MORTGAGE RECORD 69

A LOUGH	FROM	STATE OF KANSAS, DOUGLAS COUNTY, SS.
	FROM	This instrument was filed for record on the 30th day
	Gebhard Saile et ux	June C. A. D. 192 6, at 3:00 P. W. M. Las E. Wellman
		Register of Deeds.
	Hannah P. Oliver	ByDeputy,
1	THIS INDENTURE, Made this 30th day of hundred and twenty six between "obl	June ard Saile and Eva Z. Saile, his wife,
4	of Lawrence in the County of Douglas	and State of Kansas
	parties of the first part, and Hannah P. Oliver	part. y of the second pa
	WITNESSETH, that the said pades of the first part, in conside wonty Hundred	ration of the sum of
	Lot No. One Hundred Fift	y two (152) on
	Ohio Street ,City of Daw	rrence ,
		and a second s
	with the appuretenances and all the estate, title and interest of the said part. And the said part _ 168 of the first part debreby revenant and agree that is	16.6 of the first part therein. It the delargy bared they are the lawful evens Bot the premiers above granted, and wired of
	And the said part_105 of the first part do hereby covenant and agree that a good and indefeasible satate of inheritance therein, free and clear of all incumbrances,	at the delivery hereof they are the lawful ownerBof the premises above granted, and seized of
	And the said part_108 the first part de break even and and agrees that a gree and indefaultie enter of inheritance therein, free and clear of all incuminance, and that they will scarce at a default the same agriest all partice patho in the first part part part part part part part par	at the delivery hereof they are the lawful owner. Bot the premises above granted, and while d three during the life of this inderture, pay all taxes or assessments that may be level or assess here the laidings upon said real estate insured against five and torsado in such sum and by mo level. If any, made payable to the part $-y = -dt$ the second part to the extent of . hor in the name became a part of the indettedness, secured by this indexture, and shall be a larger in paid shall be one part of the indettedness, secured by this indexture, and shall be a larger in the second part of the indettedness, secured by this indexture, and shall be a larger in the second part of the indettedness, secured by this indexture, and shall be a larger in the second part of the indettedness.
	And the said part_ing of the first part de between the ad agrees that a gree and indefauities entered of distributes therein, free and clear of all incrumbrances from the parties the same against all grees parties parties have the same against all grees parties parties have the same against all grees parties parties between the parties between the same same are parties and the same against and the same against adjuster of the same adjuster of the same against adjuster of the same adjuster of	at the delivery hereof they are the lawful owner. Bot the premies above granted, and wised of the inference of this inference, pay all taxes or assessments that may be level or assessing the tables of the inference of the second part to the extent of the result of the second part to the extent of the rate of the second part to the extent of the rate of the second part to the extent of the rate of the second part to the extent of the rate of the second part to the extent of the rate of the rate of the second part to the extent of the rate of the second part to the extent of the rate of the second part to the extent of the rate of the second part to the extent of the rate of the rate of the second part to the extent of the rate of the second part to the rate of the second part of th
	And the said part_100 the first part de	at the delivery hereof they are the lawful owner. Bot the premises above granted, and while d times during the life of this indecture, pay all taxes or assessments that may be level or assess here the laidings upon an dread setuate insured against fire and tornado in such sum and by now level, if any, make may also to the yar. $y = of$ the second part to the extent of . here in the name became to even of agaths and to beep add premises insured as herein provided, then the graid shall become a part of the indecidences, secured by this indexitors, and shall beer insured torout a second part of the indecidences, secured by this indexitors, and shall beer insured torout any provided the second part of the indecidences, we can be provided. The torout any provided the second part of the indexitors are also also be assessed as a problem of money, executed on the <u>30</u> day of <u>Juno</u> y 26 interest averying thereon averallies to the terms of mid obligation and also to secure any sum of
	And the said part_10g of the first part de	at the delivery hereof they are the lawful owner. Bot the premises above granted, and select of the selection of the selecti
	And the said part_log of the first part de here physics examine that a greet that is good and indefauities entered of distinct therein, first and clear of all incrumbances. This proves the particle therein that the part	at the delivery hereof they are the lawful owner. Bot the premies above granted, and select of the inference of the second part to the related to the second part to the relation of the secon
	And the said part_log of the first part de	at the delivery hereof they are the lawful owner. Bot the premises above granted, and wind of the indexture, pay all taxes or assessments that may be levied or assessments that the part is a start of the leviet devices, second by this indexture, and able be lawfurd to a second by the leviet as a start of money, executed on the <u>30 day or <u>June</u> 12 26 linknews therein the starts between a been in provided, in the versus that all part to include the starts between a been as been in provided, in the versus that all part is indexture in the starts become due and payable, or the lemants in such levies, as provide herein the indexture in the target between the due to the target of the indexture due to the provide as at a the option of the indexture in the target between the indexture in the target between the indexture in the indexture in the target between the indexture in the indexture in the indexture in the indexture is given, shall indexture indexture in the indexture indexture indexture indexture in the starts indexture in the indexture in the</u>
	And the said part_log of the first part de	It the delivery hereof they are the lawful owner. Bot the premises above granted, and wind of the delivery hereof they are the lawful owner. Bot the premises above granted, and wind of the delivery hereof they are the lawful exact or assessments that may be levied or assess keep the halfdings upon said real extate insured against for and terms do here in a design to the area become due and against and to keep and premises insured as been provided, then the real shall become a part of the indektdeness, we used by the indexture, and shall bere insured and money, executed on the <u>30</u> day of <u>Juno</u> 19 266 interest acruing thereon assessment on said obligation and also the secret ary start to discharge any taxes with interest thereon as been in such payments or any start there and the same become due and payside, or if the insurance in such payments or any start there and the same become due and payside, or if the insurance of the start periods and also the same become due and payside, or if the insurance is start by the insurance of the start periods of the more than all been insured in the terms of the billigation and also the secret any start and the same become due and payside, or if the insurance is not have any and the more than all been insured in the start become due and payside, the event and the start beyond of the rest and been due averaging thereform; into the promession for what all periods and also the same become due and payside, and all benefits acruing thereform shall extend and and the same become due and payside, and what the same due the payside of the rest and been due averaging thereform; into the terms are instead been due and payside of the same become due and payside of the same become due and payside is the begin of the same become due and payside, and all benefits acruing thereform shall extead and have a scenarios of the respective payside bereform. And all actues and have a percent set the interpreting payside, and all benefits acruing thereform shall extead and have
	And the said part_log of the first part de	It the delivery hereof they are the lawful owner. Bot the premises above granted, and wind of the infection of the infection of the second part to the extent of the infection of the second part to the extent of the field of the infection of the second part to the extent of the field of the infection of the second part to the extent of the field of the infection of the second part to the extent of the field of the infection of the second part to the extent of the field of the infection of the second part to the extent of the field of the infection of the second part to the extent of the field of the infection of the second part to the extent of the field of the infection of the second part to the extent of the field of the second part to the extent of the field of the second part to the extent of the field of the second part to the extent of the field of the second part to the extent of the field of the second part to the extent of the field of the second part to the extent of the field of the second part to the extent of the field of the second part to the extent of the field of the second part to the extent of the field of the second part to the extent of the second part to the extent of the field of the second part to the extent of the field of the second part to the extent of the second part to
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	And the said part_iog of the first part de levely revenue that all green that is read and incidentiale enter of inferior threads, first and dear of all incruments and and and all all and all all all all all all all all all al	at the delivery hereof they are the lawful owner. Bot the premises above granted, and wind of the second part to the effect of this indenture, pay all taxes or assessments that may be levied or assesshere the haldings upon said real estate insured against five and torsaids in such accan all by means the second part, and second part to the extent of . Bot means and by means the second part of the extent of . Bot means and payable to the part $\underline{J}_{\rm mean}$ of the second part to the extent of . Bot means the second part of the extent of . Bot means the second payable to the part $\underline{J}_{\rm means}$ of the second part to the extent of . Bot means and by means the second payable to the part $\underline{J}_{\rm means}$ of the second part to the extent of . Bot part of the indettedness, secured by this indenture, and shall be a interest a part of money, executed on the $\underline{30}$ day of $\underline{J}_{\rm min}$ is 266 interest according thereon according to the terms of said chilgsilon and also to secure say sum at to discharge any taxes with interest thereon as beening provided, in the event that add part in the destine the rest of the premises thereon the origin value of the premises before the origin provided in the level that means the back means and back at the optime thereon and back of the according thereon thereon. The there is the level thereon and the premises before there is the second provided in the premises the the interesting thereon thereon of the presentes of the said previse of the second previse of the second previse of the second previse the second previse the second previses before there is the second previse to the second previse of the second previse of the second previse the second previse the second previse the second the second previse the second second the second there the second the second the second the second the
	And the said part_iog of the first part debree provemant and agree that is greed and indefnative entered of distributes therein, first and clear of all instrumentees. The second part of the second	at the delivery hereof they are the lawful owner. Bot the premises above granted, and whend of the indexture, pay all taxes or assessments that may be levied or assess they the halfings upon said real extent learned against for and terrate is not an and by we does, if any, made payable to the part of the second part to the extent of NOLLARS and the above grand the mass become due and apyable and to keep and premises insured as been provided. The terrate terrate due and apyable and to keep and premises insured as been provided to the part of the second part to the extent of NOLLARS and means and parts the indexture and the part is the second part to the extent of NOLLARS and means and parts the indexture and the second part to the extent of NOLLARS and means a part of the indexture second by this indexture, and half have insure and the indexture and and a loss of second set and an and payable. Second NOLLARS and means the second in the form of said deligation and also to secone any said the interare the means in such former that and part to identify any any taxes with interest therems as been in provided. In the event with and part to the interare the means in such parametes or any part identify the interare the terms and the parametes of the and premises and all the interare to the respective therein. The interare the means and it premises and all the means and the interaction is the option of the said premises and all the interare to the respective therein. The interare the interaction the extent and all extends and all premises and all the interare the interaction is the option of the said premises and all the respective to the respective therein. The interare the interaction is the option of the said premises and all the respective the interaction the inter
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	And the said part_log of the fort part de levely revenue that had green that is greed and indefaultie entrol of inheritance therein, free and clear of all incrumbranes. In this targe of a secret at discharge the many space is party particle had of claim there are also a secret at discharge the many space of party particle of the secret at the	at the definery hereof they are the lawful owner . Bot the premise above granted, and select of the indefeture, pay all taxes or assessments that may be level or assesses the set of the second part to the etern i.e. the second part to the second part to the etern i.e. the second part to
	And the said part_log of the fort part de here you creates that a gree that is read and indefaulties entered of defaults there that the part	at the delivery hereof they are the lawful owner. Bot the premises above granted, and setted of these during the life of this inferture, pay all taxes or assessments that may be levied or assess here the haldings upon said real estate insured against for and terms of a more hand only one all taxes the tailoung upon said real estate insured against for and terms of a more here the during the hald because and payable to the part <u>y</u> of the second part to the estant of h07 in the same become due and payable and to keys and premises insured as been previously, then the raid shall become a part of the indektedness, secured by this indexture, and shall be a latteret is all shall become a part of the indektedness, secured by this indexture, and shall be a latteret at the more according thereon according to the terms of shall chilpston and also to secure any sum a to discharge any taxes with interest thereon as beeing provided. In the erest that and part more constrained thereon according to the terms of shall chilpston and also to secure any sum a to discharge any taxes with interest thereon as beeing provided. In the erest that and part method can all provides. The this more shall be adding the instrates is not all bots and prediced hereing into a constant extender that there is a start of the instrates of a part based as all to be our prediced hereing into a constant extender that and payable, or if the instrates of a part based and payable and a start and every childrains therein contained, and all besedits accruing thereform shall estend and hard a consense at the form predicting patheterion. Start of the prediction and the day and yawall (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 50 th day of Juno A. D. 19 26, before me, a the aforesaid County and State, came lie his write 0, so
	And the said part_log of the fort part do	at the delivery hereof they are the lawful owner. Bot the premises above granted, and setued of these defining the life of this indenture, pay all taxes or assessments that may be levied or asses- here the haldings upon easis real estate insured against fore and to the exists and of year the setue to the life of this indenture, pay all taxes or assessments that may be levied or asses- here the haldings upon easis real estate insured against fore and to the exists and of year in the annet become due and payable not be payable and to keep and premises insured as been in provided, then the raid shall become a part of the indektedness, we used by this indenture, and shall be a barrer to a more money, executed on the <u>30</u> day of <u>Juno</u> 10.21AR interest accounting thereon accounting to the terms of shid chilgsilon and also to secure any sense to dicharge any taxes with interest thereon as beening provided, in the event that add part parts of the provided the state of the terms of shid chilgsilon and also to secure any sense to dicharge any taxes with interest thereon as beening provided. In the event that add part into a constrained, therits fully distatered. If default is made in a program of a star grant of a star the distance of the state of the state of the provided in the event that add part. The add parts interest the provider with the costs and charge interest and all the the interpret of the state of the state of the provided in the state of a parts as a cost the first mathematical and all benefits accruing therefore shall extend and mark as costs and the state receives particular terest. a here unto set the ir hand g and scale g (SEAL)
	And the said part_log of the fort part do	at the delivery hereof they are the lawful owner. Bot the premises above granted, and setted of the infection, pay all taxes or assessments that may be locied or assessments and the state assessments that may be locied or assessment that assessments assessments that may be loci

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