MORTGAGE RECORD 74

0

 \square

Reg. No. ... 2816

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 18.
Van Tette Van	This instrument was filed for record on the 10 day of
Vrs. Lottie Moore TO	August A. D. 19.27, at 2: 45 P. M.
	Register of Deeds.
Jesse A. Dennis	ByDeputy.
THIS INDENTURE, Made this fourth day of Aug	nst, in the year of our Lord, one thousand nine
hundred and twenty seven between	, in the year of our Long, one thousand nine
Mrs. Lottie Moore, a widow	
ofLawrence in the County of Douglas	and State of Kansas
part.y of the first part, and Jesse A, Dennis of Otta	wa. Kansas part.y of the second part.
WITNESSETH, That the said part y of the first part, in consider	ration of the sum of
	DOLLARS, to duly paid, the receipt of B _ Grant, Bargain, Sell and Mortgage to the said part, of the second part, ouglas and State of Kansas, to-wit:
One house and lot	
Lot 5 Block 7 Lane Play	ce in the City of Lawrence
And the said part J - of the first part do 6B , hereby covenant and agree that a need of a good and indefeasible estate of inheritance therein, free and clear of all incumbras	at the delivery hereof the lawful owner of the premises above granted, and
And the said part. y_{-} of the first part do. 68, hereby covenant and agree that is circled of a good and indefeasible estate of inheritance therein, free and clear of all incumbras $axcept_{-}$ one more tenges for $x_{-} = \frac{527550}{200}$, $00 = t_{0} = \frac{524}{200}$ and that they will warrest and defend the same barrow all parties moreing having learning the same factors all parties more more than there	at the delivery hereof the lawful owner of the premises above granted, and we the premises above granted, and we the premises above granted, and we the delivery hereof the delivery hereoft the deliver
And the said part y of the first part do 6B , hereby covenant and agree that a rised of a good and indefeable state of inheritance therein, fore and deter of all incutions of that they will warrest and identify the same knowt all parties include having having during the R is agreed between the parties herein that the part, y of the first part shall at several spinor and relates have the max become due and payable, and that $=$ B L	at the delivery hereof the lawful owner of the premises above granted, and and fin P. Prico 10 Innee during the life of this indenture, pay all taxes or assessments that may be levied or 18 top the buildings upon said real state insured against fire and tornado in such sum
And the ski part $\mathcal{J}_{-\infty}$ of the first part do B , hereivy coverant and agree that , sized of a good and indefaultile scatae of inheritance therein, fore and draw of all incumbra- nd that they will scattered and draws the scattered and $\mathcal{L}_{+\infty}$ a	at the delivery hereof the lawful owner of the premises above granted, and the fig. P. Prico
And the said part, $\underline{\nabla}_{}$ of the first part do 68 . hereiny commant and agree that exceed of a good and indefeable exists of indefautes therein, first and deter of all incentions of that they will variest and defend the same factors all particle build chain there it is agreed become the partice barece that the part $\underline{\nabla}_{}$ of the first part hall at sensed spinor matrix that the same factor and and any starting particle part hall at sensed spinor matrix that the same factor and and any start that that \underline{D} do good the factor matrix the same factor and the second all by such increment compares as hall be specified and directed by the part of the second \underline{D} do good that the same factor and that the size factor and that that the second \underline{D} do good the same compares as hall be specified and directed by the part of the second \underline{D} do good the same factor and the same factor and the second \underline{D} do good the second \underline{D} does not the second \underline{D} does not the same factor and the same factor and the second \underline{D} does not the second \underline{D} doe	at the delivery hereof the lawful owner of the premises above granted, and the delivery hereof the lawful owner of the premises above granted, and the during the life of this indenture, pay all taxes or assessments that may be leviced er 18 here the buildings upon and real exists insured against fire and tornado in much sum 1 part, the loss, if any, made payable to the part y of the second part to the exist of pay such taxes when the same become due and payable and to here paid precision insured as pay such taxes when the same become due and payable and to here paid precision insured as the payable taxes become due and payable of the second part to the exist of pay such taxes when the same become due and payable and to here paid precision insured as the payable taxes become due and payable on the part bar to be part to be part to be payable to the exist of pay such taxes when the same become due and payable to the part of the second part to be payable to the part payable to the payable to the pay able to the payable to the payab
And the ski part $\underline{\mathcal{T}}_{-\infty}$ of the first part do B , hereiny convent and agree that in- sized of a good and indefaultile scatae of inheritance therein, fore and driver of all incumbras and that they will scattered indefault be an adjusted and the scattered a	at the delivery hereof the lawful owner of the premises above granted, and Not the formation of the premises above granted, and the lawful owner of the pressure of the second pressure is that may be brief of above the buildings upon and real state inserved against fire and tornado in noth second part, the loss, if any, made payable to the part y of the second part to the sector d pays that have when the same become due and payable and to kerp and premises insured as as or existent, and the amount so paid shall become a part of the indebiedness, secured by this y regard.
And the saik part. Z - of the first part to S.B. hereby correlate and agree that , while of a good and indefeasible scatae of inderitance therein, fore and draw of all incrumbra. That they will scanned and identicities and the state of the scatae of th	at the delivery hereof the lawful owner of the premises above granted, and note for P. Price
And the said year, $\underline{\nabla}_{}$ of the first part to 6.8 , hereby correlate and agree that , while of a good and indefeasible scates of indefeatible scates of the scat	at the delivery hereof
And the said year, $\underline{\nabla}_{}$ of the first part to 6.8 , hereby correlate and agree that , while of a good and indefeasible scates of indefeatible scates of the scat	at the delivery hereof
And the saik part. <u>U</u> . of the first part to B.B. hereiny correnant and agree that incide of a good sat indefensible seate of inheritance therein, fire and dense of a linearithm of the same factor and there is a linearithm. The SCOPE one mort space for SCIPS , OD to SCIP and that they will screate had dense the same factor all parts in herein herein the bare bare had bare to be same factor and the same factor and	at the delivery hereof
And the still part $J_{}$ of the first part the GB . herein correct and a type that is indeed as a pool and indexiable sectors G index G inde	at the devicey hereof the lawful owner of the premises above granted, and over
And the sail part J of the first part to GB. hereiny correnant and agree that indefaultie scale of a good and indefaultie scale of inheritance therein, fire and dense of the numbers of that they will examine and default the same factor shift of the scale factor is a scale scale fac	at the delivery hereof
And the sail part J of the first part to GB. hereiny correnant and agree that indefaultie scale of a good and indefaultie scale of inheritance therein, fire and dense of the numbers of that they will examine and default the same factor shift of the scale factor is a scale scale fac	at the delivery hereof
And the shit part, $J_{}$ of the first part the GB . herein correct and a gree that interface of a good an individuel entropy of individuel entropy of the first part of the GB . herein the distribution of the first part the first first first first first first	as the during theory hereof
And the shit part, $J_{}$ of the first part the GB . herein correct and a gree that interface of a good an individuel entropy of individuel entropy of the first part of the GB . herein the distribution of the first part the first first first first first first	the lawful over $-$ of the premises above granted, and the $\frac{1}{\sqrt{2n}}$ P. Price All farse during the life of this indenture, pay all taxes or assuments that may be brief of the $\frac{1}{\sqrt{2n}}$ P. Price All farse during the life of this indenture, pay all taxes or assuments that may be brief of the $\frac{1}{\sqrt{2n}}$ of the second part to be extend $\frac{1}{\sqrt{2n}}$ or $\frac{1}{\sqrt{2n}}$ be the maximum data may be precised in such sum to many one of the second part to the sector of $\frac{1}{\sqrt{2n}}$ or $\frac{1}{\sqrt{2n}}$ be the maximum data become due and payable and to here mail precises insured as a sec, or either, and the annual to paid half become a part of the indebtedness, secured by the $\frac{1}{\sqrt{2n}}$ or $\frac{1}{\sqrt{2n}}$ be $\frac{1}{\sqrt{2n}}$ and $\frac{1}{\sqrt{2n}}$ be $\frac{1}{\sqrt{2n}}$
And the saik part $\underline{\nabla}_{}$ of the first part the 6.8 , hereby correct and target that indicated branches the constraints for an effective of a good and indicated branches the constraints in the same the sa	at the divery hereof
And the solit part, $\underline{\nabla} = d$ the first part do B . hereby correct and argree that includes the solution of a good and indexable react of a limitizate three, for each d d d limitizate three with the solution of th	the lawful owner_ of the premises above granted, and the owner_ of the premises above granted, and the P. Prico All these during the life of this indenture, pay all taxes or assuments that may be brield or the life of this indenture, pay all taxes or assuments that may be brield or the B
And the still part, $\underline{\nabla}_{}$ of the first part to 0 . Burdley, thereby convents to a large that is similar to the star of a good sati individual ends of a linearization of the star of the st	at the divery hereof
And the sold part. — of the first part to 8.8. hereby corrent and agree that , side of a good and indexindle reacts of indexings thereas, for an 42 eV of all incombine index they use the part of the correspondence of the source of a second and the source of the	the lawful owner_ of the premises above granted, and the owner_ of the premises above granted, and the P. Prico All these during the life of this indenture, pay all taxes or assuments that may be brield or the life of this indenture, pay all taxes or assuments that may be brield or the B
And the soit part. J of the first part to 6.8. hereiny correnant and agree that , and of a good and indexidue scate of inheritance therein, fore and drawed in inclusions accord to the scate form of the scate scatter of the scate scatter of the scatter o	at the divery hereof
And the sail part J of the first part to 6.8. hereiny correnant and agree that sized of a good and indexidie soute of inheritance therein, fore and dere of all incumbran is accept, open mortgage, for, \$2150,00,10,0,20,20, It is agreed between the parts here that the part of the first part shall at a second patient and real ratics here the nume becomes due and apsuble, and that the mortgage descent is a second by the part of the first part shall at the same and spin the part of the second part and part of the second commercial second part of the second part and part of the second part interest. And in the cent that sail part of the first part shall at THIS (GIXF) is a databased as the rate of the second part of parts and increa- ment provided, the part Y of the second part to pay of a second part of the second part of the second y of the second part of pays and determine and create a write objection if the second part of pays and the second part of the second y of the second part, with a most of more part of the band pays of the descend part of pays and the second part of the second pays of the descend part of pays and of more pays the second y of the descend part of pays of the second part of pays and the second pays the second pays of the second part of pays of pays at the second part of pays of pays the second part of pays of pays and the pays pays of pays and the second pays of pays and the second pays of pays and pays at the second pays of pays and the second pays of pays and pays and pays the second pays of pays at the region of the band pays of pays and pays at the second pays of pays at the region of the band pays of pays and pays at the second pays at the second pays of pays and pays and pays and pays at the second pays and pays at the region of the band pays are pays and pays at the second pays and pays at the region and the second pays pays in the second there are and pays pays at the pays a	at the divery hereof
And the sold part. — of the first part to 6.8. hereby corrent and agree that : existed of a good satisfication level of indiring theremis, for and there of all incombine control to the second and the second part of the second	the definitive period
And the ski part J of the fort part do BB. Inverse correct and target that is science of a good and indexidite create of inheritance thermin for and dore of all incombine introduces using the science of the scien	the harded over - of the premises above granted, and over - of the prevents that may be brief of the
And the ski part J of the fort part do BB. Incring corrent and agree that used of a good satisfactor where create a interview of the string of the string for an end of the increment of the string of the string for a string of the string of the string for a string of the fort part shift at the string of th	the harded over - of the premises above granted, and over - of the prevents that may be brief of the
circle of a pool and indexable rotate of inbringer therein, for and deter of all increments are all of a contractions of the same hand defend the analysis and intervention of the same hand in the same hand is a contraction of the same hand i	the definitive period
And the ski part, Z of the fort part do BB. Inverses for a start of a good satisfacture interact of a line inverse transformer of the start of a line inverse transformer of the start of a line inverse transformer of the start of the sta	the definitive period
And the ski part, Z of the fort part to BB. Inverse for a start of a good satisfactor like start of a like inverse term in the start of a good satisfactor like start of a like inverse start of the	the definitive period
And the ski part, Z	at the divery hereof the lawful owner_ of the premises above granted, and recover a set of the premises above granted, and recover a set of the second part to the order upon and real state incover a second part to the rest of a grant, the loss if any, made payable to the part Y of the second part to the extent of pay at taxes been the annea to paid shall been a a part of the indefinitions, e.g. or either, and the annual to paid shall been a part of the indefinition of an experiment of the the order of the second part to the extent of pay at taxes then the annual to paid shall been a part of the indefinitions of an experiment of the second part to the extent of pay at the annual to paid shall been a part of the indefinitions exceed a part of the indefinitions of an experiment of the distributions of an experiment of the second part of the second part to the extent of a second part of the second part of
And the skit part. J. — of the first part to B.B. Inverses, forward to a type that investigation of a grade statistic restard or investigation. For a statistic restard in the investigation of the first part has a statistic restard or investigation of the first part has a statistic restard or investigation of the first part has a statistic restard or investigation of the first part has a statistic restard or investigation of the first part has a statistic restard or investigation of the first part has a statistic restard or investigation of the first part has a statistic restard or investigation of the first part has a statistic restard or investigation of the first part has a statistic restard or investigation of the statistic restard of the statistic restard or investigation of the statistic restard of the statistic restatistic restard of the statistic restatistic restatistic restatistic restatistic restatistic restard of the statistic restatistic restatistis restatis restatis restatistic restatistic restatististic restat	at the divery hereof the lawful overs_ of the premises above granted, and over ord
And the saik part. J of the first part to 6.8. hereby corrent and agree that is index and participated interiment therein for an effective of all normalization of the same agree provided the same there is the transmission of the same agree provided the same the same same agriculture is a same same agriculture is a same same same same same same same s	at the divery hereof the lawful owner_ of the premises above gratted, and not an intermediate the lawful owner_ of the premises above gratted, and not an intermediate the lawful owner_ of the premises above gratted, and not an intermediate the lawful owner_ of the mean and part to be extent of the lawful owner_ of the mean and part to be extent of the part, the law if any, made payable to the part j_{max} of the sound part to be extent of the sound part to be extent of the mean to part the law if any, made payable to the part j_{max} of the sound part to be extent of the pay and the mean to part to be extent of the idditections, second prior to be extent of the pay and the means to part the law if any of August DOLLAIR, and the means to part the law if the additection of additection and also the extent any range of or to dashaps any taken with harders thereon a bear and part to be extent of the result of the additection and and when the maxime the comparise there and part to be extent of a additection and a pay there with harder the means the extent hard the comparise of the means of the dashaps. Or if the means is a dashap the extent there are been any part of the sound the comparise in addite a sound pay there with harder the extent hard the comparise of the there are a pay and a dash to be there the out that addite the extent and the comparise is a dark to be addite for the addite part of the result of the addite part of the result of a dash to be there are the extent and the comparise is a dark to be addite for the addite part of the head part is a dark to be result of a dash to be addite for the addite part of the result of a dash to be result the result of a dash to be result to the result of a dash to be result of a dash dash to compart of the respective parts hereres. In th
And the solit part J of the first part to 68. hereby convent and arger that is used a gased as indefaultie state of inderivative threads, for a \$2150,00, to . 24. So it is a second administrative threads in the rest table is a second administrative threads in the rest table is a second administrative threads in the rest table is a second administrative table. The second administrative table is a second administrative tab	the definitive period
And the sail part J of the first part to 6.8. hereivy commant and agree that size of a good and indexidie soute of inheritance therein, fore and dere of all iomultance as a copt. One mort tagged. for: \$2150,00, to 724 is agreed between the partice hereits here the part. y of the first part shall at as easy plant and real ratices here the number downer due and parallel, and that 1 20 meters and all these intervents that the part. y of the first part shall at the same and same compare a shall be serviced and directed by the part of the service and the part 1 meters 1 . The transfer of the second part of parts and in the same and the part 1 . The discretion 1 due to part of the first part shall fait 1 THE GRNAT is included as a montpart to the second part to part of the second part to part of any part of the second part to part of any part of the part 1 due to the second part to part of any part of the part 1 due to the second part to part of any part of the part 1 due to the second part to part of any part of the part 1 due to the second part to part of any part of the part of any part of the second part to part of any part of the part 1 due to the second part to part of any part of the part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of any part of the second part to part of the second	at the divery hereof the lawful owner_ of the premises above gratted, and not an intermediate the lawful owner_ of the premises above gratted, and not an intermediate the lawful owner_ of the premises above gratted, and not an intermediate the lawful owner_ of the mean and part to be extent of the lawful owner_ of the mean and part to be extent of the part, the law if any, made payable to the part j_{max} of the sound part to be extent of the sound part to be extent of the mean to part the law if any, made payable to the part j_{max} of the sound part to be extent of the pay and the mean to part to be extent of the idditections, second prior to be extent of the pay and the means to part the law if any of August DOLLAIR, and the means to part the law if the additection of additection and also the means any part of the law of August DOLLAIR, and the means to part to the term of additection and also to secure any part of the owner that and the owner that and the owner that and the distribution endoted them that if distribution the secure and part to the secure and payable to the part of the secure and part of the secure and part of the secure and part to the part of the secure and part of the secure and part of the secure and the distribution owners are part of the secure and premises, then the carry has the rest that and become and the distribution owners are provided. If the secure and the carry is a dark if the the rest of the rest of the rest of a state become and the distribution owners are provided by the part

113

For Rueme See 031. 11 9.201