MORTGAGE RECORD 66

450

	Wm. H. Martin et al.	This instrument was filed for record on the 3 Kov. A. D., 1924, At	10:40 A. M
	то	<i>γρω6///lu</i>	Register of Deeds.
			ord, one thousand nine
	bundred and twenty four between	William A. Wartin and Source	is wife
	of in the County of	ouglas and State of Kansas	
		t is similarition of the sum of	
	Thirty two hundred	t, in constraints of the said part. DOLLARS, to <u>them</u> du are do <u>Grant</u> , Bargain, Sell and Morigage to the said part. y of <u>Douglas</u> and State of Kansas, towi	
	mumber twenty seven (27) in Township mumber	e northeast corner of the northwest quarterof twelve (12) of Range number nineteen (19); t a; thence north Fifty (50) rods; thence east res.	nence south
	a good and indefauible crists of inheritance therein, free and clear of all incumbrane and that they will surprise that of defore it is more activitial project multice harder of the theory of theory of theory of the theory of the theory	of agree that at the delivery hereof they are the isofici owner \underline{a}_{-} of the premises ab ces, in therefore are that all times during the life of this indenture, pay all taxes or assessments that $\underline{a} = \frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \sum_{i=$: may be levied or assessed o in such sum and by such storet of
	And the said part 168 is the first part do berefy correct to a goad and lindricable scate of laboritance therein. For and deter of all incombant and that they will warrest and deterg the same section all parties mitting level of the parties bereful that have for the same sections due and payable, so that by arguint suid real estate when the same becomes due and payable, so that by arguint suid real estate when the same becomes due and payable, so that by for the payable state of the same section and payable, so that by a split suid real estate when the same becomes due and payable, so that by a split suid real estate when the same becomes due and payable, so that by the the same state of the same section and have an estate the same section and the same section becomes the same 	ad agree that at the delivery hereof they are the lawful owner g of the premises ab teres, im therein im therein the shall all times during the life of this indenture, pay all taxes or assessments that g	i may be levied or assessed of a such sum and by such attent of 1 be ab- bereia provided, then the , and shall bear interest at
	And the said part 169 is the first part do berefy correct to a good and lided analise scate of the science therein. For and deter of all incumber and that they will warrant and deford the same actions all parties multiple field that It is provide the science action in the science action in the science in the science action in the science action in the science action in the science interset. And in the event that and part 160 of the science interset. And in the event that and part 160 of the first part 150 of the science interset. And in the event that and part 160 of the first part 150 of the science interset. The science of part may yery said tarse and learness, or eithers and 1 the interset. The list is the science is science in the science of the science interset. The list is the science is science is the science of the science interset. The list is the science is science is the science of the science interset. The list is the science is science is the science of the science is science in the science of the science is science in the science is science in the science of the science is science in the science is science in the science is science in the science is and by is the science is science if the science is and science is science in the science is science in the science science is the science is science in the science is science if the science is science is science in the science is science is science in the science is the science is science in the science is science is science is science is the science is science	od agree that at the delivery hereof they are the isvial owner g_{-} of the premises ab scee, im therein. The second secon	i may be levied or assessed of a such sum and by such antent of its and berria pervided, then the , and shall bear interest at its and the sum interest its and the sum for mention and yeart its and mention of the sum reaching a sub or sum or a sub of the mention of the sub of the sub of percents and at its be and percents and the
	And the said part _ 16 g of the first part 6 hereby correct to a goal and indefamile scale of indefamile terms of the indefamile scale of indefamile terms of the indefamile scale of indefamile scale of indefamile terms in the parties here to last the part of a dotter the indefamile terms in the parties here to last the part of a dotter term in the parties here to last the part of a dotter term indefamily terms indefamil	od agree that at the delivery hereof they are the isvilui owner g_{-} of the premises ab even, in therein, are shall at all times during the life of this indemixer, pay all taxes or assessments that g_{2}	may be levied or assessed of a such sum and by such exists of
	And the said part $\frac{1}{2}69 \dots$ of the first part do berry correct a sequence of a distribution of the distribution of	od agree that at the delivery hereof they are the isvial owner g_{-} of the premises ab scee, im therein. The second secon	i may be levied or assessed o is such sum and by such attent of its main and by such bering provided, then the , and shall bear interest at its board of the such as a its board of the such as an examine a transmission of the such as an examine interest take and general its such as a relative or any spart thereof when a board as an examine interest of the such as an examine interest of the such as an examine interest of the such as a such as a such as a such as a such as a such as a interest of the such as a such as a interest of the such as a such as a interest of the such as a such as a momental extend as a law examines. the day and year
	And the said part _ 16 g of the first part 6 hereby correct to a goal and indefamile scale of indefamile terms of the indefamile scale of indefamile terms of the indefamile scale of indefamile scale of indefamile terms in the parties here to last the part of a dotter the indefamile terms in the parties here to last the part of a dotter term in the parties here to last the part of a dotter term indefamily terms indefamil	od agree that at the delivery hereof they are the isvidi owner g _of the premises ab even. In thereto: art shall all times during the life of this indenture, pay all taxes or assessment that by here the buildings upon and real exists invested against for and transit d a a , the boke, it is any, made payable to the part of the second part to the <i>e</i> out taxes when the same become due and payable and to keep aid premises instruct an the amount to paid shall become a part of the indektedness, secured by this indenture, etc	i may be levied or assessed o is such sum and by such attent of its max and by such bering provided, then the , and shall bear interest at its boar interest at its boar interest at its board interest at its board interest at its board interest and premises and all the add premises and all the
	And the said part _ 16 g of the first part 6 hereby correct to a goal and indefamile scale of indefamile terms of the indefamile scale of indefamile terms of the indefamile scale of indefamile scale of indefamile terms in the parties here to last the part of a dotter the indefamile terms in the parties here to last the part of a dotter term in the parties here to last the part of a dotter term indefamily terms indefamil	od agree that at the delivery hereof they are the isvidi owner g _of the premises ab even. in thereto: art shall all times during the life of this indenture, pay all taxes or assessment that by here the buildings upon address of each investor digitant for each formation digart, the local it may, must payable to the part of the second part to the e out taxes when the nume become due and payable and to keep add premises insured are the amount to paid shall become a part of the indecidences, secured by this indenture, ed	may be bried or assessed of a such sum and by such actest ofits and the south start ofits and the beries provided, then the south shall beer interest at its and the its and the south start of the result that said part 108 metter on any part thereof the say part thereof result the optics of the south of the south start of the south start of the south start its at the optics of the south of the south start of the south start of the south start its at the optics of the start, or any part thereof its at the optics of the start, or any part thereof its at the optics of the start, or any part thereof its at the optics of the start, or any part thereof its at the optics of the start, or any part thereof its at the optics of the start, or any part thereof its at the optics of the start, or any part thereof its at the optics of the start, or any part thereof its at the optics of the start of the south start of the south start of the start of the south start of the south start of the start of the south start of the south start of the start of the south start of the south start of the start of the south start of the south start of the start of the south start of the south start of the start of the south start of the south start of the start of the south start of the south start of the start of the south start of the south start of the south start of the south start of the south start of the south start of the south start of the south start of the south start of the south start of the south start of the south start of the south start of the south
	And the said part 168 the first part 6 hereby correct to a good and indefaultie costs of discriminate therein, first and deter of all incomban- ment is the same of the same start is being the same start is part of all results and the they are of the same start is being the same start is part of and the same start is part of the same start i	ed agree that at the delivery hereof they are the isviid owner gof the premises ab ecce, in therein in the stat at all times during the life of this indenture, pay all taxes or assessments that by beep the buildings twom and real scatch insured signations and transle darm, the loss, if may, make synaph to the part of the second part to the e out taxes whon the same became due and paysite and to keep said premises insured as the amount to paid shall become due and paysite and to keep said premises insured as the amount to paid shall become due and paysite and to keep said premises insured as the amount to paid shall become a part of the indedtedness, secured by this indenture, ed	i may be levied or assessed o to such sum and by such matter of
	And the said part _ 168 of the first part 6 having correct to a good and Middeamile scale of Machinese therein. For and deter of all Banninese scale and Middeamile scale of Machinese the particle here to lait the part for a scale scale of Machinese the particle here to lait the part for a scale scale of Machinese the particle here to lait the part for a scale scale scale of Machinese the particle here to lait the part for a scale	od agree that at the delivery hereof they are the isvid over g of the premises ab exe. In the derivation of the delivery hereof they are the isvid over g of the premises ab gy they the building two hile of this indenture, pay all taxes or assessment that gy they the building upon and read cristic investigation of the out to the e out taxes when the numb become due and payable and to keep and premises insured as the amount to paid shall become a part of the indekidences, secured by this indenture, ed	in may be levied or assessed of a such was had by such matter of 100 berris provided, then the sed shall bear interest at
	And the said part _ 168 dt he first part 6 hereby correct to a good and Middeamile scale of Machinese therein. For and dece of all manimum set of the second part of the second	od agree that at the delivery hereof they are the isviid owner gof the premises ab even. in the derivation of the life of this indenture, pay all taxes or assessment that by	may be levied or assessed of a such was nad by such matter of
	And the said part _ 168 dt he first part 6 hereby correct to a good and Middeamile scale of Machinese therein. For and dece of all manimum set of the second part of the second	ed agree that at the dedirery hereof they are the isvid over g _of the premises ab even. in thereis. By	may be levied or assessed of a such was nad by such matter of
s written Seconginal ortgage i	And the said part _ [69 of the first part 6 hereby correct to a good and Middeamile scale of Michael terms of Michael t	ed agree that at the delivery hereof they are the isviid owner g _of the premises ab exe. In the derive a set of the second provide the second part of the second part of the of the second and the second second provide the second part of the second part to the second part of the second part to the second part of the second part to the second part to the second part to the second second second part of the second part to the second second part to the second part t	may be levied or assessed may be levied or assessed and shall bear interest at DOILARS, and shall bear interest at DOILARS, 19_21, abo to secure any samt or any part lawsed the option of the second state of the second state of the option of the second state of the option of the second state of the option of the second state of the second state of the option of the second state of the seco

hitit

12

ST

D