ORTGAGE RECORD 69

day of	STATUSTICITIES AND	FROM	1920
r of Deeds. Deputy.	Aug. A. D., 1926, st. 2:1 Jea & Welling By	John G. Stutz and wife	\$11,25
	August , in the year of our Lord, n G.Stutz and Gertrude G. Stutz, his wif	Watkins National Bank THIS INDENTURE, Made this Fifth day of	
		undred and twenty-jik between	
e second part.	ruglas and State of Kansas part c ation of the sum of Forty-five-hundred and	arties of the first part, and Watkins National Bank	
he receipt of e second part,	DOLLARS, to them duly pa Grant, Bargain, Sell and Mortgage to the said part y o Douglas and State of Kansas, to-wit:	WITNESSETH, that the said part 10 ⁵ of the first part, in cs no/100 (\$4500.00) hich is hereby acknowledged, ha vo sold, and by this indenture do following described real estate situated and being in the County of	
	th half $\frac{k_2}{2}$) of Lot No. Twenty (20) addition to the ^C ity of Lawrence.	Lot No Ninstean (19) and the Block Four (4), Hashall Place	
	e of the first part therein		
		at at a second second and a second second interest of the sold is	
	the delivery hereof they are the lawful owner g of the premises above gra	th the appuretenances and all the estate, title and interest of the said p And the said part. 10 g (the first part do berely reven and agree d and indefeasible estate of inheritance therein, fire and clear of all incumbrances.	
vied or assessed am and by such of its	the delivery hereof they are the lawful ownerg. of the premises abeve gra- times during the life of this indenture, pay all taxes or assessments that may here public production of the lawful of the lawful against fire and ternado in a here, if any, made payable to the part y_{m-1} of the second part to the or	And the said partingl the first part dobreely cover at and agree d and indefaultie cattat of linkeriance therein, first and clear of all incomtrances, a start by still series and doing the same sectors all parties making hard of white the is to agree because the parties become that the partingl of the fore part is instead or all states when the same become due and payally, and thatingl on the marker correspon so shall be precified and directed by the part y	R a au
vied or assessed am and by such of its	the delivery hereof they are the lawful owner g_{-} of the premises above gravitations during the life of this indenture, pay all takes or assessments that may represent the state of the second state of	And the said part 198 the first part do <u>berely</u> cover not and agree d and indefaultie catter of inderinance therein, first and clear of all incomtinences, which they still warrant and deford the same against all parties making hard of their the list agreed between the parties between that the part. 108 a first between the parties between the term of the inst and real restate when the same becomes due and paysible, and that they are marker company as a hall be operified and directed by the part 108 . If the second parts, Andin the event that take part. 108 is direct between the term of the same becomes the take the same becomes the same becomes the same term of the same be- rest. And in the event that take part.	E a ii iii
vied or assessed am and by such of 1ts wided, then the bear interest at DOLLARS, 1926	the delivery hereof they are the lawful ownerg of the premises above gra- times during the life of this indenture, pay all taxes or assessments that may Desp isolating: upon sold real estate insured against fire and tormalo in a here, if any, made payable to the part of the second part to the es- the same leverne due and payable and to keep asid premises insured as here and that hereome a part of the indektolones, secured by this indenture, and m of memory, executed on the then the ofthe ofthenthenthe ofthe ofth	And the said partingl the first part dobreely cover at and agree d and indefaultie cattat of linkeriance therein, first and clear of all incomtrances, a start by still series and doing the same sectors all parties making hard of white the is to agree because the parties become that the partingl of the fore part is instead or all states when the same become due and payally, and thatingl on the marker correspon so shall be precified and directed by the part y	g a in pu u u u u u u u u u u u u u u u u u u
vied or assessed an and by such of its vided, then the bear interest at DOLLARS, 1926 are any sum or reakid part ios ny part thereof rouded herein.	the delivery hereof they are the lawful ownerg _ of the premises abeve gra- times during the life of this indenture, pay all taxes or assessments that may boop babilities upon eaid real estate insured against for and ternado in a here, if any, made payable to the part _y of the second part to the or the second part of the second part of the or the second part of the second part of the or the second part of the second part of the or the second part of the second part of the or the second part of the second part of the or the second part of the second part of the or and the second part of the second part of the delivery escented on the of the second part the second part of the second part of the delivery escented on the of the second part the delivery escenter of the and part the second part of the second on and part of the iterment is not keep the part the second part of part of the second part the second part of parts delivery delivery and part the second part of parts delivery delivery and part the second part of parts delivery	And the said part 198 the first part do bereby cover not and agree d and indefaultie catta of inferinance therein, free and clear of all incentionarce, and the second test and a second test and test and test and the second is a second test and the second cat the part. 108 the leaf of the inter- list a second test of a part is because a second parallel, and that they w met. And in the event that and part. 108 of the first part has the second test of the second part of the second part of the second rest. And in the event that and part. 108 of the first part shall fail to pay such the 110 S (IARS is insteaded as a manuface test event of the second part is insteaded as a manuface test event of the second part may any set of the second part may and the second part may appreciate test met the system of the second part may appreciate test of the second part may appreciate test of the second part may appreciate the test of the second part may appreciate the test of the second part may be appreciate the second part may be appreciated to the part of the second part may appreciate the second part may appreciate the second part may appreciate the second part may be appreciated to the part of the second part may appreciate the second part may and the second part may appreciate the s	e ii ii in B ii ii ii ii ii ii ii ii ii ii ii ii i
vied or assessed am and by such of 1ts vields, then the bear interest at DOLLARS, 1926 re any sum or maid part 108 my part iberry sum remaining the sum remaining the set of the ises and all be yr part thereof, and be	the delivery hereof they are the lawful ownergf the premises abeve gra- times during the life of this indenture, pay all taxes or assessments that may bop labilities upon raid real estate insured against fre and ternado in a inset. If ary, made graphle the part of the second part to the or the rank of the state of the indebtedness, secured by this indenture, and m of money, executed on thethey ofthey determine insured as here main shall become a part of the indebtedness, secured by this indenture, and m of money, executed on thethey ofthey detthey detthe interest accruing thereon according to the terms of said obligation and also to to discharge any taxes with interest thereon as herein provided, in the event time contained therein fully discharged. If the provided, in the event time contained therein fully discharged. If grade, of if the largest is the short here are been the discharge and become due and payable the contained therein fully discharged. If the discharge is not also be the discharge any taxes with interest thereon as herein provided, in the event time contained therein fully discharged. If the discharge is and become due and payable the analytic of the terms of any discharged the state is and the made in an end of any inter- discharge any taxes with interest thereon as herein provided, in the event time contained therein fully discharged. If the provided is and payable the analytic of privale and interest, the contained the and here in the state of the state of the event time and there is the state of the the provided of the the provided of the there and there is not the magnet of privale and interest, there of the state of the	And the said part igg the first part do bereby cover at and agrees d and indefaulthe cattar of inheritance therein, free and clear of all incention transverses. If that they still warrant and defend the same against all parties making lack of the same barren bere the barren barr	a a ii ii ii ii ii a a a a a ii ii ii ii
vied or answerd or 1ts of 1ts vield, then the bear intervent at 1926 tre any sum or naid part 1698 my part iherest aum remaining the and the y part is and the y prete, and the tred and have	the delivery hereof they are the lawful ownerg _ of the premises above gra- times duping the life of the indenture, pay all taxes or assessments that may Roop buildings upon said real estate insured against for and terms of a re- ner, if any, made payable to the party of the second part to the or- the near locerne due and payable and to keep and premises insured as here raid shall become a part of the indektodness, secured by this indenture, and and on money, executed on the the dy of August. Interest accruing thereon according to the terms of said obligation and also to the discharge any taxon with interest thereon as beeing neorbided, in the event the same become index and payable, which we have a second payable the discharge any taxon with interest thereon as beeing neorbided, in the event is done and grammer, then the corresponder bala bala to the discharge any taxon with interest thereon as beeing neorbided, in the event the data taxon and and payable, with the means and share to the same become due and payable, with the interest and share to the same become due and payable, with the interest and share to the same become due and payable, with the interest and there is a the same become due and payable, with the interest and there is a the same become due and payable, with the interest and there is a the same become due and payable, with the cost and charge in payable the same become due and payable, with the cost and charge in pay- ter at 10.9. and every single in therein, restained, and all lengting berefits and there of the same berefits payable berefits.	And the sail petight the first part of	
viet or assessed an and by such as 15c	the delivery hereof they are the lawful ownerg _ of the premises along a times during the life of this indenture, pay all taxes or assessments that may Resp (aidings upon said real estate insured against for and tormalo in a law, if any, made payable to the part _ y _ of the second part to the ca- the same leverne due and payable and to keep and premises insured as here maid shall become a part of the indehtedness, secured by this indenture, and and the same leverne due and payable and to keep and premises insured as here maid shall become a part of the indehtedness, secured by this indenture, and and the same leverne due to the terms of said obligation and also to the discharge any taxes with interest there must be improved in the event is due to the same become due and payable, of the interpanet is set for _ x. is both there is the interest there must be and the such pays . of a both the same become due and payable, of the interpanet is set for _ x. is both the same become due and payable, or the interpanet is set for _ x. is both the same become due and payable, or the interpanet is set for _ x. is both the rest in the same become due and payable, or the interpanet is the form. The same become due and payable, or the interpanet is the form. Is also the same become due and payable, or the interpanet is the form. The same become due and payable, or the interpanet is the form. Is also the distingt out the form, and will be due the premise become form and the same become grantic therein, and will be due the premise become form and in the pays of the respective parties hereto. Hereuto set the interpanet, and all herein the same and and as all _ g. (John G, Stuttz	And the said part	
viet or assumed an and by such as 15c	the delivery hereof they are the lawful ownerg _ of the premises above gra- times during the life of the indenture, pay all taxes or assessments that may Resp failings upon said real estate insured against for and tormalo ins- law, if any, made payable to the part _ y _ of the second part to the or- the same locence due and payable and to keep and premises insured as here main shall become a part of the indeltedness, secured by this indenture, and and the same locence due and payable and to keep and premises insured as here main shall become a part of the indeltedness, secured by this indenture, and and the same locence due to the terms of said obligation and also to the dicharge any taxes with interest there not a kern provided, in the event is indenture if yers, shall intendicity in water and become due and payable. The same become due and payable, of the longence is and share to the indenture if yers, shall intendicity in water and become due and payable. The same become due to the same become due and payable, or the longence is well as the same become due and payable, or the longence is and the same bind on the payable during the strength of the longence is and at the to the indenture if yers, shall intendicity in water and become due and payable. The strength of the same become due and payable, or the longence is here the same and the off second due to the strength of the longence is and the strength the same become due to the strength of the longence is and the strength the same become due to the strength of the strength on the strength of the strength on the strength of the s	And the sail petight the first part of	
viet or assumed an and by such of 152 widsd, then the lear interest at DOLLARS, 1926 1926 or py part learnerst model hered, such and all the trend and learner (SEAL)	the delivery hereof they are the lawful ownerg _ of the premises along a times during the life of this indenture, pay all taxes or assessments that may Resp (aidings upon said real estate insured against for and tormalo in a law, if any, made payable to the part _ y _ of the second part to the ca- the same leverne due and payable and to keep and premises insured as here maid shall become a part of the indehtedness, secured by this indenture, and and the same leverne due and payable and to keep and premises insured as here maid shall become a part of the indehtedness, secured by this indenture, and and the same leverne due to the terms of said obligation and also to the discharge any taxes with interest there must be improved in the event is due to the same become due and payable, of the interpanet is set for _ x. is both there is the interest there must be and the such pays . of a both the same become due and payable, of the interpanet is set for _ x. is both the same become due and payable, or the interpanet is set for _ x. is both the same become due and payable, or the interpanet is set for _ x. is both the rest in the same become due and payable, or the interpanet is the form. The same become due and payable, or the interpanet is the form. Is also the same become due and payable, or the interpanet is the form. The same become due and payable, or the interpanet is the form. Is also the distingt out the form, and will be due the premise become form and the same become grantic therein, and will be due the premise become form and in the pays of the respective parties hereto. Hereuto set the interpanet, and all herein the same and and as all _ g. (John G, Stuttz	And the said part 199 the first part do beredy cover and and agree d and indefaulth catator of indefaultance therein, first and chard of all incentionses, and the said scale of a state of indefaultance markets all magnetic markets and the said real retainers the part indefault of all the first part of the first part indefault of all the first part of the first part o	
vide or assessed on a cd by such of 152 vide, then the hear laterest at DOLLARS, 1926 or any sum or and part 193 or part sum or appart thereof or such and the priorite hereof or set and all the priorite hereof or set and a	the delivery hereof they are the lawful ownerg _ of the premises along a times during the life of this indenture, pay all taxes or assessments that may Resp (aidings upon said real estate insured against for and tormalo in a law, if any, made payable to the part _ y _ of the second part to the ca- the same leverne due and payable and to keep and premises insured as here maid shall become a part of the indehtedness, secured by this indenture, and and the same leverne due and payable and to keep and premises insured as here maid shall become a part of the indehtedness, secured by this indenture, and and the same leverne due to the terms of said obligation and also to the discharge any taxes with interest there must be improved in the event is due to the same become due and payable, of the interpanet is set for _ x. is both there is the interest there must be and the such pays . of a both the same become due and payable, of the interpanet is set for _ x. is both the same become due and payable, or the interpanet is set for _ x. is both the same become due and payable, or the interpanet is set for _ x. is both the rest in the same become due and payable, or the interpanet is the form. The same become due and payable, or the interpanet is the form. Is also the same become due and payable, or the interpanet is the form. The same become due and payable, or the interpanet is the form. Is also the distingt out the form, and will be due the premise become form and the same become grantic therein, and will be due the premise become form and in the pays of the respective parties hereto. Hereuto set the interpanet, and all herein the same and and as all _ g. (John G, Stuttz	And the said part igg the first part do bereby cover at and agrees at and indexinable cattor of information therein, first and chart of all incentionses, a state of the state of information therein, first and chart of all incentionses, the heavest between and defend there are attack at its approximate heavest of the state of the inst and real entire when the same becomes due and payable, and that they will mark and an entire when the same becomes due and payable, and that they will mark and an entire when the same becomes due and payable, and that they will be meet, and in the event that all part. 105 of the first part shall all to pay who he are the same company as and payment entitle high spatial. THIS (itARS in intered) as an entities are state same recer, or either and the same recer, they first be added of payment entitle high regid. THIS (itARS in intered) as an entities recer, or either and the same recer, they first be added of payment entitle high regid. THIS (itARS in the received and hard 10 , 10 , 10 , (24500.00) and the entry and 0.09 . Contains written entities may for any first as a dimense payable to the part 1 , 2 , of the second part, to as dimense payable by the said part 1 of the second part, to as dimense payable by the said part 1 of the second part, to as dimense payable by the said part 1 of the second part, to as dimense payable by the said of the back of the payment to the back of the said and the lead the pay of the pay first and first the back of the back of the pay be pay of the same the same receiver, or if said and all of the obligations provided by he said the same hard to relate the same share there and there exists and the same back in the same hard of the same share there and there a shall be pay for a same the same hard as here in the same hard of the same pay back of the shall be pay by the pay. 1 , making such ada, on demand, and all of the obligations of the back of the line same hard as here in the same hard of the same pay is a same of the the pa	
viel or assessed in a cd by such of 152 vidad, then the lear interest at DOLLARS, 1926 tre any sum or sy part hereof or option of the provided hereof option of the provided hereof op	the delivery hereof they are the lastic energ_ of the premises aloves provide the set of the indenture, pay all taxes or assessments that may Exerp liablings upon said real estate insured against for and terms of as in here, if any, made payable to the part y _ of the second part to the or the same locare due and payable on the part y _ of the second part to the or the same locare due and payable and to keep and premises fourned as here main shall become a part of the indetections, secured by this indetective, and models are seen the same locare due to the same become due to the same second payable or the terms of add obligation and also to the delated of the same become due to the terms of add obligation and also to the identical second payable, or the locare due to the same become due and payable, or the locare due to the same become due and payable, or the locare due to the same become due and payable, or the locare due to the same become due and payable, or the locare due to the same become due and payable, or the locare due to the same become due and payable, or the locare due to the same become due and payable, or the locare due to the same become due and payable, or the locare due to the same become due and payable, or the locare due to the same become due and payable, or the locare due to the same become due and payable, or the locare due to the same become due to the	And the sail part	
vice or assumed in and by work in 12s in 12s invided, then the bear latent at DOLLARS, 1926 -, 1926 -, to any sum or making part layers invided herein, and remarking therefore, and the (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	the delivery hereof they are the lawful ownerg _ of the premises alove gravitations of the second part to the gravitation of the second part of the gravitation of the second part of th	And the said part	E a a a a a a a a a a a a a a a a a a a
vice or assumed in and by work in 12s in 12s invided, then the bear latent at DOLLARS, 1926 -, 1926 -, to any sum or making part layers invided herein, and remarking therefore, and the (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	the delivery hereof they are the lasfal ownerg _ of the premises alove gravity of the second part to be an end payable on the part of the second part to the end payable and to keep and premises insured a size that may be a second part of the indebtodness, secured by this indesture, and more than a second part of the indebtodness, secured by this indesture, and more second part to the end back of the second part of the indebtodness, secured by this indesture, and the destination of a second part of the indebtodness, secured by this indesture, and more second part in the second part of the indebtodness, secured by this indesture, and the destination of a second part of the indebtodness, secured by this indesture, and more second part in the second part in t	And the said part	This Relates a survivor a survitor a survivor a survivor a survivor a survitor a survito
vide or savend m act by such of 152. vide, then the hear intervet at 1012.6.7, re any sum or will part 103 or part and start or part saven or will part 103 or part and saven or part and saven (SEAL) (SEAL) (SEAL) (SEAL) helfore me, a evention of r last above my Pathlic.	the delivery hereof they are the lasfal energ. of the premises aloves gravitations upon and red costate insured against the terms of self-self self self self self self self self	And the sail part	This Relatest This Relatest C This Relatest C This Relatest C This Relatest C C C C C C C C C C C C C C C C C C C
vide or assessed on a cd by such of 152. vide, then the hear laterest at DOLLARS, 1012.4. To any sum or an ad part 103 or any sum or and part 103 or any sum or any part thereof or any sum of any sum of any part thereof or any sum of any s	the delivery hereof they are the lasfal energ. of the premises alove gravitations upon and red costate insured against the terms of self-self self self self self self self self	And the said part igg if the first part do bereby cover nt and agree if and indicable catator is incidentance them, first and cata of all incentionses. if and indicable catator is incidentance therein, first and cata of all incentionses. if it is a catator is incidentance therein, first and cata of all incentionses. if it is the cati there is the catator is incidental and the incidentances. if it is catator is incidental and catator is incidental and the incidental and mean catators all means makes all incidental and the incidental and means catators and incidental and the catator is and the anti-is incidental and incidental and the part of the incidental and incidentanand and incidental and incidental and incid	This Relatest This Relatest C This Relatest C This Relatest C This Relatest C C C C C C C C C C C C C C C C C C C

s c

D