DTCACE FCODD 74 n 3.0

STATES IN

P

418 4/

-Clerk of the District Cont of Dough

County Mar

212

		STATE OF KANSAS, DOUGLAS COUNTY, 11.
	Lucile Mahien & Husband	This instrument was filed for record on the 2920 day of
	TO	Joal Wellman
	Sol Marks	Register of Deeds. By
	NTURE, Made this 26th day of	
		September in the year of our Lord, one thousand nine actile Kahieu and Robert G. Kahieu her husband
of Lawren part ies of the	nce in the County of 1 first part, and Sol Marks	
WITNESSE	TH, That the said part. 10.8. of the first part, in consi	ideration of the sum of part. Y of the second part.
which is hereby a	eknowledged, ha ve sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the said part
the following desc	cribed real estate situated and being in the County of	같은 동안 다양 위험 것 가지 않는 것 같아. 이 것이 모님 것 같은 것 같아. 것
	The North 50 feet of	Lot No. Four (4) Block Ten (10)
	Babcock's Enlarged A	ddition to the City of Lawrence.
		where we have a set the second
	nces and all the estate, title and interest of the said par (168of the fost part da hereby covenut and agree that	
And the said par		at the delivery hereof they are the lawful owner S of the premises above granted, and
And the mid par wired of a good and in	1268 of the first part do hereby covenant and agree that defeasible estate of inheritance therein, free and clear of all incumbra- tion of defend the same particular and particular the following the	st the delivery hereof they are the lawful owner. B of the premises above granted, and are
And the said par seired of a good and in and that they will warm It is agreed betwee assessed against said re	106. of the first part do hereby covenant and agree that defeasible estate of inheritance therein, free and dens of all incumbrant and defead the same against all partice nuckang tawful chain these me her partice herets that the part _1068 of the first part half. all estate when the same becomes due and payable, and that the	31 the delivery hereof they_are the lawful owner. B of the premises above granted, and non
And the sold par eired of a good and in and that they will warrs It is agreed betwee assessed against sold re- and by such insurance on high interest.	1068.of the first part do hereby covenant and agree that defendule estate of inheritance therein, five and care of all incumbra and and defend the same against all parties making have fold shall be not the parties herein that the part. Table of the first part had: all estate when the anno becomes due and payable, and that the company as shall be specified and directed by the part of the second and in the cent that and part. Table of the first part of the second and in the cent that and part. Table of the first part of the second	st the delivery here $\frac{1}{2} hey are$ the lawful center B of the permises above granted, and are rets. all times during the life of this indenture, pay all taxes or assessments that may be levicl or $\frac{1}{2} \frac{1}{2} \frac{1}{2$
And the sold par eired of a good and in and that they will warrs It is agreed betwee assessed against sold re- and by such insurance on high interest.	1068.of the first part do hereby covenant and agree that defendule estate of inheritance therein, five and care of all incumbra and and defend the same against all parties making have fold shall be not the parties herein that the part. Table of the first part had: all estate when the anno becomes due and payable, and that the company as shall be specified and directed by the part of the second and in the cent that and part. Table of the first part of the second and in the cent that and part. Table of the first part of the second	st the delivery here $\frac{1}{2} hey are$ the lawful center B of the permises above granted, and are rets. all times during the life of this indenture, pay all taxes or assessments that may be levicl or $\frac{1}{2} \frac{1}{2} \frac{1}{2$
And the sold par eired of a good and in and that they will warrs It is agreed betwee assessed against sold re- and by such insurance on high interest.	1268.of the first part do hereby covenant and agree that defensible estate of inheritance therein, five and clear of all incumbrant and and defend the same against all parties and again the same same and on the parties herein that the part. 108 of the first part hat: all estate when the same becomes due and payable, and that the compares shall be specified and directed by the part of the second on in the creat the same jars. 108 of the first part of the second and the same becomes due and payable, and that the herein the same that jars. 108 of the first part of the second in the creat that and jars. 108 of the first part of the second in the creat that and jars. 108 of the first part of the second interface at a more than the second	st the delivery here $\frac{1}{2} \ln y$ are the lawful center B of the premises above granted, and we we have $\frac{1}{2} \ln y$ and $\frac{1}{2} \ln x$
And the said par wired of a good and in and that they will warre It is agreed betwe uscessed against said re and by such insurance of his interest, werein provided, that to THIS GRANT is cording to the terms	128.6 of the first part do hereby events and gave that selected the first part do hereby events and clear of all incumbs and defend the marginal this preserves making levelsd down the we the parties hereto that the part _ 108 of the first part hast. at state when the same becomes due and payable, and that 2200 compary as shall be presended and directle by the part of the second that in the event that and part. 108 of the first part shall full part y the evend part may may stall takes and incomes included as a mortger to event the part shall full and the include as a mortger to even the payment of the maximum of the include as a mortger to even the payment of the maximum of the direct pay the second part pays and takes and from the direct the rest of Big from the direct of payment and of the maximum of the maximum of the maximum of the maximum of the maximum of the maximum of the maximum of the maximum of the maximum of the maximum of the maximum of the maximum of the maximum of the maximum of the maximum o	st the delivery here $\frac{1}{100}$ Bre the lawful center. B of the premises above granted, and there exists the second secon
And the said par seired of a good and in and that they will warr It is agreed between asserted against said re and by such insurance of h18 interest berein provided, then t indenture, and shall be THIS GRANT is were the second of the terms and by 158	128.6 of the first part do hereby covenus and agree that addensible estate of inheritator therein, here add each of all inclusion and addend the same against all partice making leveling that and addend the same becomes due and payable, and that 200 all estate when the same becomes due and payable, and that 200 all estate when the same becomes due and payable, and that 200 and in the event that said part. 268 of the first part shall fail to be part 20 of the averall part in they pay said taxes and increa- insteaded as a most pay to secure the payment of the second of a certain written deligntion. For the payment of the second payable to the part. 20 of the second payable to a second be part 20	st the delivery here $\frac{1}{100}$ BTC the lawful censer. B of the premises above granted, and ance
And the said par seired of a good and in and that they will warr It is agreed between asserted against said re and by such insurance of h18 interest berein provided, then t indenture, and shall be THIS GRANT is were the second of the terms and by 158	128.6 of the first part do hereby covenus and agree that addensible estate of inheritator therein, here add each of all inclusion and addend the same against all partice making leveling that and addend the same becomes due and payable, and that 200 all estate when the same becomes due and payable, and that 200 all estate when the same becomes due and payable, and that 200 and in the event that said part. 268 of the first part shall fail to be part 20 of the averall part in they pay said taxes and increa- insteaded as a most pay to secure the payment of the second of a certain written deligntion. For the payment of the second payable to the part. 20 of the second payable to a second be part 20	st the delivery here $\frac{1}{100}$ BTC the lawful censer. B of the premises above granted, and ance
And the sold par metric of a good and in and that they will warry. It is a great between an and the sold in the sold and and by and harrow the sold and the sold of the sold and the sold of the sold and the sold of the sold and and the sold of the sold and the sold of the sold of the sold and the sold of the sold of the and the sold of the sold of the the sold of the sold of the sold of the sold of the sold of the sold of the sold of the sold of the sold of the solution and the sold of the sold of the sold of the sold of the solution and the sold of the	128. of the first part do hereby covenus and gree that is definible estate of inheritance therein, few and denot of all incumes and and defend the source arguing at 10 parts making level of all incumes on the partice herein that the part. 105 of the first part had, all states when the more because due and payable, and that 2000 at states when the more because due and payable, and that 2000 and the partice herein that distribute by the part of the second had in the event that and parts. 156 of the first part shall full the part 2 of the second payable, and that 2000 and the event that and parts. 156 of the first part shall full the part 2 of the second payable and the second form an include as mostgars to assume the payment of the second part, with the pay the parts of the part 2 of the second part, with pay that the other parts 1 of the second part, with payable payable by the parts the payable in the information payable payable by the parts the payable in the information payable by each pay the payable in the information 2 pays and 1 pays the payable by	st the delivery herest they_BTC
And the solid par- metric of a good and in ind that they will warr. It is argued between sensed against solid re- main by white insurance his interest. THIS ORANY is working to the the THIS ORANY is the original of the the theory of the the And this conversion there on a conversion backware, and the whole backware, and the whole backware backware backware backware the original the whole backware backware the original the whole backware backw	$ \begin{array}{llllllllllllllllllllllllllllllllllll$	st the delivery here if the y_BPC
And the soil par wind of a good and in and that they will warr. It is argued between sensed spaints aid re- hig interest. hig interest. THIS ORAN'S is THIS ORAN'S is the orange of the sense of the sense of the sense the sense of the s	$ \begin{array}{llllllllllllllllllllllllllllllllllll$	st the delivery here if the y_BPC
And the sold pay wind of a good and in that they will warr It is agreed between and by such insurance or <u>h18</u> interst or <u>h18</u> interst or <u>h18</u> interst <u>h18</u> interst h18 interst	1128.4 of the first part do hordy overant and are with a definition the thresh, first and direct direct of inferitors therein, first and direct direc	st the delivery here if the y_BPC
And the sold part desired of a good and in that they will warr is a good below. In a good below. This Outstand, then a desarry and ability evening provided, then a desarry and ability evening the sold of the sold and the sold of the sold and the sold and the sold and the sold and the sold of the sold and the	1128.4 of the first part do hordy overant and are with a definition the thresh, first and direct direct of inferitors therein, first and direct direc	st the delivery hered they_Bre
And the sold part desired of a good and in that they will warr is a good below. In a good below. This Outset with the source of the the source of the source of this District. This Outset with the source of the coording to the terms of the source of the coording to the terms of the source of the part of the source of the part theore of a mary defaute of the source of the part of the source of the part of the source of the part of the source of the other other of the source of the other other of the source of the other other other other other other other other of the source of the source of the other other other other other other other other other other of the source other other other other other other other other of the source other	1128.4 of the first part do hordy overant and are with a definition the thresh, first and direct direct of inferitors therein, first and direct direc	st the delivery here it they_BTC
And the sold part desired of a good and in that they will warr is a good below. In a good below. This Outset with the source of the the source of the source of this District. This Outset with the source of the coording to the terms of the source of the coording to the terms of the source of the part of the source of the part theore of a mary defaute of the source of the part of the source of the part of the source of the part of the source of the other other of the source of the other other of the source of the other other other other other other other other of the source of the source of the other other other other other other other other other other of the source other other other other other other other other of the source other	1128.4 of the first part do hordy overant and are with a definition the thresh, first and direct direct of inferitors therein, first and direct direc	st the delivery hered they_Bre
And the sold pay where of a good and in that they will warr It is agreed between and by such insurance <u>h18</u> interset. THIS of the sold has a rest of the sold has a sold has been in provided, then a the sold has a sold has a rest of the sold has a second in the sold has a sold has a sold has a sold has a sold has a been a sold has a sold has a sold has a been a sold	1128.4 of the first part do hordy overant and are with a definition the thresh, first and direct direct of inferitors therein, first and direct direc	st the delivery here it they_BTC
And the sold part desired of a good and in that they will warr is a good below. In a good below. This Outset with the source of the the source of the source of this District. This Outset with the source of the coording to the terms of the source of the coording to the terms of the source of the part of the source of the part theore of a mary defaute of the source of the part of the source of the part of the source of the part of the source of the other other of the source of the other other of the source of the other other other other other other other other of the source of the source of the other other other other other other other other other other of the source other other other other other other other other of the source other	12.6.2. of the first part do	st the delivery hered they_Bre
And the sold par wined of a good and in that they will warr is a good before assessed against sold re- sessed against sold re- main against sold re- rest provided, then a tachemistry and sold be- recording to the terms of more yield sold the recording to the terms of the yield of the yield of the yield of the yield of the yield of the yield of the yield of the yield of the part of the yield of the yield of the part of the yield of the yield of the yield of the yield of the yield of the part of the yield of the yield of the part of the yield of the yield of the yield of the yield of the yield of the part of the yield of th	12.0.5. of the first part do	st the delivery here it here y are the lawful censor. B of the premises above granted, and term it is the delivery here it has been as the state of the second prot of the cond prot to the central state of the second prot of the central state of the second prot of the second prot the second protocol and the model in making and the second protocol and the second prot the se
And the sold part desired of a good and in that they will warr is a good below. In a good below. This Outset with the source of the the source of the source of this District. This Outset with the source of the coording to the terms of the source of the coording to the terms of the source of the part of the source of the part theore of a mary defaute of the source of the part of the source of the part of the source of the part of the source of the other other of the source of the other other of the source of the other other other other other other other other of the source of the source of the other other other other other other other other other other of the source other other other other other other other other of the source other	12.6.2. of the first part do hereby events and space that is definitions thereins, free and clear of all incomes is an indefined the same against all provide making herein the parts in here the parts is here the part. 1.6.2. of the first part and the same against all provide making herein the parts is a same second of the same against all provide making herein the parts is the part of the same against all provide making herein the part of the same against all provide making herein the maximum because due and payable, and the herein the nearest bar and there is the part of the same against all provide making herein the same first second part may pay will take and in the part of the same and the same different is a same different bar equation the same different bar equation of the same different bar equation the same different bar equation the same different bar equation of the same different bar equation of the same different bar equation the same different bar equation of the same different bar equation of the same different bar equation the same different bar equation of the same different bar equation different bar equation of the same d	st the delivery here it they_APC
And the sold par wined of a good and in that they will wars it is agreed before susmal against sold re- main against sold re- rest of the source of this interest. This OLANT is rest of the source of this OLANT is rest of the source of the s	128.6. of the first part do	st the delivery here it here a first a large is of the premises above granted, and the delivery here it here is a large in the large is a large in the second sec
And the sold par wined of a good and in that they will wars it is agreed before susmal against sold re- main against sold re- rest of the source of this interest. This OLANT is rest of the source of this OLANT is rest of the source of the s	12.0. a (the first part do	st the delivery here if the y_BTC
And the sold part wined of a good and in that they will warr is in agreed been sensed against aid re- sensed against aid re- sense of a sold against aid re- reserved against aid re- reserved against against again theore of a range of the part theore of a range of the part of the re- reserved against against again theore of a range of the part of the re- reserved against against again theore of a range of the part of the re- reserved against against against the re- reserved against against the re- reserved against against the re- reserved against against against the re- reserved against against the re- reserved against against the re- reserved against against the re- reserved against against against the re- reserved against against against the re- reserved against against against the re- reserved against against against against against the re- reserved against against against against against the re- reserved against against against against against against the re- reserved against	128.6. (the first part do	st the delivery here it here a set of a crare B of the premise above granted, and the set of the se
And the sold par wined of a good and in that they will wars it is agreed before susmal against sold re- main against sold re- rest of the source of this interest. This OLANT is rest of the source of this OLANT is rest of the source of the s	128.6. of the first part do	st the delivery here it here a set and the second set of the premises above granted, and we
And the sold part wined of a good and in that they will warr is in agreed been sensed against aid re- sensed against aid re- sense of a sold against aid re- reserved against aid re- reserved against against again theore of a range of the part theore of a range of the part of the re- reserved against against again theore of a range of the part of the re- reserved against against again theore of a range of the part of the re- reserved against against against the re- reserved against against the re- reserved against against the re- reserved against against against the re- reserved against against the re- reserved against against the re- reserved against against the re- reserved against against against the re- reserved against against against the re- reserved against against against the re- reserved against against against against against the re- reserved against against against against against the re- reserved against against against against against against the re- reserved against	128.6. (the first part do	si the delivery here it here a series in the large in the large is a series in the delivery here it is in the series in the series is a series of the series in the series is a series of the series is the series i
And the sold part wined of a good and in that they will warr is in agreed been sensed against aid re- sensed against aid re- sense of a sold against aid re- mainst against aid re- reserving the sold been recording to the terms of the sold against aid recording to the terms of the sold re- reserving adaption to the sold re- reserving the sold be- recording to the terms of the sold re- reserving the sold be- recording to the terms of the sold re- reserving the sold be- recording to the terms of the sold re- serving the sold re- serving the sold re- serving the sold re- serving the sold re- tress of the sold re-	128.6. of the first part do	st the delivery here it here a set and the second set of the premises above granted, and we
And the sold part wind of a good and in that they will warr is in agreed beek usessed against sold re- sessed against sold re- main agreed beek reserved against sold re- reserved against sold re- borner written.	128.6. (the first part 6	st the delivery here it here a start is a start in the start is start in the s
And the sold par evided of a good and in that they will warr It is a good before sensed against sold re- evidence of the sold and the sold and they such insurance of this interest. This COLARY is resting to the terms of the sold and the sold control of the sold and the sold and the sold and the sold and the sold and the sold and the sold and the sold and the sold and the sold and the sold and the sold and the sold and the sold and	128.6. (the first part do hereby eventual and sprew that identifies the state of inferitance therein, five and clear of all incursion and defined the mark sequent of protein schede bird (identifies and identifies the state is made as more because due and payable, and that 200 merets and the second para target of the first part half. (if the second para target with the source of the second para target with the sec	st the delivery here if the y_BTC