RTGAGE RECORD 69

	The summary of	NERY CO KANAS CITY NO MORT	AND THE REPORT OF THE PARTY OF
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the	day of
	Lida Squires Fey et at	humen A D. 192 /6 at 5:15	P. W
Pa # 178	Το	Jac & Wellman Register	r of Deeda.
Req. # 178 Jee. \$100	Emma E, McElhiney		Deputy.
	THIS INDENTURE, Made this	June , in the year of our Lord, one th	housand nine
\checkmark	hundred and twenty-six between Lida Squires Fey and A.P. H	ey,her husband,	
	of Lewrence, in the County of Douglas		
	part y of the first part, and Emma E. MoElhiney	part y of the	second part.
		ration of the sum of	
	to following described real estate situated and being in the County of D Lot Thirty Eight (38) in Bre City of Lawrence, Kandas	ezedale, an addition to the	· •
Jor. Jor.			
For mont	with the appuretenances and all the estate, title and interest of the said part 1 And the said part 105 of the first part do broken worket and agree that a	ΩS of the first part therein. the delivery hereof they are the lawful ownerS of the premises above granted, r	and select of a
For mont	And the said part 108 of the first part do bereby covenant and agree that a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	t the delivery hereof they are the lawful owner	
For mont Our poort Jee Book 15- 376 Bog 376	And the said part 108 of the first part do hereby covenant and agree that a good and indefeasible state of inheritance therein, free and clear of all incumbrances, and that they still warrant and defend the same aquirst all parties making herein claim theretor. It is agreed between the parties bereto that the part. 108 of the fort part shall at all against aid reflective between subsections due and apaylib, and that 109 will.	t the delivery hereof they are the lawful owner. B of the premises above granted, the delivery hereof this indenture, pay all taxes or assessments that may be level, the buildings upon mail real estate insured against fire and tornado in such su	vied or assessed im and by such
For produced	And the said part 108 — of the first part do bredy evenant and agree that a good and indefeasible estate of inheritance therein, free and clear of all incuminances, and that they still surrant and defend the same acticat all parties making having therein. It is agreed between the parties therein that they are 1105 — of the fort part that all at all same therein that they still action that they still action the same becomes due and payable, and that they will insurance company as shall be reseifed and direct by the part if the second part, the lateret. And in the event that and part. [16]	t the delivery hereof they are the lawful owner. B of the premises above granted, a times during the life of this indenture, pay all taxes or assessments that may be ler keep the huldings upon said real estate insured against fire and torsado in such su loss, if any, made payable to the part y	vied or assumed im and by such >
for Jor Jee Brok 15-378 Bog-378	And the said part 108 of the first part do hereby evented and agree that a good and indefeasible state of inheritance therein, fire and chear of all incentionance. This agree between the parties therein that the part of the state where the parties therein that the part of the state where the parties of the first part shall at all space and the result of the state where the same becomes due and payable, and that they WIII	t the delivery hereof they are the lawful owner. B of the premises above granted, a times during the life of this indenture, pay all taxes or assessments that may be ler keep the holidings upon said real estate insured against fire and torsado in such are less. If any, made payable to the part y — of the second part to the scient o in the same become due and payable and to keep and premises insured as herein pro- paid shall become a part of the indebtedness, secured by this infenture, and shall b	ried or assumed an and by week 5. hor vided, inten the bear interest a
For mark Der Book Jee Book 75-378. Bag-378.	And the said part 108 of the first part do brevely evented and agree that a good and indefeasible state of inheritance threin, free and clear of all incentinence. The state of the stress state of the stress state in the stress state stress stress state in the stress state in the stress state in the stress state in the stress state stress st	t the delivery hereof they are the lawful owner. B of the premises above granted, a times during the life of this indexture, pay all taxes or assessments that may be lev- ted by the huldings upon said real extate insured against free and tomado in such as these, if any, made payable to the part y of the second part to the extent a the the same terceme due and payable and to keep said premises formed as brefin pro- paid shall become a part of the indektolones, secured by this indexture, and shall be more memory, executed on the 	ried or summed im and by such st. hor
For mont Jung mont Jew Book J5-378. Bag - 378.	And the said part 105 of the first part do breedy evenant and agree that a good and indedexible state of inheritance therein, free and char of all incuminance. and that they sill scarma tand defend the same accurat all parties making investigations and that they sill scarma tand defend the same accurat all parties making investigations and that they sill scarma tand defend the same accurate all parties making investigations and that they will insurance company as shall be specified ad directed by the part of the second part may pay said tarse and hermance, or there and the second part is pay to accurate the forst part shall at all the second part. The second part may pay said tarse and hermance, or there, and the amount to the state of the second part on pay pays and tarse and hermance is the state of the same date and mark and the state of the same of the same date and mark and the state of the same date and mark and the same date and the same same to be the same date of the same date and the same same date and a same strengt to second the paysets in the payment of said and by its there made payshe to the part of the second part on pay for any forst of and pay for any forst of the payment of said and by its there made payshe to the pay for any forst of pays in the same formation and the pay target of payshe to the pay for any forst of the same date and payshe to the pay for any forst of the same date and payshe to the pay for any forst of the same date and payshe to the pay for any forst of the same date and payshe to the payshe to the pay for any forst of the same date and payshe to the payshe to the pay for any instrument of the same date and payshe to the pay for any instrument of the same date and payshe to the pay for any forst of the same date and payshe to the pay for any forst of the same date and payshe to the payshe to the pay for any instrument of the same date and payshe to the payshe to the pay for any instrument of the same date and payshe to the pay forst of the	t the delivery hereof they are the lawful owner. B of the premises above granted, a times during the life of this indenture, pay all taxes or assessments that may be leve they the huldings upon and real estate insured against fire and tormado in such as the source of the source of the source of the source of the source of a the same become due and payable and to keep said premises insured as beeing poor paid shall become a part of the indektedness, secured by this indenture, and shall be merely a source of the source of the source of the source of the source of more money, executed on the Sth. day of June interest averaing thereon according to the terms of said obligation and also to secure to given any taxes with interest thereon as herein provided, in the event that a	ried or sammed im and by web 4 hor wick, then the bear interest at
For our out	And the said part 108 — of the first part dobreep events and agree that a good and indefeasible state of inheritance therein, first and clear of all incuminences, and the surrest set defends the same agree in the leage state is defended by the surrest set defends the same agree in the gravity is defended by the surrest set de	t the delivery hereof they are the lawful owner. g of the premises alove granted, a times during the life of this indexture, pay all taxes or assessments that may be lev- tered by the huldings upon said real estate insured against free and located to in such as items, if any, made payable to the part y of the second part to the extent o a the same become a part of the indektedness, secured by this indexture, and shall be indexture to the same term of the indektedness, secured by this indexture, and shall the indexture is a part of the indektedness, secured by this indexture, and shall the interest area indextured in the indexture of said obligation and also to seen in discharge any taxes with interest thereon as herein provided, in the server that a state montained therein fully discharged. If default be made in such payments or and it is bein for same because therein and payable, or if the intermore is not here it pays that and it is indexture in a second on and payable.	tied or summed im and by web 4. hor wide, then the bear interest at
For Jungermant Jee Book 75-378. Bage 378.	And the said part 105 the first part do hereby envenant and agree that a good and indefeasible entate of hisheritance therein, five and char of all incentions. It is agreed between the parties beer that the parties of the first part of the first p	t the delivery hereof they are the lawful owner. g of the premises alove granted, a times during the life of this isolenture, pay all taxes or assessments that may be ler- keep the holidings upon said real estate insured against free and ternado in such are the second part to the second part to the extent o to the same terceme due and payable and to keep and premises insured as brends pro- paid shall become a part of the indebtodness, secured by this indenture, and shall b and memory, executed on the 2bb . day of June and memory, executed on the Dbb . day of June to discharge any taxes with interest thereon as herein provided, in the event that a stim correct aversing thereon according to the terms of said obligation and also to secure to discharge any taxes with interest thereon as herein provided, in the event that a stim correction due and payable, and the during the same in the during the same indiction and a preview, that interest thereon as herein provided, in the event that a stim correction due and payable, of if the burget is not during the same indiction and a preview, that interest thereon as herein provided, in the event that a stim correction due and payable the terms of a said obligation and also to secure to the same terms of the interest pays the same in the barry of the same initial domains are corrected as the payable to the terms of a said with the same terms of the same terms of the terms of the same terms of the terms of the same terms	ried or assumed an and by such side of the such of the such of the base interest at DOLLARS, 19 – 26 re say sum or and part 108 ry part thereof a sum or main of the such of the revealed bit the part and bit the
for Jungement Jee Book 15-0-378	And the said part 10.8 — of the first part dobree provents and agree that a good and indefeasible state of inheritance therein, fire and clear of all incuminance, and the state of the same agree at the large matches beet of climits the same agree at the large matches beet of climits the same agree at the sam	t the delivery hereof they are the lawful owner. g of the premises alove granted, a times during the life of this indexture, pay all taxes or assessments that may be let they be holidings upon aid real estate insured against fire and torsado in such as loss, if any, made payable to the part y of the second part to the estate loss, if any, made payable to the part y of the second part to the estate loss, if any, made payable to the part y of the second part to the estate loss, if any, made payable to the part y of the second part to the estate loss, if any, made payable to the part y of the second part to the estate a the same become a part of the indebtoinese, secured by this indenture, and shall be one of money, executed on the 9th day of June interest aversling thereon according to the terms of aid obligation and also to secu- te of scherge any taxes with indexts thereon as beeing provided, in the event that a bit is meaning there in the payable, or if the interance is not here in the bare is been and payable at the same become during the share the same become during the state to the terms of a block payses and be the same become during the state is the term of the same bare of the state state and bare to the state is a strenge. If the first the presention of the add pays is indextend and paystate state to the state and bare to a block and due to be add is indextend and paystate states the strenge term of the add paystate states the states and bare to a strenge term of the states is a strenge term of the states the strenge term of the states is a strenge term of the states the strenge term of the states is a strenge term of the states and bare to a strenge term of the states the strenge term of the states term of the states term of the strenge term of the states term of the states term of the states term of the strenge term of the strenge term of the states term of the states term of the states term of the strenge term of the strenge term of the strenge term of the states term of the states te	riced or assumed an and by such 3. hor
Jor. Jungermann Lev Brade 75-378. Bage-378.	And the said part 105 the first part do breep events and agree that a good and indedexible state of inheritance threin, first and clear of all incuminence, and the starts of the dense matched at the good and indedexible state of inheritance threin, first and clear of all incuminence, and a start of the starts at the start is the start and the starts at the start at	t the delivery hereof they are the lawful owner. g of the premises alove granted, at times during the life of this indexture, pay all taxes or assessments that may be let they be halidings upon sail real extate insured against free and tormado in meh me these, if any, made payable to the part y of the second part is the extent o in the same become due and payable and to keep and premises insured as hering pay paid shall become a part of the indektoness, secured by this indexture, and shall be ment means thereon according to the terms of said obligation and also to seen to discharge any taxes with interest thereon as herein provide and also to seen to discharge any taxes with interest thereon as herein provided in the bare there is discharge any taxes with interest thereon as herein provided in the bare there is a final mean interest, then the example. If default be made in nexh payments or as the same become due and payable, of the interaction is here the pay the and mean objective according the interest, therein the order of an adjust is at the same become due and payable, of the interaction is and therein a section of the same become due and payable, of the interaction is and the same become and and benefic secting therein; and to set if the interaction is and therein according therein; and therein therein therein the therein is herein the same herein; and therein therein therein the same herein; and therein therein therein therein the same herein; and therein therein therein therein therein the same herein therein the same herein therein	ried or sammed an and by such 3/ hor box interest at DOLLARS, 19-26 re any sum or and post 105 way repart hereof war remaining or pitter of the part hereof, tred and have ay and year
Jor. Dunganon Leve Book 75-378. 80 gr 378.	And the said part 105	t the delivery hereof they are the lawful owner. g of the premises alove granted, a times during the life of this indexture, pay all taxes or assessments that may be let they the huldings upon sail real extate insured against free and tomado in such as these, if any, made payable to the part Y of the second part is the extent o in the same become due and gayable and to keep and premises insured as brefin pro- paid shall become a part of the indektonese, secured by this indexture, and shall be more money, executed on the	ried or assumed an and by such st hor hor interest at DOLLARS, 10 - 20 way can be reary can be reary can be and port 108 by part thereat way reary can be ready and the before the such the such the such the before the such the such the such the before the such the such the such the such the before the such t
For. Dungenoon Leve Book 75- 80 gr 378:	And the said part 105 the first part do breep events and agree that a good and indedexible state of inheritance threin, first and clear of all incuminence, and the starts of the dense matched at the good and indedexible state of inheritance threin, first and clear of all incuminence, and a start of the starts at the start is the start and the starts at the start at	t the delivery hereof they are the lawful owner. g of the premises alove granted, at times during the life of this indexture, pay all taxes or assessments that may be let they be halidings upon sail real extate insured against free and tormado in meh me these, if any, made payable to the part y of the second part is the extent o in the same become due and payable and to keep and premises formed as brefin pro- paid shall become a part of the indektonese, secured by this indexture, and shall be 	ried or assumed an and by such 3.4 hor
For. Dungermant Leve Book 75-378: Bog-378:	And the said part 105	t the delivery hereof they are the lawful owner. g of the premises alove granted, a times during the life of this indexture, pay all taxes or assessments that may be let they the huldings upon sail real extate insured against free and tomado in such as these, if any, made payable to the part Y of the second part is the extent o in the same become due and gayable and to keep and premises insured as brefin pro- paid shall become a part of the indektonese, secured by this indexture, and shall be more money, executed on the	ried or Ammed an and by web 3. hor
For. Dugenoor Lev Book 75-378. Bog-378.	And the said part 105	t the delivery hereof they are the lawful owner. g of the premises alove granted, a times during the life of this indexture, pay all taxes or assessments that may be let they the huldings upon sail real extate insured against free and tomado in such as these, if any, made payable to the part Y of the second part is the extent o in the same become due and gayable and to keep and premises insured as brefin pro- paid shall become a part of the indektonese, secured by this indexture, and shall be more money, executed on the	ried or assumed an and by such 3.4 hor
For our out	And the said part 105 the first part do here any events and agree that a greed and indedexible state of inheritance thren, first and clear of all incuminence, in a greed between the particle becomes access the large matches there is defined the same access the large matches there is defined to the same access the particle sector that a same access the part the part the the second part in my part and tax and particle sector part of the second part in my part and tax and part the same access the part the second part in my part of the same that the part the second part in my part of the same that the part of the same access the part	t the delivery hereof they are the lawful owner. g of the premises alove granted, a times during the life of this indexture, pay all case or assessments that may be lev- these, if any, made payable to the part y of the second part to the exist o the second part of the indextedness, secured by this indexture, and shall be more money, executed on the Dth day of June interest arrening thereon are formed as being provide and also to seen that it is a second part of the indextedness, secured by this indexture, and shall be more money, executed on the Dth day of June interest arrening thereon are colling to the terms of said obligation and also to seen the same become with interest thereon as herein provided, in the event that a interest arrening thereon are colling to the terms of said obligation and also to seen the same become during day days and the seen as been provided, in the event that a more more constrained therein (budy dis-largerd). If default be made in noch payments or and the same become during thereform: and brends part to be and provided in the event that a not the same become during payable, of the beamsone is noch payments or and the more all of printing and interest. Greeners as been used to the said provide at the to take presented of printing and thereat, and thereats are reliable that the here and bead of printing and thereats. and all the forms and sheet is and the said here the same become during a said interest. Therefore a sheet is a said ware in the same here and the same become during a said interest. Therefore a sheet is a said the same here and the same become during a said thereats. here and there the same become during	ried or assumed an and by webs st hor wide, then the bear interest at DOLLARS,
For and Jee Book 15-378 Bog-378	And the said part 10 S	t the delivery hereof they are the lawful owner. g of the premises alove granted, a times during the life of this indexture, pay all case or assessments that may be lev- these p the huldings upon aid real entate insured against free and tormado in meh are these, if any, made payable to the part y of the second part to the exist o in the same become due and gayable and to keep and premises formed as breing peop paid shall become a part of the indektoness, secured by this indexture, and shall be ment more according to the terms of said obligation and also to seem to discharge any taxes with interest thereon as herein provided in the bare therein function of any direction function and previous discharge any taxes with interest thereon as herein provided in the bare therein the discharged. If default be made in not here there are become due and payable, of the humans is in a bart to be seen to the same become due and payable, of the humans is in the same become according the discharged. If default be made in not here the there are been and there are there the there are been and there are there are there are breached as and there are become due and payable, or the humans is in the bart to be a the same become and there are there are breached as and there are become due and payable, or the humans is the same become and there are there	ried or assumed an and by webs st hor wide, then the bear interest at DOLLARS,
	And the said part 105	t the delivery hereof they are the lasticl owner. g of the premises alove granted, a times during the life of this indexture, pay all case or assessments that may be lev- these the huldings upon sail real estate insured against free and located in such as these, if any, made payable to the part y of the second part to the estate to the herane tercers due and payable and to keep and premises formed as been pro- paid shall become a part of the indektedness, secured by this indexture, and shall be- defined on the same tercers due and payable and to keep and premises formed as been pro- m of money, executed on thethe day of	ried or anomal in and by such 3/ . hor
	And the said part 105	t the delivery hereof they are the lawful owner. g of the permises alove granted, a times during the life of this indenture, pay all cases or assessments that may be lev- here the halidings upon sail real estate insured against fire and tornado in such as here the haliding and payable to the part y of the second part to the critest o in the same became due and gayable and to keep and premises insured as hering peo- paid shall become a part of the indektonese, secured by this indenture, and shall be of money, executed on the they d upon interest averaing thereon according to the terms of anid obligation and also to secu- to discharge any taxes with interest thereon as herein provided, in the event that a state on each before indepted and grade and in more provided. In the event that a state on each before indepted and grade and the indextore and bare to be add in indentures. In this decouver have been and in take provided in the bare were than the unput of principal and interest, therefore ways are ball become able to be the add in indentures, then the comparison that become able to be the add by the ball in indentures, the thit comparison that become able to be the add by the ball in indenture is given, shall interest, therefore ways the ball become able to be the add by the ball in indenture is given, shall interest, therefore ways the ball become able to be the add by the ball of the intervent be the respective particle between the state. In the case and therefore the states and therefore able as it is an intervent in the respective particle between the states. here unput of principal and interest, therefore, ball at the rest and therefore able at its in- intervent of the respective particle between the states. here unput of principal able at its rest. here unput of the states of the states of the states of the rest and therefore able at index states of the the respective particle between the states. here unput of the states of the states of the states of	ried or answed an and by web sichor
	And the said part 105	t the delivery hereof they are the lawful owner. g of the premises alove granted, a times during the life of this indexture, pay all taxe or assessments that may be lev- tered by the halfings upon aid real extate insured against free and tormado in such as the part of the second part to the part y of the second part to the extent o in the same become due and gayable and to keep and premises insured as beefing peop paid shall become a part of the indektoness, secured by this indexture, and shall be 	ried or anomal m and by such 3/ hor
For Jer Book Jer Book Jer Book Jos - 376 300 15-376 300 15-376	And the said part 105	t the delivery hereof they are the lastid owner. g of the premises alove granted, a times during the life of this indexture, pay all case or assessments that may be lev- they be halfings upon aid real extate insured against free and tornado in meh ar- these, if any, made payable to the part Y of the second part to the extent o in the same become due and gayable and to keep and premises insured as brefing peop paid shall become a part of the indektoness, secured by this indexture, and shall be more money, executed on the	ried or answed an and by web sichor
	And the said part 10 S	t the delivery hereof they are the lastid owner. g of the premises alove granted, a times during the life of this indexture, pay all case or assessments that may be lev- these, if any, made payable to the part y of the second part is the exist o the second part is the exist of the indektonese, secured by this indexture, and shall be ment means the exist of the indektonese, secured by this indexture, and shall be ment means a part of the indektonese, secured by this indexture, and shall be ment means, executed on the	ried or assumed an and by such 34 hor
	And the said part 10 S	t the delivery hereof they are the lastid owner. g of the premises alove granted, a times during the life of this indexture, pay all case or assessments that may be lev- these, if any, made payable to the part y of the second part is the exist o the second part is the exist of the indektonese, secured by this indexture, and shall be ment means the exist of the indektonese, secured by this indexture, and shall be ment means a part of the indektonese, secured by this indexture, and shall be ment means, executed on the	ried or assumed an and by such 34 hor
	And the said part 10 S	t the delivery hereof they are the lawful owner. g of the permises alove granted, a times during the life of this indenture, pay all case or assessments that may be here the halfdings upon aid real entate heared against free and tornado in such as here paid shall be one a part of the indektorines, secured by this indenture, and shall be one of more, executed on the <u>Sth</u> day of <u>June</u> attents acreating therein according to the terms of aid obligation and also to seen to discharge any taxes with indexto. There are a break of the second part to the relate to discharge any taxes with indexto. There are a break of the terms of a second part to the relation to discharge any taxes with indext there as break obligation and also to seen to discharge any taxes with indexts there as break obligation and also to seen the same become of the second particle, or the break of the there are a break of the second of the same is a break of the same become disc and paralle, or the break of the share is a break of the same become disc and paralle, or the break of the same become and break or second by a break of the break of the share is not be the same is a break of the same become disc and paralle, or the break of the same beak of the same become disc and paralle, or the break of the same beak of the same become disc and the second same and become and break of the same beak of the same become disc and the second same and beak of the same beak of the same become disc and the second same and beak of the same beak of the same become disc and the second same and beak of the same beak of the same become disc and the second same the same and beak of the same beak of the same become disc and the second same the same and the same and beak of the second same and the same and the same and the same and the same become disc and the second same and the same and same beak of the same become disc and the same and the same and same large and the same become disc and the same and same and the same and same and and the same and same and the same	ried or assumed an and by such 34 hor

gr ag in in th

ac an su of or or un bol im in to, las

ST.

Dee

342