## MORTGAGE RECORD 60

	FROM	STORTH ATATIONERT CO RANSAL CITY NO MAIL	1
1 - Contain	and the second second	This instrument was filed for record on the	15.0
	TO	Dec A. D. 192 6 at 3:45 P. M Caa G. Williman. Register of Dreda.	
	leveland E. Dunigan	Register of Deeds. ByDeputy,	
bandred and	INDENTURE, Made this 20th twenty six between	day of December , in the year of our Lord, one thousand nine	
	llie L. Cruzan a widow		T
	Diego in the County of Se the first part, and Cleveland E. Duni	gan	
	ESSETH, that the said part y of the first par	t, in consideration of the sum of	
which is hereb	ve Hundred (\$500,00) y acknowledged, ha <b>5</b> sold, and by this indent escribed real estate situated and being in the County	DOLLARS, to her duly paid, the receipt of are do 05 Grant, Bargain, Sell and Mortgage to the said part. y of the second part, y of Douglas and State of Kansas, to-wit:	
	Beginning at a point on the	south line of the Northeast quarter (NE%) of the south	
	east quarter $(SE_1^1)$ of secti	on one (1) Township thirteen (13) Range nineteen (19) Forty	
		line of the highway on the east side of said southeast quarter	
	section one (1) Thence nort	h forty (40) rods; thence east to the west line of said	
	highway on the east side of	said southeast quarter; thence south forty (40) rods; thence	
	west to place of beginning.		
•			
			•
			4
with the appure	tenances and all the estate, title and interest of the	sald part. Y of the first part therein.	
And the said	part y of the first part do 85 hereby covenant an	d agree that at the delivery hereof they ure the lawful owner of the premises above granted, and seized of a	
And the said good and indefeasib <u>EXCCP</u> B. and that they will w It is agreed t	part y of the first part do .05 hereby covenant an le estate of inheritance therein, free and clear of all incumbrance two Thousand (\$2000) dollars mort arrant and defend the same against all parties making lawful cl extreme the parties hereto that the part y of the first po	4 agree that at the delivery hereod they are the lawful owner of the premises above granted, and wind of a , , , , , , , , , ,	
And the said good and indefeasib <u>EXCOP</u> 8 and that they will It is agreed 1 against said real est insurance com pany	part $y_{-}$ of the first part do 65 hereby revenues as le state of laberitates the first part of all incumbance two Thousand ( $\frac{1}{2}2000$ ) dollars mort variant and defend the same squites all parties making hard to the first part of the first part of the first part variant and the same becomes due and payable and that $\frac{1}{2}$ at a blue herefield and directed by the part $y_{-}$ of the same	4 agree that at the delivery hered U leyron the havid owner of the premises above granted, and scied of a ggg O are therein	
And the said good and indefeasib <u>except</u> as and that they sill it is agreed t against said real set insurance com pany interest. And in the	party of the first part do 65_ hereby revenant an le state of laberitance therein, free and drea of all incumitences two. Thousand (§2000) doll ars mort varmat and defend the same sayinst all parties making having to determ the parties berech that the part of the first pa- te when the same become due and payable, and that as shall be specified and directed by the part of the on- event that said part of the first part hall all to pays	d agree that at the delivery hered they are the lawful owner of the premises above granted, and exist of a gage $0$ are the lawful owner of the premises above granted, and exist of a gage $0$ are therein these during the life of this indexture, pay all taxes or assessments that may be levied or assessed in the lawful key the building upon soid real estate insured against for and torsado in such sum and by such to the part $-1$ of the second part to the cutter of $-1$ fig fig for the such as the form of the sum and by methods that the law if any make it to the spatial end to the spatial barrier barrier and the sum of the the sum of	
And the said good and indefensib CCCPI & I to CCPI & I t	perty of the first part do 62_hereby rowmant an de state of laberitance therein, free and these of all Incuminence two Thousand (§2000) dollars mort wrmant and defend the same squinst all parties making having the term the parties beroth that the part of the first pa- ties when the same becomes due and payable, and that the shall terpetified and directed by the part of the on- the date of parties until fully regular, and that the date of parties until fully regular that fail to pay a wrend part may pay said tarse and incurner, or either, and in the date of parties until fully regular payment of -be sum Five. Hundred (§500	d agree that at the delivery hered U by the lawful owner. of the premises above granted, and seized s a grant derest. The second secon	
And the said greed and indication CCCCPT 0. and that they will like agreed 1 against said read- gainst said read- insurance or party interest. And in the part. J. eff the THIS GIAN according to the terr	pet	d agree that at the delivery hered (1970) $3.0^{\circ}$ and $3.0^{\circ}$ and $3.0^{\circ}$ are that at the delivery hered (1979) with harded owner — of the premise above granted, and wheel of a field of the source of the s	
And the sail information of information of information of the same set of the	pet of the first part do 65 _ hereby revenues as the state of historics threin, for all other of all largest reserv- tive. Thousand (\$2000) dollars mort through the state of the state of the state of the state when the state here the state and state and the state state when the state here the state of the state of the state when the state here the state of the state of the state when the state here the state of the state of the state of payment will failed and the state of the state at the state of payment will faile regard a the state of payment will faile regard a the state of payment will faile regard a the state of payment will faile regard of the state of payment will faile regard File of the state of the state of the state of the state File of the state of t	d agree that at the delivery hered (1997) $\frac{100}{100}$ $\frac{100}{100}$ and $\frac{100}{100}$ $\frac{100}{100$	
And the sail information of information of information of the same set of the	pet of the first part do 65 _ hereby revenues as the state of historics threin, for all other of all largest reserv- tive. Thousand (\$2000) dollars mort through the state of the state of the state of the state when the state here the state and state and the state state when the state here the state of the state of the state when the state here the state of the state of the state when the state here the state of the state of the state of payment will failed and the state of the state at the state of payment will faile regard a the state of payment will faile regard a the state of payment will faile regard a the state of payment will faile regard of the state of payment will faile regard File of the state of the state of the state of the state File of the state of t	d agree that at the delivery hered (1997) $\frac{100}{100}$ $\frac{100}{100}$ and $\frac{100}{100}$ $\frac{100}{100$	
And the sail information of information of information of the sail	ipst	d agree that at the delivery hered divergence the hawful owner of the premise above granted, and size of a second of a	
And the sail information of information of information of the sail	ipst	d agree that at the delivery hered divergence the hawful owner of the premise above granted, and size of a second of a	
And the sail greed and indefaulty and the indefaulty and the indefaulty and the indefaulty and the indefaulty and the indefaulty and the indefaulty interest. And in the part. 2, ef the part. 10, eff the rate of 100 free THIS GIAN according to the tern and byity sums of memory arbs of the fort, part shall the balance on- unpad, and all of the balance there of, withou migrowments there of, withou migrowments are green over plus in any toru over plus in any toru over plus in any toru	ipst	d agree that at the delivery hered Userian the lawful owner of the premises above granted, and seized at a	
And the sail information of information of information of the set	ipst	d agree that at the delivery hered Userian the lawful owner of the premises above granted, and seized at a	
And the sail information of information of information of the set	ipst	d agree that at the delivery hered likeyimis the hardel owner of the premises above granted, and seized at a	
And the sail information of information of information of the set	ipst	d agree that at the delivery hered likeyimis the hardel owner of the premises above granted, and seized at a	
And the sail information of information of information of information of the sail of the backlase correspond to the sail of the backlase correspond to the sail of the backlase corresponds in the same process in the backlase corresponds in the same process is the sail of the backlase corresponds in the same process is the same process the same proces	pet	d agree that at the delivery hered they are the harded owner of the premises above granted, and solid of a	
And the sail information of information of information of information of the second of	<pre>pet</pre>	d agree that at the delivery hered diverses the harded owner of the premises above granted, and mind of a	
And the said information of information of information of information of the second se	<pre>pet</pre>	d agree that at the delivery hered divergent the harded owner of the premise above granted, and where d a	
And the sail information of information of information of information of the second of	pet	d agree that at the delivery hered divergence the hashed owner of the premise above granted, and seled at a	
And the said inductant record and inductant except and built it is even in insurance or a pary interest. And in the part of the former and will be interest according to the ser and by <u>its</u> is the record informer and will be interest of the former and the former of the former and the former and the former of the former and the former and the former and the former of the former and the former and the former and the former of the former and the former a	<pre>pet</pre>	d agree that at the delivery hered diverse. Bill 2.2.2 (2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	
And the said inductant even on inductant description of the second inductant and the second inductant and the second inductant intersect and in the second intersect and in the second inductant and by <u>if the</u> are and and the second are and are an are an are an are and are and are an are an are an are an are are and are an are an are an are are and are an are an are an are are an are an are an are an are an are are an are an are an are an are an are are an are an are an are an are an are are an are an are an are an are an are are an are an are an are an are an are are an are an are an are an are an are are an are an are an are an are an are are an are an are an are an are an are an are are an are an are an are an are an are an are are an are an are an are an are an are an are an are are an are an are an are an are an are an are an are are an are an are an are an are an are an are an are are an are an are are an are	<pre>pet</pre>	d agree that at the delivery hered diverses. It has had over of the premise shore granted, and sized at a	
And the said indicata: read and indicata: <u>CXCOP</u> A. and this activity of the second secon	<pre>pet</pre>	d agree that at the delivery hered diverse. Bill 2.2.2. Bill 2.2.2. Bill 2.2.2. Bill 2.2.2. Bill 2.2.2. Bill 2.2.2.2. Bill 2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	
And the said information of information of information of information of the second of information of the second o	<pre>pet</pre>	d agree that at the delivery hered diverse. Bill 2020. Line and the premise above granted, and where d a grade of the second diverse the hard other of the premise above granted, and where d a grade of the second are the second at the second	
And the sail information of the second and information of the second i	pet	d agree that at the delivery hered diverse. Bin 2010 a 201	
And the said information of information of information of information of the second of information of the second o	<pre>pet of the first part do 65_hereby revenues as two_Thousand (\$2000) dollars nort it was the historic thread of a single mark ease two_Thousand (\$2000) dollars nort it was the parties becrete that the part of the first it was the parties becrete that and part of the first it was the present of the and the part of the first it was the present of the and the part of the first it was the present of the and the part of the first it was the present of the and the part of the second it was the present of the and the part of the second it was the present of the and the part of the second it was the present of the and the part of the second it was the part of the second part to pay for any  for the pay the second part to pay for any  for the pay the second part to pay for any  for the second part to pay for any  for the pay the second part to pay for any  for the pay the second part to pay for any  for the second part to pay for any  for the pay the second part to pay for any  for the second part to pay for any  for the pay the second part to pay for any  for the pay the second part to pay for any  for the second part to pay for any  for the pay the second part to pay for any  for the pay the second part to pay for any  for the pay the second part to pay for any  for the pay the second part to pay for any  for any for the part of the first part  for any pay to pay the second part to pay for any  for any for the first part  for any for the second part to pay  for any for the first part  for any</pre>	d agree that at the delivery hered diverse. Bin 2010 a 201	
And the sail information of the second and information of the second i	[pst	d agree that at the delivery hered diverses the harded energy of the permises above granted, and wherd of a grant of the permises above granted, and wherd of a grant of the permises above granted, and wherd of a grant of the permises above granted, and wherd of a grant of the permises above granted, and wherd at a grant of the landed strees and the second start, the land, and payable and to keep add premises insured as herein provided, then the bear and the above a part of the indectations, second by this indectators, and hard here a the term of the and the payable and to keep add premises insured as herein provided, then the bear and the above a part of the indectations, second by this indectators, and hald here instruct as the indectators, second by this indectators, and hald here instruct as the indectators, second by this indectators, and hald here instruct a set of add and and the indectators, and hald here instruct a set of add and and the indectators and the indectators and the indectators and the indectators are appeared to the indectator in the indectator indectator in the indectator indectat	