MORTGAGE RECORD 74

FROM	STATE OF KANSAS, DOUGLAS COUNTY, II.	
Bussel E. Deny et ux.	This instrument was filed for record on the <u>11</u> day of June A. D. 19.28, at <u>11</u> oglock A. L	
то	Oza & Wellinger 11 oclock A. M	
John Hermann	June A. D. 19.28., at 11 - Oglock# A. M. Dan & Wellman Register of Deeds.	n
	By Deputy.	
THIS INDENTURE, Made this 1st day of May hundred and twenty-eight between Russe	in the year of our Lord, one thousand nine ell E. Deny-rnd-Nettie-M. Deny, husband and-wife,	U
of	and State of Kansas	
WITNESSETH, That the said part ies of the first part, in consid	leration of the sum of	
Management and a second s	DOLLARS, to themduly paid, the receipt ofGrant, Bargain, Sell and Mortgage to the said part.y of the second part,	
All the South one-half (1/2) of Sou Township Fourteen (14) South of Range Twenty (20	theast Quarter \$1/4) of Section Sixteen (16) in	
· · · · · · · · · · · · · · · · · · ·	,	
	말씀보내 귀엽 가지 못 해야 하는 사람은 것이 없다.	1
		.
with the appurturanees and all the selete sittle and interest of the sold must	100 - 14 - 5	0
with the appurtenances and all the estate, title and interest of the said part And the said part 105 of the first part do hereby covenant and agree that a	.1.2.9. of the first part therein. at the delivery herein they are the lawful owner a of the premises above granted, and	
And the said part 103 of the first part do hereby covenant and agree that a wised of a good and indefeasible estate of inheritance therein, fire and clear of all incumbrat	at the delivery her of they are the lawful owner5 of the premises above granted, and nee	0
And the mid part $\hat{1}09$, of the first part do hereby events and agree that a wired of a good and indefentiable entated of indefinitions during, for and done of all incombing and that they will warrant and dufent the same spinst all partices hereby the particle between the particle between that the part $\hat{1}0^{-}$ of the first part hall as	at the delivery here of the UCCC	0
And the sold part $\frac{1}{2}$ OF, of the first part do hereby covenant and agree that a mixed of a good and indefaulthe entate of interstance therein, fire and dense of all incombanes and that they will surmat and default the same spinost all parties making have a default do in the It is agreed between the parties herein that the part $\frac{1}{2}$ OF the first part shall at a second against and real entative there the same becomes the and payake, and that	at the delivery here of the Y_CTCthe harful concr6 of the premises above granted, and tere	
And the mid part $\hat{1}$ GP, of the first part do hereby cornant and agree that a mixed of a good and indefaulth estate of interitance during, for and dense of all incumbars and that they will surmat and default the same spinst all parts making inefal chain there. It is agreed between the parties thereo that the part $\hat{1}$ GP of the first part shall as assessed significant of the same because due and payable, and that $-\frac{1}{2}h_{\rm eff}$ and by well incurace company as shall be specified and directed by the post of the second hilfs	at the delivery here of the Y_CTC the harful once 0 of the premises showe granted, and the the delivery here of this inductors, pay all taxes or assessments that may be level or all taxes during the life of this inductors, pay all taxes or assessments that may be level or all taxes during the life of this inductors, pay all taxes or assessments that may be level or all taxes during the life of this inductors, pay all taxes or assessments that may be level or all taxes during the life of the source of the second part to the state of the work taxes which is not how one during the part and the last most of the second part to the state of the work taxes which is not how one during the part most how the last most of the second part to the state of the work taxes which is not how one during the part most how the last most of the second part to the state of the part how the taxes how one during the part most how the last most of the second part to the state of the part how the taxes how one during the part most how the last most of the second part to the state of the second part to the second part to the second part to the state of the second part to the state of the second part to the second part to the second part to the state of the second part to the second par	
And the mid part $\hat{1}$ GP, of the first part do hereby cornant and agree that a mixed of a good and indefaulth estate of interitance during, for and dense of all incumbars and that they will surmat and default the same spinst all parts making inefal chain there. It is agreed between the parties thereo that the part $\hat{1}$ GP of the first part shall as assessed significant of the same because due and payable, and that $-\frac{1}{2}h_{\rm eff}$ and by well incurace company as shall be specified and directed by the post of the second hilfs	at the delivery here of the Y_CTC the harful once 0 of the premises showe granted, and the the delivery here of this inductors, pay all taxes or assessments that may be level or all taxes during the life of this inductors, pay all taxes or assessments that may be level or all taxes during the life of this inductors, pay all taxes or assessments that may be level or all taxes during the life of this inductors, pay all taxes or assessments that may be level or all taxes during the life of the source of the second part to the state of the work taxes which is not how one during the part and the last most of the second part to the state of the work taxes which is not how one during the part most how the last most of the second part to the state of the work taxes which is not how one during the part most how the last most of the second part to the state of the part how the taxes how one during the part most how the last most of the second part to the state of the part how the taxes how one during the part most how the last most of the second part to the state of the second part to the second part to the second part to the state of the second part to the state of the second part to the second part to the second part to the state of the second part to the second par	
And the mid part $\frac{1}{2}$ Of the first part do hereby overnant and agree that a mined of a good and indefenable origined of indefinitions therein, for such doer of all increments and that they will warrant and defend the same spinst all particip, include learn the parts of the same spinst all parts parts and that they will warrant and defend the same spinst all parts. For the same there is the same before that the part $\frac{1}{2}$ of the first part hall a same edge spint, and that the the same becomes the and payable, and that . The and by such insurance company as shall be specified and directed by the part of the same before that all parts the same becomes the same becomes the same becomes the same bare interest. And in the event that and part 1260. If the first part shall find the before interest, and is the same that will be same and parts and find the bare interest at the the of 19% from the part of the same and interest will be same and interest will be same and interest. This OHANT is intended as a most part to even the payment of the same and the same same and same same same and the pay shall be a same same same same same same same s	at the delivery here of the y_CTCthe hard once 0 of the premises showe granted, and the table of the life of this indenture, pay all takes or assessments that may be level of a states during the life of this indenture, pay all takes or assessments that may be level of a states during the life of this indenture, pay all takes or assessments that may be level of a states during the life of this indenture, pay all takes or assessments that may be level of a state state of the state of the state of the state of the second part to the state of a state state of the association of and and raybel and to here and fremes insured as e.e., or state, and the amount so paid shall become a part of the indubicians, secured by this y ***** Thirty-Six.Hundred.and (/200_***********************************	
And the mail part $\Delta \theta g$ of the first part do hereby covenant and agree that a scient of a good and indefendible entate of indefinitions therein, forward door of all incumbers and that they will warman and defend the same against all partice particle particle first parts and all as a second against and read ratics berefore that the part $\Delta \theta = 0$ of the first part shall at assessed against and read ratics when the same becomes due and pauloe, and that $\Delta \theta = 0$ and by which incurses compary as abult is rejected and directed by the part of the second hifs	at the delivery here of the y_cre the hard conce@ of the premises above granted, and re	
And the mail part $\Delta \theta g$ of the first part do hereby covenant and agree that a scient of a good and indefendible entate of indefinitions therein, forward door of all incumbers and that they will warman and defend the same against all partice particle particle first parts and all as a second against and read ratics berefore that the part $\Delta \theta = 0$ of the first part shall at assessed against and read ratics when the same becomes due and pauloe, and that $\Delta \theta = 0$ and by which incurses compary as abult is rejected and directed by the part of the second hifs	at the delivery here of the y_cre the hard conce@ of the premises above granted, and re	
And the mail part $\Delta \theta g$ of the first part do hereby covenant and agree that a secient of a good and indefendable setate of indefinitions therein, for sum of door of all incumbers and that they will warmant and defend the same against all parts include the same target and the same against all parts $\Delta \theta = 10^{-10}$ of the first part hall at a secret against add rest at the same between the parts of the secret bat the part $\Delta \theta = 10^{-10}$ of the first part shall at the same between the parts of the same target between the parts of the secret bat the part bat the secret bat the part of the secret bat the part bat the secret bat the part bat the part bat the part bat the secret bat the part bat the secret bat there are part bat the secret bat there are part bat the secret bat there are bat the secret bat there are part bat there are part bat the secret bat there are bat the secret bat the secret bat there are part bat the secret bat there are part bat the secret bat there are bat the secret bat the secret bat the secret bat the secret bat there are bat the secret bat there are bat the secret bat the secret bat there are bat the secret bat there are bat the secret bat the secret bat the secret bat the secret bat there bat the secret bat there are bat the s	at the delivery here of the y_cre the hard conce@ of the premises above granted, and re	5
And the mild part $\Delta \theta g$ of the first part do	at the delivery here of the y_are the hard concell of the premises above granted, and we	5
And the mild part $\Delta \theta g$ of the first part do	at the delivery here of the y_are the hard concell of the premises above granted, and we	5
And the mail part $\Delta \theta g$ of the first part do hereby covenant and agree that a series of a good and indefendable entate of inferious therein, forward four of all incumbers and that they will warman and defend the same against all part $\Delta \theta g$. If the first part has a series d against all results are not gainst all part $\Delta \theta g$ of the first part has a series of against part of $\Delta \theta g$. If the first part has a series of against part of $\Delta \theta g$ of the first part has a series of against all results are related by the incurse company as half in the series in and direct by the part of the second half and increased part has a series of against part of the second half is Here, the half is the second half a direct by the part of the second half $\Delta \theta g$. This first the interpart of the second part is part of the	at the delivery here of the y_cre the hard concel of the premises above granted, and re	
And the mail part $\Delta \theta g$ of the first part do hereby covenant and agree that a series of a good and indefendable entate of inferious therein, forward four of all incumbers and that they will warman and defend the same against all part $\Delta \theta g$. If the first part has a series d against all results are not gainst all part $\Delta \theta g$ of the first part has a series of against part of $\Delta \theta g$. If the first part has a series of against part of $\Delta \theta g$ of the first part has a series of against all results are related by the incurse company as half in the series in and direct by the part of the second half and increased part has a series of against part of the second half is Here, the half is the second half a direct by the part of the second half $\Delta \theta g$. This first the interpart of the second part is part of the	at the delivery here of the y_are the hard concell of the premises above granted, and we	
And the said part $\Delta^2 g$ of the first part d	at the delivery here of the y_cre the hard concel of the premises above granted, and re	
And the said part $\Delta^2 g$ of the first part d	at the delivery here of the Y_Zre the hard owner6 of the premises above granted, and ve	
And the said part $\Delta^2 g$ of the first part d	at the delivery her of the y_are the hard owned of the premises above granted, and we	
And the said part $\Delta^2 g$ of the first part d	at the delivery here of the y_are the hard owned of the premises above granted, and we	
And the mail part $\Delta^{0.0}$ of the first part d	at the delivery here of the y_ere the hard cases 0 of the premises above granted, and we	
And the said part $\Delta^2 g$ of the first part d	at the delivery here of the y_ere the hard cases 0 of the premises above granted, and we	
And the midt part LeO of the first part down investigation of a great star in the indefensible entry of a larger maker level of his intermed and the intermed start of the start with the starts have been start and the start have been been start have been start and the start have be	at the delivery here of the y_are the hard cases ⁶ of the premises above granted, and ver- dentiates and the set of the infection, pay all takes or assessments that may be level or all times during the life of this infection, pay all takes or assessments that may be level or all times during the life of this infection, pay all takes or assessments that may be level or all times during the life of this infection, pay all takes or assessments that may be level or all times during the life of this infection, pay all takes or assessments that may be level or any main takes when the same become due and rayable and to here and premises insured as or, or either, and the anomat so pain tail life leven a part of the infection exceeds by this "************************************	
And the mail part LeOg of the first part down investor and argues that is being of a good and indefensible entries of interview threads for and indefensible entries of interview threads for an analysis, and indefensible entries of the most partial at large parks in the level film interview of the most partial at large parks in the level film interview of the most partial at large parks in the level film interview of the most parks at large parks in the level film interview of the most parks at large parks in the level film interview of the most parks at large parks in the level film interview on the most parks at large parks in the level film interview on the most park at large the level film interview on the most park at large the level film interview on the same parks at large the level film interview of the most parks at large the most parks in the devel film interview of the most parks interview of the most park interview of the most park interview of the most park interview of the development of the most parks interview of the development park interview of the development of the develo	at the delivery her of the y_are the hard owned of the premises above granted, and we we have a set of the se	
And the mail part LeOg of the first part do	at the delivery her of the y_are the hard cases 0 of the premises above granted, and we we have the set of the second provide the set of second set of the second provide the set of second set of the second provide the set of second set of the second provide the set of second set of the second provide the set of second set of the secon	
And the mail part LeOg of the first part do	at the delivery her of the y_are the hard cases 0 of the premises above granted, and we we have the set of the second provide the set of second set of the second provide the set of second set of the second provide the set of second set of the second provide the set of second set of the second provide the set of second set of the secon	
And the mail part LeOg of the first part do	as the delivery here of the y_are the hard cases ⁶ of the premises above granted, and as a set of the set of the infection, pay all takes or assessments that may be level or all times during the life of this infection, pay all takes or assessments that may be level or all times during the life of this infection, pay all takes or assessments that may be level or all times during the life of this infection, pay all takes or assessments that may be level or all times during the life of this infection, pay all takes or assessments that may be level or apy mail days the submate set of the part, y of the secal part to the rests of pay mail takes when the same become due and payable and to here and precises insured as a core either, and its assessment the same become due and payable and to here and payable and the set of the set assessment the set and life level to be habed levels. Second by this set and money, executed on the 18 the due of the habed levels. Second by the set of the during these with interest theore as herein provided, in the second bar and payable and the anometary event takes and interest during the second bar and payable and to be any second that and the addition contained there fight duranted. If the fight level and the near provided in the second as and payable and to here any second take and payable and the near provided in the second take and payable and the near provided in the second take and payable and the near pay is and to have a provine second to be related as the previous of the second take and payable and the near provide in the second take and payable and the second take and payable and the near pay is and the near any due to the life second take and payable and the second take and payable and be during and payable and the second take and payable and take and the near pays and second take and payable and take and the second take and payable and take and the near pays and payable and take and the second take and payable and take and the second take and payable	
And the mill part LeOg of the first part dot hereby convents and agree that is a read and indefensible entate of inferitance threin first and during of the inferitance three in the inferitance inferitance in the inferitance infe	at the delivery here of the y_are	
All the solid part LeO of the first part documents and agrees that, and the solid part of the first part and defined the ansa spinst all part theory is the solid balanches. This agreed between the parties herets that the part LeO. If the solid balances company as shall be specified and derived by the first part all the intervent that solid part the source because	at the delivery her of the y_are	
State of a good and indefendable entate of inferiorme during forward during of a good and indefendable entate of inferiorme during forward during of a good and indefendable entate of inferiorme during forward during of a good and indefendable entate of inferiorme during forward during the second and the s	at the delivery here of the y_are the hard cases ⁶ of the premises above granted, and ver- deliver and the set of the infention, pay all takes or assessments that may be level or all there during the life of this infention, pay all takes or assessments that may be level or all there during the life of this infention, pay all takes or assessments that may be level or all there during the life of this infention, pay all takes or assessments that may be level or any main takes when the same become due and republic and to here and particles instead at a systems. This type bases the infention of the label takes, secred by this """"" This type bit. Hundred and O/QOO -******* This type bit. The secret takes all become a part of the habdle takes, secred by this """" of the same take some the system takes all become a part of the habdle takes. The label takes when the same become due and republic and the same area of the habdle takes as a secret to during there as meaning the term of a said O/AOO -******* The label takes the the same takes there as haber to prove that all the same and the same area of the same area of the same and the same and the same and the same and the same area of the same area of the same area of the same area of the same and the same area of the same are	
State of a good and indefendable entate of inferiorme during forward during of a good and indefendable entate of inferiorme during forward during of a good and indefendable entate of inferiorme during forward during of a good and indefendable entate of inferiorme during forward during the second and the s	at the delivery here of the y_are the hard cancel of the premises above granted, and we conclude the second sec	
All the mild part LeOg of the first part down investigation of a good and indefensible entate of inferior the time thread of a good and indefensible entate of inferior the time time in the analysis of the first part half at interest of the second part is half at interest of the second part is half at the certain the same between the same between the same between the parts between the same same same same same same same sam	at the delivery here of the y_are the hard cancel of the premises above granted, and we conclude the second sec	

336