## MORTGAGE RECORD 69

and the second se	ALME DODCWORTH STATU	OWING CO KINGING THE TOTAL OF COMPANY
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 18th day of
	H. E. Westerhaus et ux	Lav A. D., 1926 , at 4.15 P. M.
509	то	Lea E. Mellinan. Register of Deeds.
Heg. He. 109		ByDeputy.
In Paid 12.	THIS INDENTURE, Made this 15th day of	May , in the year of our Lord, one thousand nine
	hundred and twenty -six between H. E. Westerhaus and Margie Westerhaus, h	is wife,
v	of Lawrence in the County of Douglas	and State of Kansas ,
	part ics of the first part, and Anna Lothholz	part. y of the second part.
	WITNESSETH, that the said part iss of the first part, in consid Five Thousand	DOLLARS, to chem duly paid, the receipt of
	which is hereby acknowledged, ha <b>VO</b> sold, and by this indenture do to following described real estate situated and being in the County of Do	Grant, Bargain, Sell and Mortgage to the said part. y of the second part, uglas and State of Kansas, to-wit:
	The East Half (2) of the No	
1.	Lot Three (3) in Block Four	
4	enlarged addition to the City of Lawrence,	
it.		
LS SI		
TTEST		
AT La		
224		
Na		
10 10		
M. M.		
Providence of the second		
10 A	with the appuretenances and all the estate, title and interest of the said part ;	ics of the first part therein.
1 1 10	And the said part ion of the first part do hereby covenant and agree that	at the delivery hereof they are the lawful owner. S. of the premises above granted, and seized of a-
A HAC	And the said part 10 E of the first part do hereby covenant and agree that good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	at the delivery hereof they are the lawful owner. S. of the premises above granted, and seized of a
14 miles	And the said parti 0 g of the first part do hereby covenant and agree that good and indefaulthe estate of inheritance therein, free and clear of all incuminances, and that they all averate and default the man spirits all parties making herein thereto. It is agreed between the parties berroto that they part 100 of the first part shall as default thereto.	at the delivery hereof they are the lawful owner. S. of the premises above granted, and seized of a at the delivery hereof they are the lawful owner. S. of the premises above granted, and seized of a littlenes during the life of this indentity, pay all taxes or assessments that may be levied or assessed
the fit of the	And the nid petO_G_ of the first pet dobenefity even at and agree that good and indefaulte state of interfaces therein, free and clear of all incum braness, and that they all surrant and defend the same spirits all performance the stel alian thereion. It is agreed between the particle benefit the performance is all clear the first per that it at against an all real state when the same become due and payable, and that . thoy will incurance empay a shall the specified and directly be part. J of the second part.	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a lithing during the life of this industrue, pay all taxes or assessments that may be levied or assessed keep the hubblings upon mail real estate insured against for and tornado in such sum and by meh- he low, if may, made payable to the party. of the second part to the estant of http://www.assessments
ut at forestoane of the ut. as the 14 der at in Josen 44.	And the said part $\_106$ of the first part do berely even as and agree that good and indefaultie state of inbritance therein, free and clear of all incumtances, and that they sill surmat and defend the same significant all parties making haveful clear thereton. It is agreed between the parties bereton that they are 1100 of the first part all at all against and real estate when the same becomes due and paystle, and that they Will insurance company as hall be specified and directed by the part of the second part. Of interest, And the theorem that and pairs 100 of the fort part will all the bary with the same theory and the part of the second part. Of	at the delivery hereof they are the lawful owner. S. of the premises above granted, and estud of a li times during the life of this indenture, pay all taxes or assessments that may be levied or assess keep the huldlings upon said real entate insured against for and to hum and by neb he low, if any, made payable to the part y for the second part to the extent of In the same terms due and payable and to keep said premises insured as here parkide, base the
demont of forecloance of the tel Dante, an the AA dor recorded in Josma AAA	And the nist petig g_ of the first pet dobenefity even and any depret data in the data is indicable state of indicators therein, free and clear of all incum hences, and the target all even the deformable state of indicators the state state is the state of the state	at the delivery hereof they are the lawful owner. S. of the premises above granted, and setted of a li times during the life of this indenture, pay all taxes or assessments that may be kried or assumed krey the huldings upon sail real erate insured splits for and tornado in such sum and by such he loss, if any, made payable to the party — of the second part to the erate of . Bor in the same iterms in the first second part to the second part t
is indement of forceleaure of the transformer of the day resorted in Journ. All and the day resorted in Journ. All and the 2 day of All and the 2 day of the day of t	And the soil pett. <b>5.05</b> of the first pet do	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a littlemen during the life of this indexture, pay all taxes or assessments that may be levied or assess keep the hubblings upon sail real entate insured splink for and tornado in such sum and by real here, if any, made payable to the part y of the second part to the extent of hor- on the same levene due and payable nad to keep sail premises insured as herein previded, then the o paid shall become a part of the indektones, second by this indexture, and shall be interest sum of money, executed on the 15th day of line of the second part in the context of the context of the money is a second of the second payable state of the second part in the context of the second payable second of the second payable state of the second payable sec
by that a hidgmost of foreelense of the traditional factor $a_{\rm eff}$ ( $a_{\rm eff}$ ) and its foreelense $a_{\rm eff}$ ( $a_{\rm eff}$ ) and $a_{\rm eff}$ ( $a_{\rm eff}$ ) ( $a$	And the said part $106$ of the first part do	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a little delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a little delivery here delivery here and the lawful owner. B. of the premises law of the little delivery here and payable to the payable to the payable on the payable on the payable and the payable and the payable on the payable and the payable an
remetity that is indemost of foreelenser of the data presented in the $\frac{1}{4}$ dry to be a superior duly recorded in Jeansul $\frac{1}{4}$ dry to see a superior duly recorded in Jeansul $\frac{1}{4}$ dry to see any hand the $\frac{2}{3}$ dry of $\frac{1}{2}$	And the soil pett $1 \leq 0$ d the first pet do	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a link delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a link delivery here of this indexture, pay all taxes or assessments that may be levid or assessed here to the delivery the buildings upon sail real estate fourmed spatials for and tornado in more sum and by more here buildings upon sail real estate for the second part to be estate of . here is not seen as the top sail takes to be part of the indextedness, secured by this indexture, and shall here is insert at one of more second part to be estate of the indextedness, secured by this indexture, and shall here is insert at one of more, executed on the 156th day of
	And the soil pett. <b>1</b> , <b>9</b> , <b>6</b> the first pet do <u>benefity events and system</u> read and haddmalke exists of inheritance therein, for and clear of all incum branes. It is greated between the particle herein spirit of length markles the data therean. It is greated between the particle herein spirit of length markles the data therean. It is greated between the particle herein spirit of length markles the data therean. It is greated between the particle herein spirit of length markles the bod data therean. It is greated between the particle herein the the part <u>100</u> , of the first part shall at a spirate and real entry when the same becomes due and paytols, and that. They Will lat- instruct, And in the cert that and part <u>100</u> , of the first part shall fail to pay such taxes as the next two of two in the second part may pay wild taxes and instruction. The same and the same at the next two in the second part may pay wild taxes are the payment of the same of the next two in the second part may be determined by registion. For the payment of add and by <u>115</u> , terms made payable to the part <u>Y</u> of the second part to pay for any instrume of the first pay shall be the second part may for any source are set to first pay the same as more dimensioned and the second part to pay for any instrume of the first pay the late pay the same as payable to the part <u>Y</u> of the second part to pay for any instrume of the first pay the late pay the same as precided in this indente: And the comparison of the bod payment pay wild taxes in mark that length pay the same as more than the same as the same of the same pay able to the part <u>Y</u> or the second part to pay for any instrume the mark of mean pays that <u>Hard the same as paysible</u> to the part <u>Y</u> or the second part to pay for any instrume the mark of the bod payable pay of the mark payment the same as mark that exist as more the same and the bod the bod the same paysible the mark and the chark are not <u>Hard</u> the same as a more the same and the bod the bod the same paysible	at the delivery hereof they are the lawful owner. B. of the premises above granted, and sets of a littered during the life of this indecture, pay all facts or assessments that may be levied to be part of the individues, several by this inductiver, and shall bere interest it or paid shall be respected by the inductive may and half bere interest it may be levied to be restrict or the 15 bbh day of the maximum of money, executed on the 15 bbh day of the maximum of a do as any any mer or to do actarge any taxes with interest therem as herein provided, in the event that and particles, pairs the maximum of the innermarks in the spectra therein and partial be indeved to the spectra of bars. The maximum of the innermarks in the spectra therein for the innermarks in the spectra therein the spectra. If default be make in use hyperture is the spectra of bars, bars of the innermarks in the spectra therein the spectra of bars.
do herrity credity that is indimenti of forceleance of the of a model by which is indimension to the data with the series of the data with the series of the data with the series of the $\frac{2}{2}$ of as of $\frac{2}{2}$ . Writesee my hand the $\frac{2}{2}$ of as of $\frac{2}{2}$ .	And the nist pert $100$ , of the first pert do	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setsel of a little delivery hereof they are the lawful owner. B. of the premises above granted, and setsel of a little delivery hereof they are the lawful owner. B. of the premises above granted, and setsel of a little delivery here hubblings upon mail real setate insured against for and tornado in such areas and by methe how, if any, made payable not be party — of the second part to the sector d http://www.second.part.out.com/data/second.part (in the second part to
E	And the soil pett. <b>1</b> , <b>1</b> , <b>0</b> g. of the first pet do	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a little delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a little delivery hereof the little delivery between the little delivery belivery between the little delivery b
2112	And the sold pet _ [0 g . of the first part do	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a little delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a little delivery hereof the little delivery between the little delivery belivery between the little delivery b
2111	And the soil pett. <b>1</b> , <b>1</b> , <b>0</b> g. of the first pet do	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setted d a little delivery hereof they are the lawful owner. B. of the premises above granted, and setted d a little delivery hereof the list of this indexture, pay all taxes or assessments that may be levid or assessments that there is the taxes the taxes where the taxes that interest there may be levid or law pays the taxes the interest may be levid or assessments the and payable, or the interace is not kay tax as pay be levid or assessments is the starts there and taxes in the interace is the start taxes and there is the start interest. If default tax may be levid or may be levid or the start pays there and taxes in the starts there and taxes in the starts there and the start taxes in the start taxes and taxes in the start taxes and taxes in the start taxes and taxes and taxes in the start taxes and taxes taxes the start taxes. The start taxes and taxes taxes are as the start taxes in the start taxes and taxes taxes are as the start taxes in the start taxes and taxes taxes and taxes taxes are as the start. The start taxes and taxes taxes are as the start taxes and taxes, taxes areas taxe
£1.5	And the soil pett. <b>1</b> , <b>1</b> , <b>0</b> g. of the first pet do	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setsed d a little delivery hereof they are the lawful owner. B. of the premises above granted, and setsed d a little delivery hereof the list of this indecture, pay all taxes or assessments that may be levied or assessments that are the lawful taxes, secured by this inductave, and all here interest is or paid shall become a part of the inducted may and had be to be even at a secure at more the terms of solid believes on the same tax with interest there may be levied or assessment of the same tax with interest there may be levied or and payable, or if the insurance is not lay or pay and taxes and become the weight of the same tax and here in the same taxes and there is the same of the maximum of the maxi
1111	And the soil pett. <b>1</b> , <b>1</b> , <b>0</b> g. of the first pet do	at the delivery hereof they are the lawful owner. S. of the premises above granted, and setted d a lines during the life of this indecture, pay all faces or assessments that may be levied or assess the law, if may, rande payable to the party of the second part to be ented of here the buildings upon sail real estate insured spins for and formals in some and by med the low, if may, rande payable to the party of the second part to be estate of here not assessments that may be levied, then the to paid shall become a part of the indectedness, secured by this indecture, and all ber interest is to do not all be allowed in the to paid shall be come a part of the indectedness, secured by this indecture, and all ber interest is to do allow any any there may allowed in the top and fay allowed the terms as fail obligation, and allo to secure any may are of to do allowed any that we with interest there are breached on allow of the said premises. The this indecture is paid when with interest the terms are limited in the said of the said premises and the time easies and the said to be secure at year in the indected one way that indected the said premises and all the same allowed in the said the said way and the said the
£	And the soil pett. <b>1</b> , <b>1</b> , <b>0</b> g. of the first pet do	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setted d a little delivery hereof they are the lawful owner. B. of the premises above granted, and setted d a little delivery hereof they are the lawful owner. B. of the premises loarned to make mean add years have the lawful owner. B. of the second part to the extent of here the hubbles upon sail real estate fourned a sum add years in a part of the induktiones, secured by this inductors, and able to the estate of here the hubbles are part of the induktiones, secured by this inductors, and able base instead at a lawful period. The second part to the extent of here is a part of the induktiones, secured by this inductors, and able base instead at a mean of money, executed on the 15th day of
£	And the soil pett. 10 g dt he fing pett do Interpret of the soil of the source pett of the source pett of the soil of the source pett of the source pettor p	at the delivery hereof they are the lawful owner. B. of the premises above granted, and setted of a lines during the life of this indecture, pay all faces or assessments that may be levied or assess have been been at the life of this indecture, pay all faces or assessments that may be levied or assess have been been at the life of the indecture, pay all faces or assessments that may be levied or assess have been been at the part of the indecture, pay all faces or assessments that may be levied or assess to part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of . http:// of the second part to the extent of a second part to the extent of a second part to the extent of a second part to the extent of a second part to the extent of the second part to the second part to the extent of a second part to the extent of the second part to the extent of the second part to the second of part to the second part to the extent of the second part to the second part to the second of the second part to
2112	And the soil pett. <u>10</u> g. of the first pet do <u>hereby</u> events and given that receive and heddmahls detited inheritance therein, free and clear of all incum brances. It is greated between the particle herein spirit and program here been do that therein. It is greated between the particle herein spirit and program here been do that therein. It is greated between the particle herein spirit and program here been do that therein and that they are been the particle herein spirit and program herein the part of the second part. U interset. And in the event herein pay used it taxes and program herein the same the part of the second part. U interset. And in the event herein pay used it taxes and increases, or of them, and the amount is the same of two in the same pay used its taxe in the payment of the same of the interset. The second part may pay with taxes the increases. The same of the same of the interset of the interset of the same pay with taxes and increases, or of them, and the amount is the same of two in the same pay with taxes and increases or other intersets are of the interset. The interset of the same pay is the same interset in the same of the same of the interset of the same of the same pay with the same intersets of the same of the same of the interset of the same of the same approved to the part. I with a same record in the terms of of the second part is pay ment of add and by	at the delivery hered they are the lawful owner. B. of the premises above granted, and setted of a little delivery hered they are the lawful owner. B. of the premises above granted, and setted of a little delivery hered the list of the indextance, pay all taxes or assessments that may be leviced the terms of a lawful taxes that interest the reset of a law pay is a law of the law of t
Guard p	And the sold pet- ign of the sold pet- ign of the sold pet- ing of the sold pet- ing of the sold peter is a grant and real enter the sold sold have are paired in period reals would be the magnetic and indicates the number becames due and payable, and that they will limurance on pary a shall be specified and directly the part. This direct between the same becames due and payable, and that they will limurance in the sold peter is presented at a directly the part. THIS directly is the source of the pay and have an information for a directly of the source of the information of the source peter may pay and have an information for a directly of the source of the the source of the source peter may pay and have an information for a directly of the source of the means of the source peter may pay and have an information for a directly of the source of the means of the source peter may pay and have an information for a directly of the source of the means of the source peter many pay and have and directly on the source of the source of the means of the source peter mande payable to the part. More that the source of the source peter made and payable to the part. More the source of the source peter made payable to the part. More the source of the source peter made payable to the part. More the source of the means of means advanced by the said part of pays in the source of the source of the source of the means of means advanced by the said part of pays in a source of the source of the source of the means and means advanced by the said part of pays in a source of the source of th	at the delivery hereof they are the lasful owner. B. of the premises above granted, and setted of a lines during the life of this indecture, pay all taxes or assessments that may be levied or assess the taxes of the set
This Raine was writt on the original	And the soil pet-ign of the first pet do	at the delivery hered they are the lawful owner. B. of the premises above granted, and setted d a little delivery hered they are the lawful owner. B. of the premises above granted, and setted d a little delivery hered they are the lawful owner. B. of the previous that may be levid or assessed they the haddlegs upon sail real state insured a grant for the extent of here the haddlegs upon sail real state insured against for and tornado its nuch sum and by med he low, if any, made payable to the party of the second part to the extent of here here the haddlegs upon sail real state insured as law of payable to the party of the second part to the extent of here here here the haddlegs upon sail real state insured as law of the party and shall be a law of a paid shall become a part of the indebtones, secured by this indenture, and shall be a law as a conjuct thereon a conjuct thereon a conjuct thereon a tork on paid shall be there and the tot the terms of said blacks and a law to secure any are are to discharge any taxes with interest thereon as herein provided, in the event that and particles on the day there and lay able, of the insurance is not layet any a provided breaks and the bases and the base are marked by the insurance is not layet any a provided breaks and the bases and payable, or the law there is a layet of the and payable, or the law there is a layet and the tork and the tork and the base are marked breaks and the bases are down and payable. The insurance is not layet approximately therefore the law the tork and add the second the bases and the
This Raled was writt ontheorig Nor reas	And the soil pett	at the delivery hered they are the lasful owner. B. of the premises above granted, and setted d e lines during the life of this indexture, pay all taxes or assessments that may be levid or assessments that the next that and here is the later taxes that interest the next that and here is near as a more to the declarge any taxes with interest the interace to make a levid that and here the next that and here the same taxes that interest the interace to the said preview and a levid or interest. The interace to make the assessments the same taxes and the interace to the said preview and a levid the next that and here the same taxes that interest taxes and the interace to the said preview and a levid the next that and here taxes and a levid the next that and here taxes and the interace to the said preview and a levid the next that and here taxes and a levid the next tax and here taxes and a levid the next that and here taxes and a levid the next tax and here taxes and here
This Raied was write an theory	And the soil pett. <u>199</u> of the first pet do <u>benefity events and system</u> that reads in the definition of the same spectra of the soil pett <u>1990</u> method between the patient between the the path <u>1990</u> method between the path <u>1990</u> method <u>1990</u> method between the path <u>1990</u> method <u>1990</u>	at the delivery hered they are the lasful owner. B. of the premises above granted, and setted of a little delivery hered they are the lasful owner. B. of the premises above granted, and setted of a little delivery hered the little delivery hered the last of the indextance, pay all taxes or assessments that may be levid or assess the here and a pay able to the part y difference of the extent of her book delivery, excetted on the last of the indextance able here, if any, rande payable to the part y difference of a part of the indektodness, secured by this indextance, addall base interest at the part of the indektodness, secured by this indextance, addall base interest at the part of the indektodness, secured by this indextance, addall base interest at the open of addall thereons a part of the little day of the second part to the extent of the indektodness, secured by this indextance, addall base interest at the interest the random second part to the extent of the indextance is not kay and also to secure any are set to discharge any taxes with interest thereon as hering provided, in the verse that and book thereon a there is no share of the add pression of the interest is there in the second part of the interest of the interest is the second of the random second is and payable, of the interest of the add pression and the second is there is the second part of the interest of the add pression and the second pay and the
This Raied was write on the org Mortgas different	And the soil pet-ign of the first pet do	at the delivery hereof they are the lawful owner. B. of the premises above granted, and select of a link delivery hereof they are the lawful owner. B. of the premises above granted, and select of a link delivery hereof they are the lawful owner. B. of the premises above granted, and select of a link delivery hereof they are the lawful owner. B. of the second part to the extent of here the haldlings upon add read estimated a link for and tornado its much men and by med he here, if any, made payable to the part y
This Rains was write was write barry barry barry the J. geldo	And the soil pet-ign of the first pet do	at the delivery hereof they are the lasful owner. B. of the premises above granted, and select of a last times during the life of this indecture, pay all taxes or a second part to be ented of here in the same last real entate insured a guide for the enter set of the indecture, pay all taxes or a second part to be entat of here. In the same lacent due and payable not to keep and the last of the indecture, security of the second part to be entat of here. In the same lacent due and payable not to keep and the law of the indecture, security by this inductive, and all there interest is a north the indected of the indected of the indected of the second part to be entated of the indected of the second part to be entated in the second part to be entated and payable, of the heart and the interest is the second of the second part to be entated and the second part to be entate and the second and part to be the second part to be entate
This Rains was written Mortgage Mortgage Mortgage Mortgage Mortgage South	And the soil pett. 10 g. of the first pett do Interpret prevents and argues that and the same part of the soil pett interpret the data backgrade between the particle between the particle between the part of the soil pett interpret that and and part interpret the particle between the part of the soil pett interpret that and and part interpret that and and part interpret that the part interpret that and and part interpret that the part interpret the part interpret that and part interpret the part interpret that and and part interpret that the part interpret that the part interpret that the part interpret that and part interpret that the part interpret that the part interpret that the part interpret that the part is the part interpret the part is the par	at the delivery hereof they are the lasful owner. B. of the premises above granted, and select of a last times during the life of this indecture, pay all taxes or a second part to be ented of here in the same last real entate insured a guide for the enter set of the indecture, pay all taxes or a second part to be entat of here. In the same lacent due and payable not to keep and the last of the indecture, security of the second part to be entat of here. In the same lacent due and payable not to keep and the law of the indecture, security by this inductive, and all there interest is a north the indected of the indected of the indected of the second part to be entated of the indected of the second part to be entated in the second part to be entated and payable, of the heart and the interest is the second of the second part to be entated and the second part to be entate and the second and part to be the second part to be entate
Aguag op This Raled was writt on theorig Mort case of 74cey. KE30	And the soil pett. 10 g. of the first pett do Interpret prevents and argues that and the same part of the soil pett interpret the data backgrade between the particle between the particle between the part of the soil pett interpret that and and part interpret the particle between the part of the soil pett interpret that and and part interpret that and and part interpret that the part interpret that and and part interpret that the part interpret the part interpret that and part interpret the part interpret that and and part interpret that the part interpret that the part interpret that the part interpret that and part interpret that the part interpret that the part interpret that the part interpret that the part is the part interpret the part is the par	at the delivery hered they are the lasful owner. B. of the premises above granted, and select of a set of the indextance, pay all taxes or assessments that may be levide the the paid at all becomes a part of the lookbetones, secured by this foldenties, and able be secure any asses the total accounts thereon as been in provided, in the event that and particles and arguing a may be to the taxes or assessments that and particles are all provided by the secure able to the taxes are allowed by the secure able to the tax and be to secure any and the secure that tax and particles are allowed by the secure tax and tax and taxes are that the tax and be taxes are the tax and be taxes and the tax and be taxes and the tax and be taxes and taxes are taxed with the tax and additions and taxes are taxed with the tax and additions and taxes and taxes are taxed with the tax and additions the taxes and taxes are taxed and taxes are taxed at the tax and be taxes and taxes are taxed at the tax and taxes and taxes are taxed at taxes and taxes are taxed at taxes and taxes and taxes are taxed at taxes are taxed at taxes that taxes taxes at taxes are taxed at taxes are taxed at taxes taxes and taxes are taxed at taxes are taxed at taxes taxes and taxes are taxed at taxes are taxed at taxes taxes are taxed taxes are taxed taxes are tax

S

t

0 an

aga ins int par

acce and sum of t or i unp hole in t to, i last - C

ST/

Deed

328