table state $y = 0$ of the first part table at all it is a given below the herein the part is herein that it is part is a state of the device the table state of the device that it is part of the device that it is part of the device the table state of the device th	at the delivery hereof $B_{\rm H}^{\rm exp}$, $b_{\rm e}^{\rm exp}$ is a full owner of the premises above granted, and seized to the second seized of the second
And the said partyof the first part do G_B hereby covarant and agree that spod and indefendible state of laberinance therein, free and force of all immufrances, and that $(\frac{d}{d})^{d}$ more states and do not be more spin and a more invalue in a first barbon and the it is agreed between the positive horizon that the part _y more in the first part shall at all guards and real estates when the same becomes due and payable, and that. manusce company as shall be specified and directed by the part _y for the second part, the lo	at the delivery here of $B_{12}^{(m)}$, $M_{2}^{(m)}$ is a full owner of the premises above granted, and estand
And the said party of the first part do Gg hereby correct and after that good and indefendible state of theritance therein, fore and clear of all innumbrance, 	at the delivery bered Bigger is largely over the premises above granted, and seized times during the life of this indentury, pay all taxes or assessments that may be levied or assess keep the buildings upon and real estate insured against fire and torsuch insuch sum and by so we, if any, much symble to the part_y — of the second part to the state of _ 1 is gooded, than the harm become due and payshe state is not so and to press and to press ported.
And the said party of the first part do 6 g hereby coverant and agree that spod and indefaultile state of inherinance therein, fore and forer of all immufrances, and that $(\frac{10}{2},00)$ we origin the dot of the dot of all immufrances. It is a green by averaging the dot of the dot is part,y,, of the dot of the dot part shall at all it manages compary as shall be specified and directed by the part,y,, of the second part, the lo enterns. As in the errors that and party,, of the first part shall be specified and the specified of the dot of th	at the delivery here of $B_{12}^{(m)}$, $M_{2}^{(m)}$ is a full owner of the premises above granted, and estand
And the said partof the first part do 6 g hereby covarant and agree that a good and indefendible entry of inhering therein, free and feers of all innumbrances, and that add/end in the particle here to be the part _y of the first part shalt at all that agreed between the particle herein this the part _y of the first part shalt at all particle and the particle herein the part here and the part shalt at all manager compary as shall be specified and directed by the part _y of the second part, the lo interest. And in the errest that and part _ y of the first part half and the starter. And in the errest that and part _ y of the first part half as part is and that the part of the second part may pay paid the second part, the lo is not wind the first part of paysers that the second part, the lo is not wind the first part is pay and the second part of the second part, the part of the second part may pay part is the second part of the second part, the low second part is part of paysers that the second part is pay parts of the second part 	at the delivery hereof $B_{11}^{\text{mass}} + \frac{1}{\sqrt{2}}$ lawful owner of the premises shore granted, and exists the delivery hereof $B_{11}^{\text{mass}} + \frac{1}{\sqrt{2}}$ lawful care or avesaments that may be levied or asso- tive the building upon and real setus insured against fire and torsade in such sum and by more set, if any, made payable to the part
And the said partyof the first part do 6 g hereby covarant and a gree that a good and indefaulties entry of indeparture therein, fore and fores of all immunerses. If it is a greed between the parties herein this is herein the indepart of the first part half at all that may be a strength the parties herein this is herein the herein	at the delivery hereof $B_{11}^{(0)} = \frac{1}{\sqrt{2}} e^{-\frac{1}{2}} e^{-$
And the said partyof the first part do 6 g hereby covarant and a gree that a good and indefaulties entry of indeparture therein, fore and fores of all immunerses. If it is a greed between the parties herein this is herein the indepart of the first part half at all that may be a strength the parties herein this is herein the herein	at the delivery hereof $B_{11}^{(0)} = \frac{1}{\sqrt{2}} e^{-\frac{1}{2}} e^{-$
And the said part _ yof the first part do 6 g hereby covarant and agree that prod and indefaulties entry of inherina therein, free and forse of all immunerses. In this agreed between the parties herein this the part _ yof the first part shall said this agreed between the parties herein this the part _ yof the first part shall said manage compary as shall be specified and directed by the part. yof the first part shall said the agreed between the parties herein the state of the first part. yof the moved part, the lo manage compary as shall be specified and directed by the part. yof the second part, the lo manage compary as shall be specified and directed by the part. yof the second part, the lo here the state of the state of pays and the said shart and the same to be may of the state of pays and the said shart and the same to a state of the state of pays and the said shart and the same to a state of the state of the state of the same of the same of the same of the 	at the delivery hereof $\frac{100}{100}$ and $\frac{1}{100}$ layed average of the premises shore granted, and actual times design the life of this indenture, pay all taxes or a sessaments that may be layed of the delivery hereof this indenture, pay all taxes or a sessaments that may be layed on the same become due and payable and to kerp and premises insured as herein provided, that paid thall become a part of the indebtedness, secured by this indenture, and that here interest paid thall become a part of the indebtedness, secured by this indenture, and shall be a latter that are secured on the
And the said party of the first part do 6 g hereby coverant and agree that not data indefaultile state of inheritance therein, for and desire of all innumbrances, and that $(\underline{B})^2(\underline{B})$ wereast and defined the same scalar all parties mating herein birds that the there is a spree discussion the parties barrier bar	at the delivery haves the second second system of the premises above granted, and seized times during the life of this indenture, pay all taxes or assessments that may be levied or assess teep the building upon and real seate insured spalash (free and torsade to is such as and by a second be building upon and real seate insured spalash (free and torsade to is such as and by a mainter of the second space of the indentified seate and to be setted on the life of an the same become due and payable and to keep and premises insured as berein provided, then in paid shall become a part of the indektedness, secured by this indexture, and shall beer intress and and of moory, essential on the
And the said party of the first part do 6 g hereby coverant and agree that nod and indefaultie entry of inherinance therein, for and forer of all innumbrances. In a gree down the part here the same become the same section and part in the same therein the same there are an and the same section and the same s	at the delivery haves $B_{11}^{(1)} + \frac{1}{2} e_1$ lated owner of the premises above granted, and seized time during the life of this indecture, pay all taxes or assessments that may be levied or assess here the buildings upon and real state instant against fire and torset on is such as made by a state of the state of the levies of the n the same become due and payable and to here said premises instants are herein provided, thus paid thall become a part of the indecidences, secured by this indexitors, and shall beer interest and the more due to the indecidences, secured by this indexitors, and shall beer interest and the more spectrum of the indecidences, secured by this indexitors, and shall beer interest and the state of more, securited on the 27th day of Of to DET
And the said party of the first part do 6 g hereby coverant and agree that nod and indefaultie entry of inherinance therein, for and forer of all innumbrances. In a gree down the part here the same become the same section and part in the same therein the same there are an and the same section and the same s	at the delivery here $B_{Been}^{Been} A_{Been}^{C}$ is lated some
And the said part _ y of the first part do 6 g hereby covarant and agree that good and indefacilitie entry of inhering therein, fore and derive of all immunozes, and this add/ent intervent and derive the mass expirat all parties mainting herein furthering. This agreed between the parties herein this the part _ y of the first part shall at all manage compary as hall be repeiched and directed by the part_y of the first part shall at all manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo direct of the second part may pay will take and distance, or either, and the senses to be repeiched by the intered at an anticipation second by repeiched the senses to 	at the delivery hereof Barrow the law of a second s
And the said part _ y of the first part do 6 g hereby covarant and agree that good and indefacilitie entry of inhering therein, fore and derive of all immunozes, and this add/ent intervent and derive the mass expirat all parties mainting herein furthering. This agreed between the parties herein this the part _ y of the first part shall at all manage compary as hall be repeiched and directed by the part_y of the first part shall at all manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo direct of the second part may pay will take and distance, or either, and the senses to be repeiched by the intered at an anticipation second by repeiched the senses to 	at the delivery here $B_{Been}^{Been} A_{Been}^{C}$ is lated some
And the said part _ y of the first part do 6 g hereby covarant and agree that good and indefacilitie entry of inhering therein, fore and derive of all immunozes, and this add/ent intervent and derive the mass expirat all parties mainting herein furthering. This agreed between the parties herein this the part _ y of the first part shall at all manage compary as hall be repeiched and directed by the part_y of the first part shall at all manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo direct of the second part may pay will take and distance, or either, and the senses to be repeiched by the intered at an anticipation second by repeiched the senses to 	at the delivery hereof Barrow the law of a second s
And the said part _ y of the first part do 6 g hereby covarant and agree that good and indefacilitie entry of inhering therein, fore and derive of all immunozes, and this add/ent intervent and derive the mass expirat all parties mainting herein furthering. This agreed between the parties herein this the part _ y of the first part shall at all manage compary as hall be repeiched and directed by the part_y of the first part shall at all manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo manage compary as hall be repeiched and directed by the part_y of the second part, the lo direct of the second part may pay will take and distance, or either, and the senses to be repeiched by the intered at an anticipation second by repeiched the senses to 	at the delivery haves the set of the intervent of the premises above granted, and actual where the delivery haves the set of the intervent of the premises above granted, and actual where the delivery haves and presain state and to read to set of a such as and by a such as and read actual at the set of the s
And the said party of the first part do 6 g hereby coverant and areas that read and indefacilities entits of inherinance therein, fore and ders of all immuneses, and this aff20 means and dories the mean spirate all presents musice herein faith therein	at the delivery here the set of the indexture, pay all taxes or assessments that may be levid or mark by the levid or le
And the said party of the first part do 6 g beredy coverant and agree that read and indefaulties entire of inherinance thermin, for said deter of all innumbranes, and that indefaulties entire of inherinance thermin for said determinance of the first part shall be a toy of the first part shall be the said to a toy of the first part shall be received and directed by the part _ y of the second part, the lo summars compary as shall be received and directed by the part _ y of the second part, the lo sterms. And in the creat that said part _ y of the first part shall all only zone have be sterms. And in the creat that said part _ y of the first part shall be part of the second part, the lo sterms - only are only any shall be received and directed by the part _ y of the second part, the lo sterms - only the second part may pay that there and humans, or either, said the anneat so All givt. Ended read creats written addication for the payment of take models to be terms of a erails written addication for the payment of and all the first part addition to pay the same part of the loss of a barry for say for say for say for says fo	at the delivery hoved Barren de lander over the premises shore granted, and seized time design the life of this indecture, pay all tarse or assessments that may be level or make here the buildings upon and real seize insured sgainst for and tormade in such own and by may and the mass become due and spaths and to keep said premises insured as herein provided, than paid that become a part of the induktedness, secured by this indenture, and abalt beer laterest at uso and exponent of the induktedness, secured by this indenture, and abalt beer laterest at use and second on an appable and to keep said premises insure as the state at the second of the indenture as a part of the induktedness, secured by this indenture, and abalt beer laterest at use an encorry, executed on the <u>27th</u> hay of <u>October</u> 10244. In the indenture seconding to the terms of anid obligation and aba to secure any run to disharp may tarse with interest there as being provided, in the event that said part. The statement is there in the second and the been as being provided at the the second of provided terminest there are being and the second of the add premises of the interest eventue to terms, shall interest there are being about and the base is a bit indention and provide there there are being and the second of the add premises of the interest event the terminest the three on a best because of the add premises and the second and the second of the add premises of the interest between the repetitive part is berefore. here under a state prevent the termine there are the second of the add premises of the interest of the second bereform and been and and second the add prevents and the second of the add prevents and the interest bereform and there there and the bards are realing in the second of the add prevents and the second and the second of the add prevents and the second are the terminest and the second are the terminest and the second are the terminest and the second aread the second are the second are the te
And the said party of the first part do & g berefy coverant and agree that prod and indefacilities entits of labering have therein, fore and ders of all immunerses, and this agreed between the parties between the parties of the part_y of the first part shall act that agreed between the parties between the parties of the part_y of the first part shall act that make recarging as shall be specified and directed by the part_y.y of the second part, the lo the summer compary as shall be specified and directed by the part_y y of the second part, the lo the summer compary as shall be specified and directed by the part_y y of the second part, the lo the start.y of the second part may pay and the sum of the second part, the lo the start.y of the start of paymer, until fail to pay to the same to be setond to the terms of a single start takes and floatman, or rither, and the summar to be setond part in the start of paymer until fail to pay the same setond part, the shall be setond to the terms of a single start the same start of payment of the second part, the same setond part, the same setond part, the same setond to be start.y of the second part, the same setond the start the same setond part on the same setond the start the same setond part, the same setond the start set set set set setond the start set set set set set setond the start set set set setond the start set set set set set sets set set set s	at the delivery hereof Barrow the large of the premises shore granted, and actual time during the life of this indenture, pay all taxes or a unsemments that may be living or mass all year because the neuron against fire and to make by the probability upon and they are actively and the second part to the second or the second or the second to the second or the second or the second to the secon
And the said party of the first part do 6 g hereby covarant and agree that read and indefacilitie entry of laboring therein, for said offers of all immuneses, and the said party of the first part do 6 g hereby covarant and agree that the said stress and do not have more spin all agreed, making the first part hall and the said stress the parts because spin all agreed parts, the lo the first part hall be specified and directed by the part, y of the first part hall act the same compary as hall be specified and directed by the part, y of the second part, the lo the first part of the same day and the same the same specified agreed to be first part hall all to pay such tasses the the same compary as hall be specified and directed by the part, y of the second part, the lo the first part is do not fay specified and stress and farmater, or rither, and the same to a first part of the date of payses until laboring the same to a first part of the date of payses until laboring, of the specified and the same to a first part of the date of payses until laboring, for the space of the same to a first pay and hall be pay the same a payshie to the part. y of the second part, the hall add by, first payses to the same to payshie to the same of rais of state payses to the same to a pay addington eracled beneficient (bread of the same to payshie to the same to a pay addington for the same state to payshie to the same to read of the same to a pay addington eracled beneficient (bread of the same to payshie) to be add the same to be payses to the same to a payshie and it of the payses to the same to payshie to be addington, for the same to a payshie add to the data payshie to the pays and payshie to be addington, for the same to a payshie add to the same to payshie to be add pays addington, for the same to add the same to payshie to be addington, for the same to addington the payshie t	at the delivery hereof Barger La larger of the premises shore granted, and actual time during the life of this indexture, pay all taxes or a unsemments that may be levied or mass we for the buildings upon and real extents formed against fire and toreads to not the mean of ye we, if any, made payable to the part. y of the scenar part to the starts of high mathe mane become due and payable and to kerp and premises insured a barrier provided, than paid that become a part of the indektednew, secured by this indexture, and shall been lattered at our security thereon according to the terms of solid builgation and how no to discharge any tarse with interest thereon as brein provided, that it is the new become due and payable at the terms of solid builgation and how to every any part to discharge any tarse with interest thereon as brein provided, in the event that and part. J the format is discharged to the indextednew, are been been been being provided there are to discharge any tarse with interest thereons as brein provided, in the event that and part. J the best tarse become from the solid on the terms of the beamments in the discharge and the option of the option of the respective part inter- tion the same become from the solid on the cost and disclarge and the to phote of the option of the respective part inter- ments and benefits accruing therein, many how on the cost on and easily principal indicate therein, and the solid principal and interest, together with the cost and disk principal and and no
And the said party of the first part do 6 g hereby covarant and agree that read and indefacilitie entry of laboring therein, for said offers of all immuneses, and the said party of the first part do 6 g hereby covarant and agree that the said stress and do not have more spin all agreed, making the first part hall and the said stress the parts because spin all agreed parts, the lo the first part hall be specified and directed by the part, y of the first part hall act the same compary as hall be specified and directed by the part, y of the second part, the lo the first part of the same day and the same the same specified agreed to be first part hall all to pay such tasses the the same compary as hall be specified and directed by the part, y of the second part, the lo the first part is do not fay specified and stress and farmater, or rither, and the same to a first part of the date of payses until laboring the same to a first part of the date of payses until laboring, of the specified and the same to a first part of the date of payses until laboring, for the space of the same to a first pay and hall be pay the same a payshie to the part. y of the second part, the hall add by, first payses to the same to payshie to the same of rais of state payses to the same to a pay addington eracled beneficient (bread of the same to payshie to the same to a pay addington for the same state to payshie to the same to read of the same to a pay addington eracled beneficient (bread of the same to payshie) to be add the same to be payses to the same to a payshie and it of the payses to the same to payshie to be addington, for the same to a payshie add to the data payshie to the pays and payshie to be addington, for the same to a payshie add to the same to payshie to be add pays addington, for the same to add the same to payshie to be addington, for the same to addington the payshie t	at the delivery here the set of the indexture, pay all tares or a unsemmit that may be levid or many be building to upon and related set instruct against for and torade lo man and by may be be obtained to the part of the second part to the second of the levid or many be levid o
And the said party of the fast part do 6 g hereby covanant and agree that read and indefacilitie entries of inherinance therein, fore and derer of all immuneses, and the add party of the fast part do 6 g hereby covanant and agree that the add the add party of the fast part do 6 g hereby covanant and agree that the add the add there are and dered in the mass registral g means, or sitter, and the fast part half and the add the	at the delivery here the set of the indexture, pay all tares or a unsemments that may be levid or many be provided, then the set of the indexture, pay all tares or a unsemments that may be levid or many be provided, then the set of
And the said party of the first part do 6 g hereby covarant and agree that read and indefacilities entire of labering one there is the same spectral of particles making herein the marker of the first part and are specified in the same spectral of particles marker being read that agree that and the particle between the particle betwee	at the delivery hered Barrel of the land error of the premises shore granted, and estad there define the life of this indenture, pay all tares or a unsemments that may be levied or mass here the building upon and it real extent insured against free and transfer in such as man all by a life say, made payshie to the part of the screen and transfer in a such as man all by a life say, made payshie to the part of the screen and transfer in a such as man all by a life say, made payshie to the part of the screen and transfer in a screen and the mass paid that become a part of the indebtednews, secured by this indenture, and that here latters at an all there are a part of the indebtednews, secured by this indenture, and that here latters to discharge any tarse with interest thereon as here in part dischard hato to screar say man to discharge any tarse with interest thereon as here in portfield, in the event that said part the same become due on the and payshie, or if the latternews is not bey part if ber manual the intervent discrear, there is the internet thereon as here in part of the internet there are the same become due on the shall at these shall at these shall at these shall at the same bary part if ber manual therein account is therefore, together with the costs and charge indicates there are appendix there. In the same bary there is the intervent, together with the costs and charge indicates there are appendix there. In the same bary mathematical due and the costs and charge indicates there are appendix there. In the same bary is the intervent, together with the costs and charge indicates there are appendix there. In the same bary of a print of the same bary is a same of the same bary part if ber the upper due to the same bary and the same bary is a same of the same bary part if ber is a same bary of the respective parties here and the costs and charge indicates there are appendix there are
And the said party of the first part do 6 g hereby covarant and agree that read and indefacilities entire of labering one there is the same spectral of particles making herein the marker of the first part and are specified in the same spectral of particles marker being read that agree that and the particle between the particle betwee	at the delivery hered Barrel of the land error of the premises shore granted, and estad there define the life of this indenture, pay all tares or a unsemments that may be levied or mass here the building upon and it real extent insured against free and transfer in such as man all by a life say, made payshie to the part of the screen and transfer in a such as man all by a life say, made payshie to the part of the screen and transfer in a such as man all by a life say, made payshie to the part of the screen and transfer in a screen and the mass paid that become a part of the indebtednews, secured by this indenture, and that here latters at an all there are a part of the indebtednews, secured by this indenture, and that here latters to discharge any tarse with interest thereon as here in part dischard hato to screar say man to discharge any tarse with interest thereon as here in portfield, in the event that said part the same become due on the and payshie, or if the latternews is not bey part if ber manual the intervent discrear, there is the internet thereon as here in part of the internet there are the same become due on the shall at these shall at these shall at these shall at the same bary part if ber manual therein account is therefore, together with the costs and charge indicates there are appendix there. In the same bary there is the intervent, together with the costs and charge indicates there are appendix there. In the same bary mathematical due and the costs and charge indicates there are appendix there. In the same bary is the intervent, together with the costs and charge indicates there are appendix there. In the same bary of a print of the same bary is a same of the same bary part if ber the upper due to the same bary and the same bary is a same of the same bary part if ber is a same bary of the respective parties here and the costs and charge indicates there are appendix there are
And the said party of the first part do 6 g hereby covarant and agree that read and indefacilities entire of labering one there is the same spectral of particles making herein the marker of the first part and are specified in the same spectral of particles marker being read that agree that and the particle between the particle betwee	at the delivery hered Barrel of the land error of the premises shore granted, and estad there define the life of this indenture, pay all tares or a unsemments that may be levied or mass here the building upon and it real extent insured against free and transfer in such as man all by a life say, made payshie to the part of the screen and transfer in a such as man all by a life say, made payshie to the part of the screen and transfer in a such as man all by a life say, made payshie to the part of the screen and transfer in a screen and the mass paid that become a part of the indebtednews, secured by this indenture, and that here latters at an all there are a part of the indebtednews, secured by this indenture, and that here latters to discharge any tarse with interest thereon as here in part dischard hato to screar say man to discharge any tarse with interest thereon as here in portfield, in the event that said part the same become due on the and payshie, or if the latternews is not bey part if ber manual the intervent discrear, there is the internet thereon as here in part of the internet there are the same become due on the shall at these shall at these shall at these shall at the same bary part if ber manual therein account is therefore, together with the costs and charge indicates there are appendix there. In the same bary there is the intervent, together with the costs and charge indicates there are appendix there. In the same bary mathematical due and the costs and charge indicates there are appendix there. In the same bary is the intervent, together with the costs and charge indicates there are appendix there. In the same bary of a print of the same bary is a same of the same bary part if ber the upper due to the same bary and the same bary is a same of the same bary part if ber is a same bary of the respective parties here and the costs and charge indicates there are appendix there are
And the said party of the first part do 6 g hereby covarant and agree that read and indefacilities entire of labering one there is the same spectral of particles making herein the marker of the first part and are specified in the same spectral of particles marker being read that agree that and the particle between the particle betwee	at the delivery horse BBB deliver, pay all tarse or a unsemptis that may be levied or mass there defines the file of this indecture, pay all tarse or a unsemptis that may be levied or mass here the buildings upon and real estate insured spatial for and to have an ad by a server the targenetic to the part of the second part to the start of all 15 and the mass become due and payshife and to keep and precises insured as been provided, than paid this become a part of the indecidence, secured by this indecitier, and that been interest a the mass become due and payshife and to keep and precises insured as been provided, than paid this been a part of the indecidence, secured by this indecitier, and that been interest d sum of moony, escurited on the

BANK FORM

444