MORTGAGE RECORD 74 Reg. No. 2788 Free Paid, S. - 8.7

ŀ

	STATE OF KANSAS, DOUGLAS COUNTY, ss.	
The second second second second second	This instrument was filed for record on the 30 day of	
S. D. Vincent st ux	July A. D. 19.27, 1 9:40 A. M.	
	La Ellelluar	
Board of Conference Claiments of Kansas Annual Conference of Methodist Episcopal Church	Register of Deeds. By	î
[1] Lowell J. Street and A. Street and Annual Annual Street Stre Street Street Stre		
	uly , in the year of our Lord, one thousand nine	
S. D. Vincent and Wollie V. Vince	ent, his wife	
of Baldwin City in the County of Douglas parties of the first part, and The Board of Conference Cl		
Conference of the Methodist Episco	opal-Chuych party of the second part.	
WITNESSETH. That the sold parties of the first part, in considerat	00 DOLLARS, to them duly paid, the receipt of	
which is hereby acknowledged, h. To sold, and by this indenture do. 43.	Grant, Bargain, Sell and Mortgage to the said part. y of the second part,	
the following described real estate situated and being in the County of Doug	igias and State of Kansas, to-wit:	
LotsOne Hundred and Nine (109) and	A One Building and Manuer (122)	
Jersey Street, Baldwin.City, Kansa		
	영상 가장 가장 가장 것 같아요. 아파 가지 않는	
	김 해외는 사람은 것을 많이 있는 것이 많이	
	영상,	
	그는 것은 것을 가지? 것은 것은 것은 것을 수가 물었다.	
	집안 이렇는 것은 것을 가지 않는 것이 없는 것을 했다.	
		1.11
		1.4
		n
		Π
with the appurtenances and all the estate, title and interest of the with root 4	Les. of the first part therein.	J
	the delivery hereof they are the lawful owner S of the premises above granted, and	J
And the said part $0.01 = 0$ the first part $d_0 N_{ab}$ hereby covenant and agree that at the second and indefeasible estate of inheritance therein, free and clear of all incumbrance.	the delivery hereof. they are the lawful owner. S of the premises above granted, and	
And the said part $0.01 = 0$ the first part $d_0 N_{ab}$ hereby covenant and agree that at the second and indefeasible estate of inheritance therein, free and clear of all incumbrance.	the delivery hereof. they are the lawful owner. S of the premises above granted, and	
And the mid purgets of the first part $dv_{1,1}^{-}$, hency coverant and agree that at a mind of a good and indefaulthe entry of intributions therein, free and dent of all incumbrance, and that they will warman and defend the man equivalent all parts making lived a data metrics. It is agreed thereas the particle herein that the all accessed agriner and rest the whon the must become default that that that is a second agriner and rest the whon the must be more default of mystels, and that the second second agriner and rest the whon the must become default and that the second se	the defirery hereof. they are the lawful owner. So it the premises above granted, and the defirery the life of this indexiner, pay all taxes or assocrate that may be levied or will here the building upon and real estate insured apainst fire and toreado in such sum	U
And the mail pair, $0(\mathbf{x}_{-1})$ of the fort part of \mathbf{x}_{-1}^{*} , however, and are write at a sevent and a cover that a sevent a set of minimum end of the theory waves, and defend the aniso spinst and parts making have a defend the theory waves and defend the aniso spinst and parts making have a defend the same spinst and parts making have a defend the sevent he parts berea that the part $\mathbf{A}(0,0)$ and the transmission of the sevent he parts between the parts between the transmission of the same because the and parts have that the part $\mathbf{A}(0,0)$ and that the parts between the parts between the parts between the transmission of the same because the and parts have the the same because the same same same same same same same sam	the delivery hereof. they are the lawful events. So if the premine above gradied, and if times during the life of this indexines, pay all takes or assessments that may be level or milli bers the building upon and real setue insured splint for and tormaks in such sum art, be low, if say, made payable to the part, y of the second part to the citest of	J
And the mid purge0. If the first part $d\Phi_{i,j-1}^{-1}$, hereby coverant and agree that at the mind of a good and indefendable entries of inheritance therein, free and detect difficult minuteses, and that they will warman and defend the mine spinst at parties making having tables. It is agreed before the parties better that parties better that parties better the parties better the parties better that parties that the same because due and payable, and that they and by such insurance compary as shall be reseived and deviated by both insurance compary as shall be reseived and deviated by the part of the sound parties. All the deviates that all different that the limit between the parties between the part of the sound parties between the part of the sound parties between the parties between the parties between the part of the sound parties between the parties between the parties between the parties between the part of the part of the sound parties between the parties between the part of the sound parties between the part of the sound parties between the part of the part of the sound parties between the parties between the part of the sound parties between the parties between the part of the part of the sound parties between the part of the	the defirey hereof. they are the lawful owner. So it the premise above gratted, and times during the life of this indexine, pay all taxes or assocated that may be levied or will here the building upon and red state inverse against for and tormado in such sum art, the lose, if any, made regulate the part. y of the second part to the extent of any such have when the same bower due and poysible and here yoin premise instruct in	
And the mid purge0. If the first part delt_i = hereby coverant and agree that at the model of a pool and indexibility entropy of a single part of a labelene therein, for and defore it is incombined. It is array letteres the parts here to fit the transmitter of the transmitter o	the delivery hereof. they are the lawful owner. So if the premise above gratted, and these during the life of this indenture, pay all taxes or assessments that may be levied or will here the buildings upon aid real state insured spinst for and torando in such sum att, the loss, if any made paylies the law part. y of the scend part to the exited is of any such taxe when the same become due and payable and to keep and premise insured as we either, and the amount so paid shall become a part of the indehidness, secured by this regard.	
And the main pack 0.4 , of the fort part of 0.5 , in lowely covered and gree that at a work of a good and indexable state of indexinate therein, free and olse of all incumbrance indifferent particles are started in the state interval of the olse particle states the total distant therein. It is agreed between the particle herein that the part 1.400 , of the first part shall stall a second agrin that they part is beyond to the same between the particle herein that the part of the second part of the s	the delivery hereof. they are the lawful owner. So if the premise above gradied, and times during the life of this indenture, pay all taxes or assessments that may be levied or Will here the buildings upon add read rotate insured spatiant for and tornado in each sum art, the loss, if any made paylab to the part. \mathcal{Y}_{m-1} of the second part to the citeth of any such taxes when the same become due and paylable and to keep aid permises insured as or either, and the amount so paid shall become a part of the indehtedness, second by this regard. POLLARS, is is use of the money, executed on the <u>1</u> 3 b heaty of <u>J</u> J b j J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 2 J J 3 J J J J J J J J J J	
And the mid pulled, of the first part db%_i is heady overant and agree that at a most of a good and indexidely exists of indexident therein, for and denote that the transmitted of a good and indexidely exists and the same segnists at protons making head like therein. It is argued between the particle herein that the part 100 denotes the particle of the first part shall at all assessed excitent and real strate when the same becomes due and paylob, and that they and by we histore compare a scalar bar part for a scalar bar part of the second part of the	the definery hereof. they are the lawful owner. So if the premise above gratted, and times during the life of this indexture, pay all taxes or assessments that may be levied or will here the buildings upon aid real enter its inner spinst for and termsdo in such sum art, the low, if any made synks to the part. J of the scend part to the enter of the the enter of any such taxes when the same become due and poyshis and to keep and premises insured as or either and the amount so paid shall become a part of the indektodeses, secured by this regular	U
And the mid pulled, of the first part db%_i is heady overant and agree that at a most of a good and indexidely exists of indexident therein, for and denote that the transmitted of a good and indexidely exists and the same segnists at protons making head like therein. It is argued between the particle herein that the part 100 denotes the particle of the first part shall at all assessed excitent and real strate when the same becomes due and paylob, and that they and by we histore compare a scalar bar part for a scalar bar part of the second part of the	the definery hereof. they are the lawful owner. So if the premise above gratted, and times during the life of this indexture, pay all taxes or assessments that may be levied or will here the buildings upon aid real enter its inner spinst for and termsdo in such sum art, the low, if any made synks to the part. J of the scend part to the enter of the the enter of any such taxes when the same become due and poyshis and to keep and premises insured as or either and the amount so paid shall become a part of the indektodeses, secured by this regular	
And the mid pulled, of the first part db%_i is heady overant and agree that at a most of a good and indexidely exists of indexident therein, for and denote that the transmitted of a good and indexidely exists and the same segnists at protons making head like therein. It is argued between the particle herein that the part 100 denotes the particle of the first part shall at all assessed excitent and real strate when the same becomes due and paylob, and that they and by we histore compare a scalar bar part for a scalar bar part of the second part of the	the definery hereof. they are the lawful owner. So if the premise above gratted, and times during the life of this indexture, pay all taxes or assessments that may be levied or will here the buildings upon aid real enter its inner spinst for and termsdo in such sum art, the low, if any made synks to the part. J of the scend part to the enter of the the enter of any such taxes when the same become due and poyshis and to keep and premises insured as or either and the amount so paid shall become a part of the indektodeses, secured by this regular	
As the main pair 0.5 , of the fort part of 0.5 , in long correct and growth the size of a bardwards extra of indexidue therein, fore and dere of dimensions of the fort part of the same space of particular therein the size of the si	the delivery hereof. they are the lawful event. So if the premise above gradied, and it muss during the life of this indexine, pay all takes or assessments that may be levide or #11]here the buildings upon and real statis insured spinst for and formads in each sum art, the loss, if any, made payable to the part, $y_{}$ of the second part to the criteri of any such takes when the same become die and payable and to kep and premises instruct a or either, and the amount so paid shall become a part of the indebidence, second by this read. DOLLARS, is sum of money, executed on the _13th/say of	
And the main pair 0.5 , of the fort part 0^{+} , is howly envent and agree that at a more of a good and indexable state of indexines therein, fore and one of all indexables extra of discharge the same state for the discharge the same state in the discharge the same state is and state is made same state is and state is an exact state is and state is made the same state is and state is an exact state is and the same state is and state	the definery hereof. they are the lawful over: S of the premise above gratied, and thus during the life of this indenture, pay all taxes or assessments that may be level or Till per the building upon aid real state insured spinst for and tornado in each sum art, the loss, if any made rayles to the part. \mathbf{y}_{-} of the scored part to the citeti of any such taxes when the zame become due and paysile and to keep aid permises insured a or either, and the amount so paid shall become a part of the indehicdeas, secured by this regard. DOLLARS , if it must former, executed on the <u>13</u> (bridsy of <u>10157, 132927, 102</u>) interest scruing there on hereing to the scored part to result that and relations of the start and the same are and relations of the score are run and relations of the start and the score are run and relations of starts are become there as the scored part to the score are run and relations of the score are run and relations of the start are committed on and previous, in the score part to the relation of the start are committed on and previous. The the score part the score relations on the score are run and and the score are run and the score are run and the score are run and and the score are run and the score are run and are	
And the mid pulled h , of the first part d*, h , hency coverant and agree that at the model of a pool and indefendable exists of indefinition therein, for and denote all indefendable exists of a statements that defend the miss spints at a pool and indefendable exists of a statement the defendable material statement. The agreed letteres the particle herein that the part. 160. of the first part shall at all assessed araking that it may be provided, that they issues the spin the same becomes due and psyche, and that they issues the state the part is the same becomes due and psyche, and that they issues the same becomes due and psyche, and that they issues the same spin that the part issues the same becomes due and psyche, and that they issues that the part issues the same becomes due to the second part that the part issues that the part issues that the part issues that the part issues the same becomes the same becomes due to the terms of the theory issues that the part issue that the part issues the same the provided the first part issues the part issue that the part issues the terms of the theory is provided the the part is the part is the part is the part is the term of the part is the part is the term of the theory is provided the the part is the part is the term of the part is the part is the term of the part is the part is the term of the theory of the theory is part is the term of the theory of theory of the theory of the theory of theory of theory of theo	the definery hered. they are the lawful over: S of the premise above gratted, and there during the lafe of this indexture, pay all taxes or assessments that may be level or will (here the building upon and real estate insured spinst for and termado in such sum art, the low, if any made rayles to the part. \underline{y} of the second part to the estate of at a structure of the second part to the estate of the second part to the estate of the the estate of the second part to the estate of the second part of	
And the mid pulled, of the first part db., hendy eventual and agree that at the mark of a pool and indexibility extends the enter of indeximon there, for and denote it ill incombines. It is argued between the particle herein that the part. 100. If the part is the problem of the part is and real relative barries that the part. 100. If the part is the particle	the definery hered. they are the lawful owner. So if the premise above gratted, and there during the life of this indexture, pay all taxes or assessments that may be levied or will here the building upon aid real estate insured spinst for and termado in such sum art, the low, if any made prable to the part. \underline{J} . To the second part to the estate of a start, the low if any made prable to the part. \underline{J} . To the second part to the estate of the the estate of the the estate of the the estate of the the second part to the estate of the second part to the second part to the second part to the estate of the second part to the part of the second part to the second part to the part of the second part to the second part to the part of the second part to the part. The second part is the second part to	
And the mid pulled, of the first part db., hendy eventual and agree that at the mark of a pool and indexibility extends the enter of indeximon there, for and denote it ill incombines. It is argued between the particle herein that the part. 100. If the part is the problem of the part is and real relative barries that the part. 100. If the part is the particle	the definery hered. they are the lawful over: S of the premise above gratted, and there during the lafe of this indexture, pay all taxes or assessments that may be level or will (here the building upon and real estate insured spinst for and termado in such sum art, the low, if any made rayles to the part. \underline{y} of the second part to the estate of at a structure of the second part to the estate of the second part to the estate of the the estate of the second part to the estate of the second part of	
And the main pair 0.5 , of the fort part of 0.5 , in lowly envents and gree that at a main of a good and indexable state of indexidue therein, for and other of all incumences in the transmission of the theory was stated for the main state in the part of the transmission of the state state in the transmission of the scenario part of the scenario	the definery hered. they are the lawful owner. So if the premise above gratted, and there during the life of this indexture, pay all taxes or assessments that may be levied or will here the building upon aid real estate insured spinst for and termado in such sum art, the low, if any made prable to the part. \underline{J} . To the second part to the estate of a start, the low if any made prable to the part. \underline{J} . To the second part to the estate of the the estate of the the estate of the the estate of the the second part to the estate of the second part to the second part to the second part to the estate of the second part to the part of the second part to the second part to the part of the second part to the second part to the part of the second part to the part. The second part is the second part to	
And the main pair 0.5 , of the fort part of 0.5 , in lowly envents and gree that at a main of a good and indexable state of indexidue therein, for and other of all incumences in the transmission of the theory was stated for the main state in the part of the transmission of the state state in the transmission of the scenario part of the scenario	the delivery hered. they are the lawful over: S of the premise above gradied, and the delivery hered. they are the lawful over: S of the premise above gradied, and the delivery hered. the set of the second part is the second part the the second part to the extent of a set of the second part to the secon	
And the main pair 0.5 , of the fort part of 0.5 , in lowly envents and gree that at a main of a good and indexable state of indexidue therein, for and other of all incumences in the transmission of the theory was stated for the main state in the part of the transmission of the state state in the transmission of the scenario part of the scenario	the definery hered. they are the hard over S of the premise above gradied, and there during the life of this indexines, pay all taxes or assessments that may be levied or Till per the building upon aid real state insured spinits for and tormado in such sum art, the loss, if any nucle systiks to the part, $_$ of the second part to the cited of any such taxes when the zame become des and populs and to keep aid permises insured a or either, and the amount so paid shall become a part of the indektodeau, secured by this is sum of money, executed on the $_$ JChA and $_$ DDLLARS , if sum of money, executed on the $_$ JChA and $_$ DLLA and $_$ DLL and $_$ DL and $_$ D	
And the main pair 0.5 , of the fort part of 0.5 , in lowly envents and gree that at a main of a good and indexable state of indexidue therein, for and other of all incumences in the transmission of the theory was stated for the main state in the part of the transmission of the state state in the transmission of the scenario part of the scenario	the delivery hered. they are the hard over . So it the premise above graited, and the intervent of the indexine, pay all takes or assessments that may be level or Till produce the intervent of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of DILLARS . DILLARS , when the former associated to the trem of a side obligation and also to severe any run any or to dashark any takes when the former associate to the trems of a side obligation and also to accure any run any or to dashark any takes when the same committed or a such associate to the second part is and the second part is any the intervent take and the second part is a such associate to the second part is a such associated as a second part. or 151	
And the main pair 0.5 , of the fort part of 0.5 , in lowly envents and gree that at a main of a good and indexable state of indexidue therein, for and other of all incumences in the transmission of the theory was stated for the main state in the part of the transmission of the state state in the transmission of the scenario part of the scenario	the definery hered. they are the hard over S of the premise above gradied, and there during the life of this indexines, pay all taxes or assessments that may be levied or Till per the building upon aid real state insured spinits for and tormado in such sum art, the loss, if any nucle systiks to the part, $_$ of the second part to the cited of any such taxes when the zame become des and populs and to keep aid permises insured a or either, and the amount so paid shall become a part of the indektodeau, secured by this is sum of money, executed on the $_$ JChA and $_$ DDLLARS , if sum of money, executed on the $_$ JChA and $_$ DLLA and $_$ DLL and $_$ DL and $_$ D	
And the main pack Bd of the fort part of N hendy events and gree that at a main of a good and indexable state of indexine therein, for and other of all incumbrane, the indexine therein a state of the disk in the rest of the state state of the disk in the rest of the state state of the disk in the rest of the state state of the disk in the rest of the state state is the disk in the rest of the state state is the disk in the rest of the state state is the disk in the rest of the state state is the disk in the rest of the state state is the disk in the rest of the state is the disk is the rest of the state is the disk is the rest of the state is the disk is the rest of the state is the disk is the rest of the state is the disk is the rest of the state is the disk is the rest of the state is the disk is the rest of the state is the rest of the rest of the state is the rest of the state is the rest of the state is the rest of the rest of the state is there is and there is the rest of the state is the re	the delivery hered. they are the hard over . So it the premise above graited, and the intervent of the indexine, pay all takes or assessments that may be level or Till produce the intervent of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of the second part to the criterio of any such takes when the part. y = of DILLARS . DILLARS , when the former associated to the trem of a side obligation and also to severe any run any or to dashark any takes when the former associate to the trems of a side obligation and also to accure any run any or to dashark any takes when the same committed or a such associate to the second part is and the second part is any the intervent take and the second part is a such associate to the second part is a such associated as a second part. or 151	
As the main pain of the set of the rest of the star of the set of	the delivery hered: they are the hard event S of the premise along graded, and the delivery hered the order of the indexine, pay all have or assessments that may be levid or #111 bept the buildings upen and read exists insured spints for and formals is such as a main the loss, if say, made payable to the part. y of the second path to the texts of any math have when the same become due and payable and to kep and premises insured as a start of the indektdenes, second by the read-of-text of the indektdenes, exceeded on the	
As the main pain pain of the start part of the start pain of the start pain of the speed and indensible state of indensities therein, from and elever if all incumbrance, the start pain of the	the definery hereof. they are the hard event. So if the premise above gradied, and the definery the bid of the distribution pays all have or assessment that may be level of error state in the bas, if any, made paysible is the part. y of the second part to the criteri of any math gradies to the part. y of the second part to the criteri of any math have when the same become die and paysible and to keep and premises instrue is a second to the criterion of the second part to the criterion of any math have when the same become die and paysible and to keep and premises instrue is read	
And the mail public of the fort part of N heads events and gree that at a solution of a pool and indexable cante of inference therein, for and other of all incumbrane. It is agreed letteres the parties berets that the part 349 . It is fort part that the solution of the solution o	the delivery hered. they are the hard over S of the premise above graited, and the set of the set o	
As the main pair pair of the start pair of the start pair of the proof of the start pair of the start	the definery hered: they are the hard event. So it the premise above gradied, and the definery the bid of the indexine, pay all have or assessment that may be levid or Till here the biddings upon and real estate instrued against for and formads in orde sum of the low (if any, made payable to the part. y of the second part to the criteri of any math here are became die and payable and to keps and premises instrued against for and to keps and premises instrued as a start of the indektions, second by this read of the indektions, second by this read the same to be in the low (if the same there are origing there are and it to the criterio of a start have when the same became die and payable and to keps and premises instrued are not payable and to keps and premises instrued are or to dankarps and there with here there are origined there are are origined there are are origined there are are origined to be access are run or or to dankarps and there with here there are origined there are origined there are are origined and the same there are origined and there are origined are are are and there are are origined at the same there are origined at the same there are origined are	
As the main pain pain of the state of minimum set of minimum set of the state of th	the delivery hered. they are the hard over . So the premise above graited, and the interpreter and read estate increase a suscement that may be freid or	
As the main pair pair of the start pair of the start pair of the proof of the start pair of the start	the delivery hered. they are the hard over . So the premise above graited, and the interpreter and read estate increase a suscement that may be freid or	
As the main pain pain of the state of minimum set of minimum set of the state of th	the definery hered: they are the hard event S of the premise along grained, and time definery the first discharter, pay all tarse or assessments that may be levid or #111 here the buildings upon and real extents insured spints for and tormads is rach sum are, the loss, if any, made payable to the part. y of the second path to the extent of any math tarse what the same become due and payable and to keep and premises insured as are either, and the amount so path hall become a part of the individues, second by this regular, and the amount so path hall become a part of the individues, second by this regular, and the amount so path hall become a part of the individues, second by this regular, and the amount so path hall become a part of the individues, second by this regular, and the amount so path hall become a part of the individues, we can be have regular, and the amount so path hall become a due delighting and loss to serve as part more or to danking any three with some become due and payable. In the second we the regular there as socialized to the terms of suit oblighting as the payment or way results the manner special due bar and to have a region park of the methanismic it is the manner special due have and to have a region park of the individues and the the due of the second of all money start from such as has the due the corporated by have and to have a region park pay there is a start result of the the second of all money start from such as has the due the corporated by have and to have a region pay appendix on the second bar three due and start of the second and the second start from such as all the due are second of the second start (SEAL) 	
STATE OF Kansas	the delivery hered: they are the hard event S of the premise alone graited, and the delivery hered the original premised read extent is an exceeded that may be level of an art, be level if any, made payable to the part y of the second path to the criterio of any and have been determined a path of the second path to the criterio of any and have been determined a path of the individual second path to the criterio of the second path to the criterio of any and have been determined and to keep and premised in the second path to the criterio of the individual second path the criterio of the individual second path to the criterio of the individual second path the individual second path the individual second path the individual second and the path of the criterio of the individual second second path of the criterio of the individual second second path of the criterio of the individual second second path of the criterio of the individual second second path of the criterio of the individual second second path of the criterio of the individual second second path of the criterio of the individual second second path of the criterio of the criterio of the second second path of the criterio of the cr	
STATE OF Kansas States States States States States States States States States States States <td>the definery hered: they are the hardid exact. So if the premise alone gradied, and the definite the balance of the definite the analysis of the state increase again that may be brief of employed by the value of the definite definit</td> <td></td>	the definery hered: they are the hardid exact. So if the premise alone gradied, and the definite the balance of the definite the analysis of the state increase again that may be brief of employed by the value of the definite definit	
And the mail public of the fort part of *, honly events and gree that at a main of a good and indexable centre of inference there, fore and other of all incomments are defined as a sense of a particular starking bard of the sense of particular that the part of the sense of particular that the particular that the particular that the part of the sense of particular that the part of the sense of particular that the particular the particular the particular that the particular that the particular the parting the parting of the parting of the particular t	the delivery hered. they are the hard over S of the premise above graited, and the first public delivery hered. they are the hard over the second perturbed of the second pert	
As the main pain pain of the start part of the start pain of the start pain of the part of the start pain of the start p	the delivery hered. they are the hard over S of the premise above graited, and the first public delivery hered. they are the hard over the second perturbed of the second pert	

98

An Alene Se Good 92 Yay 402