MORTGAGE	RECORD	60

day of A. M. r of Deeds. Deputy. housand nine

22 e second part. he receipt of e second part,

d, and se

levied or assessed sum and by such at or _____tB____ provided, then the II bear interest at

-- TOLLARS, 19 25, seure any sum or at said part. 108

r any part thereof a provided herein, ole sum remaining the option of the emises and all the any part thereof, t thereto, and the

extend and inur day and year ...(SEAL) (SEAL) (SEAL) (SEAL)

., before me, a

e execution of rear last above

lotary Public. the Register of

• Owner,

The second second	FROM	SAML PODSWORTH STATIONERY	STATE OF KANSAS, DOU		
Edwin M	4. Belles et ux TO	and the second	This instrument was filed October A.		day of 0M. ~
Mrs. C	coy B. Woodford		Ipa E By	3 Wellin	and Register of Deeds. Deputy.
THIS I hundred and Edwin M.	NDENTURE, Made this 21st twenty-five 1 Belles and Nortense K. Be	day of Oct etween lles, his wife	tober	, in the year of our Lor	rd, one thousand nine
of Lawr	ence in the Cour		and State o	of Kansas	
Coy B. WITNE Twenty-fi which is hereby	he first part, and Woodford SSETH, that the said part les of the ve hundred & no/100 vacknowledged, ha Ve sold, and by scribed real estate situated and being in	this indenture do	Grant, Bargain, Seil and Mortg	and the second s	of the second part.
	Lot one (1) Block Ten (10) (University Place an		
	Addition to	o the City of Lawn	rence, Said County		
	and State.				
					自然也有是这个
And the said good and indefeasible in 5 years	tenances and all the estate, title and int part 108 of the first part do hered le estate of inbertiance therein, free and clear of a interest at 7%	y covenant and agree that at the Il incumbrances, except	e delivery hereof they are the lawful o a first mortgage of	f \$3500.00 dated 1	Feb. 1925 due
And the sail root and indicatility in 5 years and the years of the scalarst and real ests instructs or space y instructs. And in the the state of the form THIS GIAN "Thenty_fill according to the term and byits scalarst and and the scalarst and and the state of the form and byits scalarst and and the scalar state of the form and byits scalarst and and the scalar state of the form and byits scalarst and and the scalarst and and the backer bench, without in the manner present in the scalarst and by and be obligatory its to save building on the the scalarst backer bench and the scalarst backer backer backer backer backer in the scalarst backer backer backer backer backer to and be obligatory its scalarst backer backer backer backer backer backer backer backer to and be obligatory its scalarst backer backer backer backer backer backer backer backer backer to and backer backer to an backer b	part 162. of the fort part d local of the fort part d local of the fort part d local of the solution of the	y woman and agree that at the lineurhranese. CXCOPT Milliourhranese. CXCOPT of the first part shall as all dist of the first part shall as all dist of the first part shall as all dist of the pay such taxes when the all fail to pay such taxes when the all fail to pay such taxes when the shall shall to pay such taxes when the other shall be all to pay such taxes the first pay such taxes when the tax of the source of the	e delivery breed they are the lastal of a first mortgage of es during the life of this indentuse, pay to the buildings upon and real estate in, if any, make payable to the part estate the payable of the indented and the lastal state of the indented of money, executed on the 21st est are available of the indented of money, executed on the 21st est are available of the indented of an analy provide state of the indented of an analy provide the indented money, executed on the 21st est are available of the indented of an analy provide the indented money is a state of the indented of an analy provide the indented and levels in array in a state of the indented money of the properties particle before the indented in a state of the indented in the indented in the indented in the estimate of the indented in the indented in the indented in the indented in the estimate of the indented in the indented in the indented in the indented in the estimate of the indented in the indented in the indented in the indented in the indented in the indented in the estimate of the indented in the indented in the indented in the indented in the indented in the indented in the indented in the indented in the indented in the indented in the indented in the indented in the indented in the indented in the i	C \$3500.00 dated 1 y all takes or assessments that memory against fire and terrade to be the sail prevalues insured as to a keep sail prevalues insured as to a keep sail prevalues insured as to day of <u>OCtODET</u> terms of sail obligations and also on as herein previded, in the even of the terms of the sail obligation. The even of the terms of the sail obligation is to be the sail to make its such sport to the prevalues of the sail obligation. To take prevalues of the sail obligation takes and the same of the sail obligation that are and prevalues of the sail to take prevalues of the sail obligation of the prevalues of the sail obligation of the sail of the prevalues of the sail obligation of the sail of the prevalues of the sail obligation of the sail of the prevalues of the sail obligation of the sail obligation of the prevalues of the sail obligation of the sail obligation of the sail of the prevalues of the sail obligation of the sail obligation of the sail of the prevalues of the sail obligation of the sail oblig	Feb. 1925 due any be levid or answerd in such sum and by such errin gewided, then the orthot of
And the sail root and indefaults in 5 years, and and that here will a sain that here will a sain that here will a sain that if a sain that inverse a many sain here the sain that a be sain that and the here the sain that the sain that a second a sain that And the second of the fact part shall the sain the sain and byits the sain the sain And the sain the helde here of the sain the sain the sain the helde here of the sain the sain the sain the helde here of the sain the sain the sain the sain the helde here of the sain the helde here of the sain the sai	part 162. of the fart part d	y woman and agree that at the lineurhranese. CXCOPT Milliourhranese. CXCOPT of the first part shall as all dist of the first part shall as all dist of the first part shall as all dist of the pay such taxes when the all fail to pay such taxes when the all fail to pay such taxes when the shall shall to pay such taxes when the other shall be all to pay such taxes the first pay such taxes when the tax of the source of the	e delivery hered they are the lastal a first mortgage of es during the life of the indemuse, page the buildings upon and real estate in a far, many encycle to the part estate the payable to the part is a part of the indexted of the last levens a second on the second payable of a make present of the more second the and benefits according the there energy and the last levens and the levens the and benefits according thereform and the last levens according to the second the second second the and benefits according thereform in the second the levens according to the second the levens according the and benefits according to the second the levens according to the second the second the second the second the the second the second the second the second the second the second the the second the second the second the second the second the second the the second the second the second	C \$3500.00 dated 1 y all takes or assessments that memory against fire and terrade to be the sail prevalues insured as to a keep sail prevalues insured as to a keep sail prevalues insured as to day of <u>OCtODET</u> terms of sail obligations and also on as herein previded, in the even of the terms of the sail obligation. The even of the terms of the sail obligation is to be the sail to make its such sport to the prevalues of the sail obligation. To take prevalues of the sail obligation takes and the same of the sail obligation that are and prevalues of the sail to take prevalues of the sail obligation of the prevalues of the sail obligation of the sail of the prevalues of the sail obligation of the sail of the prevalues of the sail obligation of the sail of the prevalues of the sail obligation of the sail obligation of the prevalues of the sail obligation of the sail obligation of the sail of the prevalues of the sail obligation of the sail obligation of the sail of the prevalues of the sail obligation of the sail oblig	Feb. 1925 due may be levide or answerd in such sum and by such extent ofhis. even pervised, then the of shall leve internet at
And the sail root and indefendible in the system is a scalarst and real sets for an experiment of the scalarst and real sets for an experiment of the the start of the form the start of the form and byits - runs of mergy advar- according to the term and byits - runs of mergy advar- e of the fort part shall - Add this over of the fort part shall - Add this over of the fort part shall - of the fort part sha	part 162. of the fart part d	y wowant and agree that at the lineurhrances, CXCOPT Milliourhrances, CXCOPT and CXCOPT of the first part shall at at time of the first part shall at at time of the second part, the less all fail to pay such tarse when the all fail to pay such tarse when the rate of the second part, with all inter- for the payment of and such or of the second part, with all inter- tion of the payment of and such or of the second part, with all inter- ment of the payment of and such or of the second part, with all inter- tion of the payment of and such or or address of the second part, in for the payment of and such of the second part, with all inter- tion of the second part, with all inter- tion of the second part, we all the second part, and the second part of the second of the second part. We the Rdw1 Hor } sst. That on this 31 in the second part, we can be readed at the second part of the second of the second part of the second part.	e delivery bened they are the lawful a first mortgage of es during the life of the indemute, pay to be huilding: use and end estate la a, if any, made payable to the part is an electric de and payable and its shall be entry a part of the indefactory. It money, exactly on the 21st or according therea according to be to likely and the second of the second second of the second second second of the second	C \$3500.00 dated 1 y ill lake or assessments that means mered against for and terrado in the second product of the second product of the second day of	Feb. 1925. due any be levide or knowed in such sum and by such or that the such of the such or that the such of the such of shall be interest at abold Ange- 19 25, to be server any sum or in that such part. 100 the such of the such of the such of the such of the such of the such of the su
And the said root and indefaults in 5 years and the indefaults in service to a said scalars and root and the service to a said interact. And in the mark of the said method of the said of the mark of the said of the mark of the said of the same of the said said said the same of the said said said the same of the said said said the said said said said the same of the said said said the same of the said said said said the same presend, the same presend the same presend, the same presend the same presend the same presend the same presend the same	part 162. of the fort part do break of the state of heritage the break of heritage the state of heritage the state. The state of heritage the state heritage the stat	y womant and agree that at the lineurhraness. CXCOPT Milliourhraness. CXCOPT in the sparsh and the second of the first part shall at all using the sparsh three second part, the base all fail to pay such tases when the all fail to pay such tases when the start of the sound part, with all means to of the payment of and sum of of the payment of and sum of the second part, with all inter- tion payments of the second part, we applied to be second part. The first payments of the second part is all for the second part. The first payments of the second part is all for the second part. Base of the second part is the first part has VC 1 Base of the second part. Base of the second part is the first part has VC 1 Base of the second part. Base of the second part has the second first payment of the second first pay is second part. That on this 511 in the rates of the second part is the second part. Second part has the second part is the second part has the second part has the second part is the second part. Base of the second part has the	e delivery breed byy are the last of a first mortgage of es during the life of the indenture, pay the buildings upon and real estate in a far, make payable to the part. erame tecrere due and payable and its hall become a part of the indextedue of money, executed on the 21tL even accruing threes a very of the indextedue of money, executed on the 21tL even accruing threes a very to the indextedue of money, executed on the 21tL even accruing threes a very to the indextedue of an and previous dimension of the payable of an add previous three moneys are derived by the second payable of an add previous first first even three or and previous dimension of the payable of an add previous three in the conveys and and beer the accruing the three energy and a do make the previous of the indexted by a maged of previous dimension of the indexted by the maged of previous dimension of the indexted by the in M. Bolles thense K. Polles day of October af-resaid County and State, can a his wife	C \$3500.00 dated 1 y all taxa or assessments that m mered agains for and series for and series of a brep axil previous found pre to the o brep axil previous found at b o brep axil previous found at b o brep axil previous found at b o brep axil previous data b o brep axil previous the break of the previous of the break of the break of the previous the break of the break of the previous the break of the break of the previous the previous the break of the previous the previous the previous the break of the previous the pre	Feb. 1925. due any be levid or knowed in nuch um and by such erring pervised, then the d shall ber interest at 4004 Agg, 255, to be accure any term or at that aid part - 10.8 for a secure any term or at that aid part - 10.8 for a secure any term or the secure any term or at that aid part - 10.8 for a secure any term or a start of the second and the description of the shall extend and inure the day and year (SEAL) (SEAL) (SEAL) (SEAL)
And the said root and indefaults in 5 years and the indefaults in service to a said scalars and root and the service to a said interact. And in the mark of the said method of the said of the mark of the said of the mark of the said of the same of the said said said the same of the said said said the same of the said said said the said said said said the same of the said said said the same of the said said said said the same presend, the same presend the same presend, the same presend the same presend the same presend the same presend the same	part 102. of the fort part do rest of the fort part d	y womant and agree that at the lineurhranese. CXCOPT Milliourhranese. CXCOPT Milliourhranese. CXCOPT of the rise part shall at all used of the rise part shall at all used to that they. Willisep Y of the second part, the local all fail to pay such tases here that at of the sum of 	e delivery bened they are the lastal a first mortgage of a first mortgage of es during the life of the indenture, pay the buildings upon and real estate in a far, made payable to the part enter leaver de und payable and to the analytic part of the indetector. I money, executed on the 21th even accruing thereas according to the filled and the second second in the 21th even accruing thereas according to the filled indetector of the second second second manage of the second second second the second manage of the second second second second in and previous decimation of the second and second second second second second manage of the second second second second in the second second second second second manage of the second second second second manage of the second second second second market the second second second second the second second second second second market of the second second second second means of the second second second second the second second second second the second second second second second day of October al-result County and State, can a his wife second the foregoing instrumer include second	C \$3500.00 dated 1 y all take or assessments that m mered agains for and series for and series of the series of an and the series for the series of the seri	Feb. 1925. due any be levid or knowed in nuch um and by such erring pervised, then the of shall ber intervent at a such um and by such erring pervised, then the of shall ber intervent at 4004 Ages, 25, b to accure any turn or at that and part - 10.8 mit or any part thereof a to accure any turn or at that and part - 10.8 mit or any part thereof a difference and at the closent thereo, and the shall extend and huve the day and year (SEAL) (SEAL) (SEAL) (SEAL) 25, before me, a 1 the execution of the difference and a difference and 25, before me, a 1 the execution of the difference and a difference and a difference and a difference and a difference and a difference and a difference and a difference and a difference and a difference (SEAL)
And the said root and indefaulti in 5 years said that level up will a said that level up will a said that level up will be laterest. And in the part of the s the rart of the set the rart of the set and bythe seconding to the tern and bythe the rart said and the below the rest shall and the could be respected and of the bolder hered, willow compared, and all of the bolder hered, willow compared, and be obligatory to an above written STATE OF COUNTY OF . S.	part. 162. of the fort part of here to instance the set of invitance therein, for a mark clear of a link part of the set o	y woman and agree that at the lineurbrases, CXCOPT will incurb the server. of the first part shall at all uses of the first part shall at all uses of the served part, the loss all fail to pay such tases here the all fail to pay such tases here the of the payment of and sum of of the payment of and sum of the second part, with all inter- tion and of any horemore of the second pay of the second part, with all inter- tion and relative the order of the the second part, with all inter- tion and relative the order of the second part, the second part. We applied the second part. Bask Sing Sing Sing Sing Sing Sing Sing Sing	e delivery breed by are the last of a first mortgage of es during the life of the indenture, pay the buildings upon and real estate in a far, make payable to the part estate the payable of the indented of money, executed on the 21th of money, executed on the 21th or a corring threen a part of the indented on and premise with interest threes or analytic three a second of payable of a make premise of the indented of a make premise in the more sec- dent of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented indented of the indented of	C \$3500.00 dated 1 y ull lake or assessments that m mered agains for and series for and series of the series of an intervention of the series intervention of the series intervention of the series of	Feb. 1925. due any be levid or knowed in nuch um and by such erring pervised, then the d shall ber interval at 400d Ange, 400d Ange, 25, to a secure any term or at that aid part - 10. To be any mark the shall be refared at the distribution of the distribution of the shall extend and hure the day and year (SEAL) (S
And the said root and indexaults in 5 years and that itsey will a scalant static real was however, a static inverse. And in the static real was the TTHS GRAM Trenty-fin acrossing to the term and by <u>itse</u> . 	part. 162. of the fort part of	y womant and agree that at the lineumbrasers. CXCOPT Millioumbrasers. CXCOPT and the series part shall at all dist of the series part shall at all dist of the series parts have been done to be series of the series of the series and the amount on paid at all dist opey such takes here the of the series and the amount on paid at all dist opey such takes here the of the series and the series of of the series and the series of the series and the series of the series of the series of the of the series and the series of the series and the series of the series part of the series of the of the series of the series of the series of the series of the of the secret of the series of the series of the series of the series of the series of the series of the series of the series of the series of the series of the series of the serie	e delivery breed they are the last of a first mortgage of es during the life of the indenture, pay the buildings upon and real estate in a far, make payable to the part ence (every education of the indented of money, executed on the 21th even accruing thereas a vert of the indented of money, executed on the 21th even accruing thereas a vert of the indented of an add premises of the indented of a make premise the indented of payable of a make premise the indented of payable of a make premise in the converse definition of the indented of the indented of a make premise in the indented of the mask of premise in the indented of the marked of premised indented of the indented of a make premise the indented of the indented of the indented of the indented of the marked of premised in interest. Used the indented of the indented of the indented in the Belles there in the indented of the indented my day of October af - result County and State, can a his wife excuted the foregoing instrumer indent my mane, and affixed my January 19 28	C \$3500.00 dated 1 y ull lake or assessments that m mered agains for and sensel that an mered agains for and sensel per to the o keep axit previous found of the day of October terms of axid obligation and also on as kernin previded, in the very terms of axid obligation and also on as kernin previded, in the very til decay to enable the result of the and the sense of	Feb. 1925. due any be levid or knowed in met hum and by such erring pervised, then the of shall ber intervent at a such sum and by such erring pervised, then the of shall ber intervent at 400d Ages,
And the sail and And the sail in S years and that here will a said that they will a that per sail a interest. And in the per of the the menty_fill And the sail of the menty_fill And the sail of the second and the same a and ayta and ayta the second and the And the sail of the body the there are the and ayta And the same all and the body the there are the second and the same all of the body the there are the second and the same all of the body the the same all of the body the there are the second and the same all of the body the there are the second and the same all of the body the there are the second and the same all of the body the there are the second and the same all of the second	part 102. of the fort part do rest of the fort part d	y womant and agree that at the lineumbrasers. CXCOPT Millioumbrasers. CXCOPT and the series part shall at all dist of the series part shall at all dist of the series parts have been done to be series of the series of the series and the amount on paid at all dist opey such takes here the of the series and the amount on paid at all dist opey such takes here the of the series and the series of of the series and the series of the series and the series of the series of the series of the of the series and the series of the series and the series of the series part of the series of the of the series of the series of the series of the series of the of the secret of the series of the series of the series of the series of the series of the series of the series of the series of the series of the series of the series of the serie	e delivery breed by are the last of a first mortgage of es during the life of the indenture, pay the buildings upon and real estate in a far, make payable to the part estate the payable of the indented of money, executed on the 21th of money, executed on the 21th or a corring threen a part of the indented on and premise with interest threes or analytic three a second of payable of a make premise of the indented of a make premise in the more sec- dent of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented of the indented indented of the indented of	C \$3500.00 dated 1 y ull lake or assessments that m mered agains for and sensel that an mered agains for and sensel per to the o keep axit previous found of the day of October terms of axid obligation and also on as kernin previded, in the very terms of axid obligation and also on as kernin previded, in the very til decay to enable the result of the and the sense of	Feb. 1925. due any be levid or knowed in met hum and by such erring pervised, then the of shall ber intervent at a such sum and by such erring pervised, then the of shall ber intervent at 400d Ages,