MORTGAGE RECORD 74

2

For Conformate Dec Ch. 27- 4. 90 112

cg	No.	2540
ce	Paid.	s 1.25 E

		STATE OF KANSAS, DOUGLAS COUNTY,	
Fred	1.A. Doane	This instrument was filed for record on the 5 day of APR . A. D. 19 27, at. 8:15/ A. M.	
网络动物	то	Lea & Wellman.	
D.	Coen Byrn	Register of Deeds.	
hundred and t	ENTURE, Made this 31ct day of March	, in the year of our Lord, one thousand nine	
Fr.	ed A. Doane and Mabel Doane his wife		
of Lawrence	in the County of Douglas	and State of KENSAS	
	e first part, and D. Coen Byrn		
WITNESSE	TH, That the said part is sf the first part, in consider		
Five Hundred which is hereby	and no/100	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortzage to the said part y of the second part.	
	Dogination at a set the	to of Wayness produced from the state	
		ne of Warren produced from the city of Lawrence 15	
	내 일이 없는 것은 것은 그 것이 많다. 같은 것은 것을 수 있는 것이 없는 것이 없는 것이 없다.	boundry of the northwest quarter of section 36 township	
	12, range 19 east; thence south 8 wes	st, 5 chaigh and 5 links; thence east 2 chains and 38	
	links; Thence north 5 chains; thence w	west 1 chain and 62 links to the place of beginning	
	containing one acre.		
		병구사 영향 전문 전문 가지 않는 것은 것을 많이 날	
			F.P.
			- 3
			and the second se
with the appurture	ances and all the estate, title and interest of the said par ie ,	ng of the first part therein.	U
And the said par	rt_108 if the first part do hereby covenant and agree that at t	the delivery hereof they are the lawful owner S of the premises above granted, and	U
And the said par seized of a good and in	rt_108sf the first part do hereby covenant and agree that at t indefeasible estate of inberitance therein, free and clear of all incumbrance.	the delivery hereof. thoy are the lawful owner 5 of the premises above granted, and	
And the said par seized of a good and in and that they will warm It is agreed betwe	rt1084 the first part do hereby covenant and agree that at 1 indefeasible estate of inheritance therein, fire and clear of all incumbrance, mut and defend the same against all parties making lawful claim thereto, wen the parties hereto that the part 168 of the first part shall at all	the delivery hereof_thoy_nrothe lawful eners s of the premises above granted, and	
And the said par seized of a good and in and that they will warm. It is agreed betwe assessed against said re-	tt = 10.94 the first part do	the delivery hereofthoy.mrothe lawful owner S of the premises above granted, and these during the life of this informate, pay all taxes or assessments that may be leviced or 111.Levp the building upon and real seate instead against fire and tormado in such sum	
And the said par secired of a good and in and that they will warm. It is agreed betwe assessed against said re and by such insurance of highterest.	rt = 10.08 f the first part do hereby evenant and agree that at the defaultion state of inheritance therein, fire and circs of all incembranes, nut and default is same significant all parties making local chain thereio. The the parties herein that the part (β_{00} of the first part abilit at all rail exists when the same becomes due and payable, and the the $N_{00} = M_{00}^{-1}$ compary as shall be precided and derected by the part of the second pay abilit in the crist that will part i, β_{000} of the first part at that in all not a	the delivery hereof_they_nro_the lawful energy of the premises above granted, and unes during the life of this indenture, pay all taxes or assessments that may be leticd or 411 keep the building upon aid real exists insured against fire and tornado in such run art, the low, if any, made spaths to the part, y of the second part to the exist of ay runk true what the same become dward and ranking and there may for the result of any stark to be run the same become dward results and there may for marks there are the run of the same become dward results and there are become dward results and there are become dward and results and there may for mark the run of the same become dward and results and the run and results and the run of the run	
And the said par secired of a good and in and that they will warm. It is agreed betwe assessed against said re and by such insurance of highterest.	rt = 10.08 f the first part do hereby evenant and agree that at the defaultion state of inheritance therein, fire and circs of all incembranes, nut and default is same significant all parties making local chain thereio. The the parties herein that the part (β_{00} of the first part abilit at all rail exists when the same becomes due and payable, and the the $N_{00} = M_{00}^{-1}$ compary as shall be precided and derected by the part of the second pay abilit in the crist that will part i, β_{000} of the first part at that in all not a	the delivery hereof_they_nro_the lawful energy of the premises above granted, and unes during the life of this indenture, pay all taxes or assessments that may be leticd or 411 keep the building upon aid real exists insured against fire and tornado in such run art, the low, if any, made spaths to the part, y of the second part to the exist of ay runk true what the same become dward and ranking and there may for the result of any stark to be run the same become dward results and there may for marks there are the run of the same become dward results and there are become dward results and there are become dward and results and there may for mark the run of the same become dward and results and the run and results and the run of the run	
And the sold par eviced of a good and it and that they will ware It is agreed between and by such insurance and by such insurance 	$t = \frac{1}{2} OB f$ the first part do hereby evenant and agree that at the defaultion state of inderitance duratin, for earl disc of all incumbances runt and defend the same spinot all parties making hereby chains thereio, even the parties between the state of the fort spin shift at all rate state when the same become the and spinot shift at all company as shall be specified and directed by the part of the second pa- Ach in the event that will part. <u>Allow</u> for the fort spin shall be all the instant that will part. <u>Allow</u> for the fort part at the second pa- dal in the event that of 10% from the state of particular that is and the part <u>y</u> of the second part any pay said taxes and incurance, when the size that the 10% from the state of payment and fully pa- inimized as a mortipare to even the payment of the part of Figure . Hundreed . and . the Allow .	the delivery hereof_they_BTG_the lawful energe of the premises above granted, and times during the life of this indenture, pay all taxes or assessments that may be levied or 111 . Levep the buildings upon add real settle incread spins for and tornado in such run art, the loss, if any, made payable to the part, y of the second part to the extent of a youth taxe when the same become dward and payable and they and portune innered as or edler, and the annount so paid shall become a part of the indebtedness, secured by this regard. DOLLARS,	
And the solid par- ected of a good and it and that they will warm. It is agreed between assessed against said re- and by such insurance - hig - interest. Herein provided, then t midseluty, and shall be Hills GRANT is seconding to the terms and by - <u>its</u>	and 1.000 f the fort part do bridly overant and agree that at the indefaultie exact of inheritance therein, for and derive of all incembranes must not defend the same segment all parties making herds (taum therein, we the parties herein that the part 500 . of the fort part shall at all real state shall be perfected and incredible by the part of the second particle by the part of the second part and parties part and parties and the part 1.000 . The perfect of all derived by the part of the second part is the part 1.000 of the fort part shall fail to part the part 1.000 . The perfect of all derived by the part of the second part of the part 1.000 of the fort part 1.000 of the part 1.000 of the part 1.000 of the part 1.0000 of 1.0000 . For the most part of the part 1.0000 of the part 1.00000 of the part 1.000000 of the part 1.00000000 of the part $1.000000000000000000000000000000000000$	the delivery hered_they_nre_the lawful energy of the premises above granted, and times during the life of this infenture, pay all taxes or assessments that may be leviced or 111_terp the buildings upon and real setue incred against fire and formalo in such sum area, the loss, if any, made spatial to the part, y of the second part to the extent of any such taxes when the annot source does and payable and to keep and promises merced as or other, and the amount so paid shall become a part of the indicatedness, secured by this prod. DOLLARS, iterpet scruting thereas according to the terms of and obligation and also by source ary run og atterpet scruting thereas according to the terms of and addination and also by source ary run og	
And the solid par- ected of a good and it and that they will warm. It is agreed between assessed against said re- and by such insurance - hig - interest. Herein provided, then t midseluty, and shall be Hills GRANT is seconding to the terms and by - <u>its</u>	and 1.000 f the fort part do bridly overant and agree that at the indefaultie exact of inheritance therein, for and derive of all incembranes must not defend the same segment all parties making herds (taum therein, we the parties herein that the part 500 . of the fort part shall at all real state shall be perfected and incredible by the part of the second particle by the part of the second part and parties part and parties and the part 1.000 . The perfect of all derived by the part of the second part is the part 1.000 of the fort part shall fail to part the part 1.000 . The perfect of all derived by the part of the second part of the part 1.000 of the fort part 1.000 of the part 1.000 of the part 1.000 of the part 1.0000 of 1.0000 . For the most part of the part 1.0000 of the part 1.00000 of the part 1.000000 of the part 1.00000000 of the part $1.000000000000000000000000000000000000$	the delivery hered_they_nre_the lawful energy of the premises above granted, and times during the life of this infenture, pay all taxes or assessments that may be leviced or 111_terp the buildings upon and real setue incred against fire and formalo in such sum area, the loss, if any, made spatial to the part, y of the second part to the extent of any such taxes when the annot source does and payable and to keep and promises merced as or other, and the amount so paid shall become a part of the indicatedness, secured by this prod. DOLLARS, iterpet scruting thereas according to the terms of and obligation and also by source ary run og atterpet scruting thereas according to the terms of and addination and also by source ary run og	
And the said part of a good and in the day of a good and in this they will same link and the same and a share and in the same same same same same same same sam	In ± 0.06 the first part down berefit or when a discuss that at the individual state of indefinitions therein first and denoted in including the individual state of the individual state is the part is a state is a state is the part is a state i	the delivery hered. they. BTO the lawful energy of the premises above granted, and times during the life of this indenture, pay all taxes or assessments that may be leviced or 1111. Use the be building upon aid real static intered against first and tornado in such sum ert, the loss, if any made spatial to the part. $Y_{}$ of the second part to the textus of a y such taxes when the same become due and payable and to keep and premises incred as a coller, and the annual so paid shall become a part of the indubtedness, second by this read. DOLLARS, if sum of monory, excetted on the .51s L day of . March 1 and 2	
And the said part of a good and in order of a good and in this they will says in the second against said on the second against said on the second scale of the second	In ± 0.001 the first point download threads a stress that is a making the state of inheritance therein, five and desered all incendinges in hadron the state of inheritance therein, five and desered by the state of the stress threads the s	the delivery hered. they. BTO the lawful event g of the premises above granted, and times during the life of this infecture, pay all taxes or assessments that may be levied or 111 . Loop the building upon aid real settle intered against first and toratado in such sum event, the loss, if any mode spatial to the part. J of the second part to the extent of a y such taxe when the same become due and payable and to keep and premises incred as or either, and the amount so paid shall become a part of the indebtedness, secured by this read	
And the said part of a good and in order of a good and in this they will says in the second against said on the second against said on the second scale of the second	In ± 0.001 the first point download threads a stress that is a making the state of inheritance therein, five and desered all incendinges in hadron the state of inheritance therein, five and desered by the state of the stress threads the s	the delivery hered. they. BTO the lawful event g of the premises above granted, and times during the life of this infecture, pay all taxes or assessments that may be levied or 111 . Loop the building upon aid real settle intered against first and toratado in such sum event, the loss, if any mode spatial to the part. J of the second part to the extent of a y such taxe when the same become due and payable and to keep and premises incred as or either, and the amount so paid shall become a part of the indebtedness, secured by this read	
And the said part of the second of a good and in the day will same the second against said or the second seco	In ± 0.06 the first part down in the second part of all increments of agree that at a indefaulthe state of inheritance therein, five and clear of all increments makes the state of inheritance therein, five and clear of all increments were the parts here to that the part $\underline{100}$, of the first part half at all the transmitter benefits and therein the second part of the second part is the transmitter benefit to the second part is the transmitter benefits and the second part is the second part is the transmitter benefits and the second part is the	the delivery hered. they. BTO the lawful energy of the premises above granted, and times during the life of this indenture, pay all taxes or assessments that may be leviced or 1111. Use the be building upon aid real static intered against first and tornado in such sum ert, the loss, if any made spatial to the part. $Y_{}$ of the second part to the textus of a y such taxes when the same become due and payable and to keep and premises incred as a coller, and the annual so paid shall become a part of the indubtedness, second by this read. DOLLARS, if sum of monory, excetted on the .51s L day of . March 1 and 2	
And the said part of the said part of the said part of the second and the second part of	In ± 0.06 the first part down in the second part of all increments of agree that at a indefaulthe state of inheritance therein, five and clear of all increments makes the state of inheritance therein, five and clear of all increments were the parts here to that the part $\underline{100}$, of the first part half at all the transmitter benefits and therein the second part of the second part is the transmitter benefit to the second part is the transmitter benefits and the second part is the second part is the transmitter benefits and the second part is the	the delivery hered. they. ATO the lawful energy of the premises above granted, and the set of the information of the set	
And the said part of the second of a good and in the day will same the second against said or the second seco	In ± 0.06 the first part down in the set of the set of all membranes indefaulthe state of inheritance therein, five and clear of all membranes in marked shall be state of inheritance therein, five and the set of the s	the delivery hered. they. Are the lawle energy of the premises above granted, and the set of the information of the set o	
And the said part of the second of a good and in the day will same the second against said or the second seco	In ± 0.06 the first part down in the set of the set of all membranes indefaulthe state of inheritance therein, five and clear of all membranes in marked shall be state of inheritance therein, five and the set of the s	the delivery hered. they. ATO the lawful energy of the premises above granted, and the set of the information of the set	
And the said part of the second of a good and in the day will same the second against said or the second seco	In ± 0.06 the first part down in the set of the set of all membranes indefaulthe state of inheritance therein, five and clear of all membranes in marked shall be state of inheritance therein, five and the set of the s	the delivery hered. they. Are the lawle energy of the premises above granted, and the set of the information of the set o	
And the said part of the said part of the they will warn the same of this they will warn. It is agreed between a same of against said or and by said houseness $-h_{10} - https://black.com/distances/lineari$	In ± 0.06 the first part down in the set of the set of all membranes indefaulthe state of inheritance therein, five and clear of all membranes in marked shall be state of inheritance therein, five and the set of the s	the delivery hered. they. Are the lawle energe of the premises above granted, and the set of the infection of the lawle energy and the set of the results in the lawle energy and results are the lawle energy and the set of the second part to the terms of any and the second part to the terms of any and the second part to the terms of any and the second part to the terms of any and the second part to the terms of any and the second part to the secon	
And the said part of a good and in the day will same of that they will same and arguint said to a second arguint said to the second arguint said to the second arguint said the same of the second sec	n. <u>1009</u> the fort port do	the delivery hered. they. Are the lawled enter g of the premises above granted, and the set of the induction of the lawled enter g of the premises above granted, and the set of the lawled enter g of the second part to the terms of an and rests in prevent grants for and tornado in such run er, the low, if any make spatial to the part. Y of the second part to the terms of any of the second part to the terms of any of the second part to the terms of any of the second part to part the second part to the second part to part the second part to the second part	
And the said part of a good and in the day will same of that they will same and arguint said to a second arguint said to the second arguint said to the second arguint said the same of the second sec	nt. <u>100</u> the fort pert do	the delivery hered. they. ATO the law/d energe 3 of the premises above granted, and the set of the infinitume, pay all there or assessments that may be levid or af 111. keep the buildings upon and real state instead again for a distration in such man exists the loss, if any, made spake is the part	
And the said part of the said part of the they will warn the same of this they will warn. It is agreed between a same of against said or and by said houseness $-h_{10} - https://black.com/distances/lineari$	nt _100f the fort part do break yownant and agree that at a indefaulthe state of inheritance therein, five and desered all incumbance means and default beams raises and prior the state of the fort part do	the delivery hered. they. Arc. the lawld energ 3 of the premises above granted, and the set of the indicate upon aid real estie incred again fine and torated in such sum events that may be leviced or it. The law if an estimate in the second part to the term of the term of an it. The second part to	
Ad the said part of the said part of a good and in a finite second against said of a good and in the second against said of the second again second against said of the second again second against said second	nt _100f the fort part do bring covenant and agree that at indefaulthe state of inheritance therein, five and clear of all incumbrance me the partice herein therein therein function in the state of the first part 100. The particle herein the state of the first part 100. The particle herein the state of the state and the state of the second part and the state of the second part and the state of the second part and the state of the state and the state of the second part and the state of the second part and the state of the second part and the state of the state and the state of the second part and the state of the sta	the delivery hered. they. ATO the lawlid energe 3 of the premises above granted, and the set is the set of the inductive, pay all there or assessments that may be levid or at 111. Leop the building upon aid real sets is part. J — of the second part to the terms of any mole spake lot the part. J — of the second part to the terms of any other second part to the part of the inductive second part to the second part to the terms of any other second part to the part of the inductive second part to the part of the inductive second part to the second part to the part of the inductive second part to the part of the inductive second part to the second part to t	
And the said part of a good and in the day will same of that they will same and arguint said to a second arguint said to the second arguint said to the second arguint said the same of the second sec	ni. 100f the fort pert do	the delivery hered. they. BTO the lawlid energ 3 of the premises above granted, and thus delivery hered. the of this infeature, pay all takes or assessments that may be levide or thill. keep the buildings upon aid real settle intered against first and toratad in such sum or the bloss of the main beyond to the second part to the terms of any delivery of the second part to the terms of any delivery of the second part to the terms of any delivery of the second part to the terms of any delivery of the second part to the terms of any delivery of the second part to the terms of any delivery of the second part to the terms of any delivery of the second part to the second part	
Ad the said part of the said part of a good and in a finite second against said of a good and in the second against said of the second again second against said of the second again second against said second	n. 100f the for pert do	the delivery hered. they. ATO the lawlid energe 3 of the premises above granted, and the set of the indicates upon aid real sets energed against fit as all torated in such sum of the the lawlid energy and real sets the preside against the second part to the terms of a set of the second part to the terms of a set of the second part to the terms of a set of the second part to the terms of a set of the second part to the terms of a set of the second part to second the second part to the second part to the second part to the second part to second the second part to second the second part to the second part to the second part to the second part to second the second part to the second part to second the second part to second the second part to second the second part to the second part to	
Ad the said part of the said part of a good and in a finite second against said of a good and in the second against said of the second again second against said of the second again second against said second	n. 100f the fort part do	the delivery hered. they. ATO the lawlid energ 3 of the premises above granted, and the set of the indicate upon and red set is mored again for and formation in the set is the set of a set is the second part to the term of and the second set to second set to the second set to second set to the second set to the second set to the second set to second set to second set to second set the second set to the second set to second set to second set to second set to second set the second set to second set to second set to second set to second set the second set to second s	
Ad the said part of the said part of a good and in a finite second against said of a good and in the second against said of the second again second against said of the second again second against said second	n. 100f the for pert do	the delivery hered. they. ATO the lawlid energe 3 of the premises above granted, and the set of the indicates upon aid real sets energed against fit as all torated in such sum of the the lawlid energy and real sets the preside against the second part to the terms of a set of the second part to the terms of a set of the second part to the terms of a set of the second part to the terms of a set of the second part to the terms of a set of the second part to second the second part to the second part to the second part to the second part to second the second part to second the second part to the second part to the second part to the second part to second the second part to the second part to second the second part to second the second part to second the second part to the second part to	
A de the said par sized of a good and is for that they will war. It is agreed between assensed staints said or left agreed between assensed staints said or THIS OKANT is according to the terms and by sch insertion of the terms and beceti asceruing it amount to unsaid of the terms and beceti asceruing it and the terms of the terms and the terms of the t	n. 1004 the for post do lerely coverant and spree that a the indefaultio state of inheritance therein, five and decay of all forminance means and default do man rapids all posts called posts of the first part shall be received by the post of the second part of the second par	the delivery hered. they. ATO the lawlid energ 3 of the premises above granted, and the set of the ballings upon aid real setse incred again for a d forado in such real set. The loss of any the second part to the terms of a set of the second part to the terms of a second part	
Act the said part sized of a good and in that they will ware the special beam of the special sector of the special beam of the method by such insurances — high	nt _100f the fort pert do break yourset and gave that at a makinable state of inheritance therein, five and dezer of all incendinges are and of deal the state of inheritance therein five and dezer of all incendinges are also at last the state in	the delivery hered. they. ATO. the lawlid energ 3 of the premises above granted, and the delivery hered. they are started as the started against first and toratad in such sum that the loss, if are, made spatial to the start	
Act the said part sized of a good and in that they will ware the special beam of the special sector of the special beam of the method by such insurances — high	nt _100f the fort pert do break yourset and gave that at a makinable state of inheritance therein, five and dezer of all incendinges are and of deal the state of inheritance therein five and dezer of all incendinges are also at last the state in	the delivery hered. they. ATO. the lawlid energ 3 of the premises above granted, and the delivery hered. they are started as the started against first and toratad in such sum that the loss, if are, made spatial to the start	
Act the said part sized of a good and in and bart by will ware "It is agreed between "It is agreed between "It is agreed between "It is agreed between "It is of the same and by such insurances "It is of the same arrow of the same arrow of the same arrow of the same arrow of the sam	nt _100f the fort pert do break yourset and gave that at a makinable state of inheritance therein, five and dezer of all incendinges are and of deal the state of inheritance therein five and dezer of all incendinges are also at last the state in	the delivery hered. they. AFO. the hardd ensare 3 of the premises above granted, and tames during the life of this infecture, my all takes or assessments that may be levid or fall. keep the buildings upon and real estate instead a grant for and target has been of an an estate the local distribution of the second part to the extent of fall keep the buildings upon and real estate instead a grant for infection of the second part to the extent of fall keep the buildings upon and hall beenne a part of the infektibedness, secured by this or eider, and the annual to paid hall beenne a part of the infektibedness, secured by this or eider, and the annual to paid hall beenne a part of the infektibedness, secured by this or of local and part stars when the target the terms of and childput and a bacture ary rain or eiders and or parts when the target the terms of and childput and a bacture ary rain or eiders and or part of the and part. Or of the second part to the secure and eider the anamet provided by the security of which this indexture as grant and when an event of the indexture and the anamet provided to the security of which this indexture as grant and when an event of the security of	