MORTGAGE RECORD 74

592

24	Reg. No319
	Fee Paid, \$ 2.30
-	

11462.201

Contraction of the second	is end Harriett C. Harris	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 3 day of <u>Augusts</u> <u>Augusts</u> <u>August</u> <u>3:50</u> <u>P.</u> <u>M.</u>	
		Eline & Compliant Register of Deeds.	6
Lawrence Bui	lding-end-Loen-Association	ByDeputy.	
hundred and t	TURE, Made this third day of Aug menty nine between between him L. Herris end Herrientt C. Herris 1		l
of Lawrence	in the County of Douglas	and State of Koncos	
	rst part, and The Lawrence Building and I		
WITNESSETH One thou	I, That the said part.105 of the first part, in considerat	tion of the sum of DOLLARS, to	
which is hereby ack the following describ	nowledged, ha. Y.C sold, and by this indenture do bed real estate situated and being in the County of Doug	. Grant, Bargain, Sell and Mortgage to the said part	
Lot Two	enty one (21) in Block One.(1) in Hask	kell Place, an addition to the city of Lawrence	
	2010 A		
		같은 다 같은 것이 잘 못했는 것을 다 가지?	
		나는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 없다.	
			ſ
ised of a good and indef	feasible estate of inheritance therein, free and clear of all incumbrance	he delivery hereof they the lawful owner S of the premises above granted, and	
nd that they will warrant It is agreed between usessed against said real of ad by such insurance com 112 interest. And	and defend the same spinot all portion making lawful claim therein the parties hereto that the part_iggs of the first part shall at all to retate when the same become due and payable, and that $\frac{1}{100}(2)$, pany as shall be specified and directed by the partypic the second part in the event that sold part $\frac{1}{100}$ for the first part shall for pay	times during the life of this indenture, pay all taxes or assessments that may be levied or $\mathcal{W}(1, \mathbf{k}_{0})$ the buildings upon and real estate insured against for and tornado in such sum it, the low, if any, made payable to the part, $-\mathcal{Q}_{-}$ of the second part to the return of we fit have show the same become during and payable and to keep and premise insured as	
nd that they will warrant It is agreed between usessed against said real of ad by such insurance com 112 interest. And	and defend the same against all parties making lawful chain thereto, the parties hereto that the part_ $\frac{1}{2} \oplus g$ of the first part hald stall to retiste when the same becomes die and payable, and that $\frac{11627}{1100}$, paray as shall be specified and directly but parayful the second part is in the event that said pair $\frac{1}{2} \oplus g$ the first part shall ful to pay part_ $\frac{1}{2} \sim -0$ the second part may pay said laws and insurance, on half an a configure to second the payment of the same of halfs ret metical as a nontriger to second the payment of the same of halfs ret	times during the life of this indenture, pay all taxes or assessments that may be levied or $\mathbb{F}(112)$ the buildings upon and real exists insured against for and tormado in such sum it the loss, if any, made payable to the part. \mathcal{J}_{m-1} of the second part to the minat of	
nd that they will warrant It is agreed between weated against said real of nd by such insurance com 115	and defend the same against all parties making invelid claim thereto, the parties hereto that the part $\underline{-1} \in \mathfrak{g}$ of the fort; part shall stall to exists when the same because due and payable, not that $\underline{-1102}$, parsy as shall be specified and directly the payable, the second pair in the event that and part $\underline{-120}$ for the fort part shall foll to pay $\underline{-120}$, of the second part may pay shift have some final insurance, or interest with the ratie of 1955 from the date of payment until fully rep- red as a nording to second the payment of the same of DECM and the second part may be pay shift have and the same of DECM and the second part may be pay shift have and the same of DECM as a nording to second the payment of the same of	times during the life of this indenture, pay all taxes or assessments that may be levied or $\mathbb{X}^{T}(\mathbf{L})$ to buildings upper add rest is incred spinits for and toreado in such sum it, the loss, if any, made payable to the part $-\mathbf{y}$ of the second part to the relate of \mathbf{r} with taxe when the same become due and payable and to herp and precise insured as \mathbf{r} other, and the amount so paid shall become a part of the inductedness, secured by this part. The part of the second part of the inductedness, secured by this part. DOLLARS, rest of newsy secured on the third day of AW2000 $\mathbf{n} \in \mathbb{R}^2$	
nd that they will warrant It is agreed between wested against said real of ad by such insurance com itsinterest. And the second states and the second states and the second states and One thou wording to the terms of. of byinterest.	and defend the same against all parties making investigations there parties hereto that the part $_$ for g of the fars part hald stall to extend the same becomes due and payable, not that $_$ they pay as shall be avecided and directed by the partyph the second part in the event that and part $_$ for far the far part hald that it is the part $_$ the far the far part $_$ the far the part $_$ the far the part $_$ the far the part $_$ the part $_$ the far the part $_$ the far the part $_$ the far the part $_$ the part $_$ the far the part $_$ the p	time during the life of this indenture, pay all taxes or assessments that may be levied or $N^{+}1\Delta_{0}$ the building upper add real estate intrard spinals for and toreado in such sum st, the loss, if any, made payable to the part of the scool part to the estate of part taxes when the same become dura and payable and to keep and premise insured as or other, and the amount so paid shall become a part of the indebtedses, secured by this paid. must found the distribution of the $N^{+}1^{+}1^{+}1^{+}1^{+}1^{+}1^{+}1^{+}1$	
nd that they will warnes It is agreed between sevel a spinit spinit side of d by such insurance com 112 interest, and for the spinit spinit interest, and the seven spinit of the seven spinit spinit of the spinit spinit spinit of the spinit spinit spinit spinit spinit spinit spinit of the spinit sp	and defend the same against all porter making invelid claim thereto, the porter hereto that the part $_$ <u>d</u> go of the fort part shall stall to exist when the same becomes due and paylos, not that $_$ <u>Th</u> (2), may as shall be specified and directed by the party-fit the second part is the event that such part $_$ <u>L</u> (2) for the fort part shall fold to pay the second part may pay shall take and instances, or different the rate of 10% from the state of payment until fully re- united the rate of 10% from the state of payment until fully re- under the rate of 10% from the state of payment until fully re- under the rate of 10% from the state of payment until fully re- under the rate of 10% from the state of payment of the same UBODM $= 000$. certain written obligation $_{-}$ for the payment of a slid the state of the payment is the same payment of a slid the state of the payment is the same pay of the second part, with all into the state of the payment is the same pay of the second part, when all into the state of the payment is the state to pay for the state of the state of the state payment is the state of the payment of the state of the buildings on and real payment is not before a precision, all there of if the buildings to make pay the same as provided in this indestore a trading the state payment is the state pay of the state pay of the state of the state pay is a state of the state payment and all the pay of the state pay is a state	times during the life of this indenture, pay all taxes or assessments that may be levied or $N^{+}1Lb$, the buildings upon add mail estate intrard spinits for and horado in sub sum it, the low, if any, made payable to the party of the second part to the estant of part taxes when the same become dura and payable and to herp and premise insured as r other, and the amount so paid shall become a part of the indubitations, secured by this part. The same taxes are based on the $\frac{1}{10}$ frid by of	
nd that they will warness It is agreed between sevend a paint a six of earl of by such insurance can diffic interest and the such insurance can diffic interest and one that the seven and one that the seven and the sevent and the states and the seven and the shoker seven as the seven as the seven as the seven as the seven as the seven as the seven as the seven as the seven as the seven as the seven as the seven as the seven as the seven	and defend the same spinst all parties making involutions there on the parties hereto that the part $_$ deg of the fact part hald stat it to exist when the same become data and paylok, not that $_$ $_$ $\frac{1}{12}$ (24) and $_$ $_$ $\frac{1}{12}$ (25) and $_$ $\frac{1}{12}$ (25) and $_$ $-\frac{1}{12}$ (25) and $_$ $-\frac{1}{1$	times during the life of this indicature, pay all taxes or assessments that may be level or F(1) by the buildings upon asid real estate innucle against fire and tormado in such sum it, the loss, if any, made payable to the part, $_____$ of the second part to the relate i of path taxes when the same become during and payable and to here paid premises insured as a wither, and the annount so paid shall become a part of the indications, secured by this read. The second on the .hhi?ididy of	
di that they will warnest It is agreed between seeds apaint agreed between seeds apaint agreed apaint 112 interest. And 113 interest. And 114 interest and 114 interest apaint 114 interest ap	and defend the same against all parties making invelid claim thereto, the parties hereto that the part $_$ for a of the fart part shall stall to exists when the same because due and payable, not that $_$ $_$ $\frac{1}{1000}$ may a shall be specified and directly but partylow the second part is the event that and part $_$ $\frac{1}{1000}$ for the part shall fail to pay part $_$ of the second part may avail stars and insurance, or distervise the rate of 10% from the date of payment until fully re- redict as a nonfigure to second the payment of the same $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$	times during the life of this indenture, pay all taxes or assessments that may be levied or $F(1)$ by the buildings upon add real estate insured against for and toreado in such sum fit, the loss (1 any, made payable to the part, $- \omega = 0$ the second part to the rests of $f(1)$ and the same between during and payable at the bary mail prediction insured as a provide at the bary mail prediction $F(1) = 0$. The part of the indenture is part of the indenture, secured by this part, and the amount so paid shall become a part of the indenture, secured by this part, and the amount so paid shall become a part of the indenture, pay 2.2 For the control of the part of the indenture, pay 2.2 For the control of the indenture of the distribution of the part of the part of the indenture of the distribution of the part of the same become during the tax and in and payable at the control has a final become of the distribution of the part of the same become is the indenture of the distribution of the part of the same become is the indenture of the distribution of the same become is the same in the control as a fit in the same become is the same in the control as a fit in the same become is the same is the same is the same become is the same is the same is a part of the same become is the same is the same is a same become is the same is the same is the same become is the same is the same is the same become is the same is the same is a same become is the same is the same is the same become is the same is the same is the same is the same become is the same is the same is the same is the same become is the same become is the same become is the same is the sa	
di that they will warnest It is agreed between seeds apaint agreed between seeds apaint agreed apaint 112 interest. And 113 interest. And 114 interest and 114 interest apaint 114 interest ap	and defend the same against all parties making invelid claim thereto, the parties hereto that the part $_$ for a of the fart part shall stall to exists when the same because due and payable, not that $_$ $_$ $\frac{1}{1000}$ may a shall be specified and directly but partylow the second part is the event that and part $_$ $\frac{1}{1000}$ for the part shall fail to pay part $_$ of the second part may avail stars and insurance, or distervise the rate of 10% from the date of payment until fully re- redict as a nonfigure to second the payment of the same $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$	times during the life of this indenture, pay all taxes or assessments that may be levied or	
di that they will warnest It is agreed between seeds apaint agreed between seeds apaint agreed apaint 112 interest. And 113 interest. And 114 interest and 114 interest apaint 114 interest ap	and defend the same against all parties making invelid claim thereto, the parties hereto that the part $_$ for a of the fart part shall stall to exists when the same because due and payable, not that $_$ $_$ $\frac{1}{1000}$ may a shall be specified and directly but partylow the second part is the event that and part $_$ $\frac{1}{1000}$ for the part shall fail to pay part $_$ of the second part may avail stars and insurance, or distervise the rate of 10% from the date of payment until fully re- redict as a nonfigure to second the payment of the same $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$	times during the life of this indexture, pay all taxes or assessments that may be levied or $\mathbb{X}^{T}(\mathbf{L})$ the buildings upper add rest is interest spinorial for and brands in such sum it, the box, if any, make payable to the party of the second part to the start of parts of the second part is and payable and to here add preside neutral of present stars when the same become durated payable and to here add presides insuch an present stars when the same become durated payable and to here add preside and payable and to here add payable and the individual payable of the indi	
di that they will warnest It is agreed between seeds apaint agreed between seeds apaint agreed apaint 112 interest. And 113 interest. And 114 interest and 114 interest apaint 114 interest ap	and defend the same against all parties making invelid claim thereto, the parties hereto that the part $_$ for a of the fart part shall stall to exists when the same because due and payable, not that $_$ $_$ $\frac{1}{1000}$ may a shall be specified and directly but partylow the second part is the event that and part $_$ $\frac{1}{1000}$ for the part shall fail to pay part $_$ of the second part may avail stars and insurance, or distervise the rate of 10% from the date of payment until fully re- redict as a nonfigure to second the payment of the same $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$	times during the life of this indexture, pay all taxes or assessments that may be levied or 	
di that they will warnest It is agreed between seeds apaint agreed between seeds apaint agreed apaint 112 interest. And 113 interest. And 114 interest and 114 interest apaint 114 interest ap	and defend the same against all parties making invelid claim thereto, the parties hereto that the part $_$ for a of the fart part shall stall to exists when the same because due and payable, not that $_$ $_$ $\frac{1}{1000}$ may a shall be specified and directly but partylow the second part is the event that and part $_$ $\frac{1}{1000}$ for the part shall fail to pay part $_$ of the second part may avail stars and insurance, or distervise the rate of 10% from the date of payment until fully re- redict as a nonfigure to second the payment of the same $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$ $_$	times during the life of this indenture, pay all taxes or assessments that may be levied or 	
nd that they will warnest It is agreed between sends apaint spin start and a by such insurance com 112	and defend the same spinst all parties making involutions there on the partice hereto that the part $_$ <u>d</u> go of the fact part hald at all the second part of the s	times during the life of this indexture, pay all taxes or assessments that may be levied or 	
di that they will warnest It is agreed between sevel a spint si is real- of by such insurance com 112	and defend the same spinst all porter making invited claim therety, the particle hereto that the partfor of the fart part shall staft to relate when the same becomes due and paylok, and thatfor party as shall be specified and directed by the party of the second part in the event that usid partfor y and it are said interaction. Lifety of the second part may waid it are said interaction. If the event that usid partfor the party of the second part in the event that usid partfor the party and the said interaction. Lifety of the second part may waid it are said interaction of uncoded the part of BFG from the size of payment until fully per UROND of the second part may main the said may be used to the said of the part of the second part, with all into the said the road of second part may be and the part of the said may be the said parts, of the second part, with all into it has fit its pay the same as provided in this indenter shall be read of the said rest the part of the part of the said if the buildings on all read returns which the indenter shall be read of the said return with the other part of the buildings on all read returns which the indenter shall be read of returns which the said of returns and it payshal in the option of the holder hered, without tokes, and it has pays the said in the said of returns which the indenter shall be read of returns which the same pay be all the indenter shall be read of returns which the indenter shall be read of returns which the indenter shall be read of returns which the indenter shall the pays in the best, securitor, administrator, priorial representation HEREOF, The part	times during the life of this indenture, pay all taxes or assessments that may be levied or 	
di that they will warnest It is agreed between seeds apint sid real- of by such insurance com 112	and defend the arms against all portes making lawful claim thereto. the portes hereto that the part for of the fart part hall st all to relate when the same become daw and payable, not that Thirty, pany as shall be specified and directed by the party. If the second part is the event that soil part for the part hall st all to part of the second part may pay soil taws and linearneee. part of the second part may pay soil taws and linearneee. part of the second part may pay soil taws and linearneee. part of the second part may pay soil taws and linearneee. part of the second part may be a second part with all in the part of the second part may of the second part, with all line me make payable to the part of the second part, with all line me make payable to the part of the second part, with all line me make payable to the part of the second part, with all line me making pays the same a provided in this indexime The first data pays the same a provided in this indexime The first data pays the same a provided in this indexime The first data pays the same a provided in this indexime The first data pays the same a provided in this indexime The first data pays the same a provided in this indexime The part data the terms at first parts on all here is meriand taw by the tawn and part here is not data pays the second the second part is data pays the second the second part is data pays the second second part is data pays the second part is data pays and all the provided is the provided for in and the prove here the taw the second part is data pays there is not take provides of this indication is the provided in the pays and the provided is the pays and the pays and the provided is the pays and	times during the life of this indenture, pay all taxes or assessments that may be levied or 	
ad that they will warned It is agreed between sevel a paint sin it real- of by such humanese com at 22 interest. And the sevel and humanese com at 25 interest. And the sevel and the sevel and the sevel and the s	and defend the same spinst all portes making lawful claim therets. the portes hereto that the part	three during the life of this indenture, pay all taxes or assessments that may be held or Filla, the buildings upon add real estate insured against for and toreado in such ears rt, the loss if any, made payable to the part the second part to the retaint of so that see when the same become during and payable and to here and preside and the part of the indenture and the amount so paid shall become a part of the indenture, we care by this re other, and the amount so paid shall become a part of the indenture, we care by this re other, and the amount so paid shall become a part of the indenture, pp. 29 term of money, executed on the third'day of <u>August the reveal that and become and and the second are are part of the indenture and payable and the reveal that main there there and add distants and a but second are are and the second part. If doubt the second part and is not second as a set of the relation that are expressed and is been provided, in the every here are only of distance. If the four the second part is the second part is the second part is the second part is a set of a second part. If doubt the second part is part the second part is a set of the result of the main second part is the second part is a set of the result of the main second of all money second part is the second </u>	
ad that they will warned It is agreed between sevel a paint sin it real- of by such humanese com at 22 interest. And the sevel and humanese com at 25 interest. And the sevel and the sevel and the sevel and the s	and defend the arms against all portes making lawful claim thereto. the portes hereto that the part for of the fart part hall st all to relate when the same become daw and paydo, not that They, pany as shall be specified and directed by the party. If the second part is the event that soil part for the part hall st all to part of the second part may pay soil, takes and linearnee. e. part of the second part may pay soil, takes and linearnee. e. part of the second part may pay soil, takes and linearnee. e. part of the second part may pay soil takes and linearnee. e. part of the second part may be payden at the part of the part of the memory of the pays the second part may be payden at the pay of the of the second part may be payden at the pay of the second part, of the second part may be payden at the pay of the second part, of the second part may be payden at the pay of the second part, of the second part may be payden at the pay of the second part, of the second part may be payden at the pay of the second part, of the second part may be payden at the pay of the second part, of the second part may be payden at the pay of the second part of the payden at the payment of the the second part may be mereated the payden of the paid to pay of the second part of of the second part may be payded, or any pay the second part of of the payden the the terms and payded, or any pay the second part of the payded of the second part theorem, in the second part of the second part theorem at the pay of the second part of the second part theorem at the payded of the second part theorem at the second part of the part of the second part of the part of the second part of the s	times during the life of this indexture, pay all taxes or assessments that may be levid or 	
nd that they will warrate It is agreed between several aprint and array of the of by such harmstee com 120 interest. And THE GLANT will be the THE GLANT w	and defend the same spinst all portes making invited claim therety, the portes hereto that the partigg of the fact part shall stall to relate when the same becomes due and paylok, not that . They, pany as shall be specified and directed by the party of the second part in the event that soil partigg of the fact part shall fail to pay party as shall be specified and directed by the party of the second part in the event that soil partigg of the fact part shall fail to pay entry of the second part may pay soil class and instance, or independent the rate of BEG from the shall of payment with faily per URCHM	time during the life of this indexture, pay all taxes or assessments that may be levid or 	
nd that they will warrate It is agreed between several aprint and the several aprint and the a fly such harmset over 120 interest. And THE GLAST the several the several aprint and the several the several aprint and the several aprint apping the several aprint and the several aprint apping the several the several apping the several the several apping the several the several apping the several several the several apping in the several apping the several the several apping the several the several apping the several the several the several the several the several the several the several the several the several the several the several the several the several the several the	and defend the arms against all portes making lawful claim thereto. the portes hereto that the part for of the fart part hall st all to relate when the same become daw and paydo, not that They, pany as shall be specified and directed by the party. If the second part is the event that soil part for the part hall st all to part of the second part may pay soil, takes and linearnee. e. part of the second part may pay soil, takes and linearnee. e. part of the second part may pay soil, takes and linearnee. e. part of the second part may pay soil takes and linearnee. e. part of the second part may be a second part, with all in law pay of the second part may be a second part, with all linearnee. e. of the second part may be a second part, with all linearnee. e. of the second part may be a second part, with all linearnee. e. of the second part may be a second part, with all line part of the second part may be a second part, with all line part of the second part may be a second part, with all line the memory of the second part may be a second part, with all line the of the second part may be a second part with all line the of the second part may be a second part may be a second part with all line the second part with a second part with all line the second part with the second part may be a second part with all line the second part with all line the second part may be a second part with all line the second part with the second part may be a second part with all line the second part with the second part may be a second part with all line the second part may be a second part may be a second part with all line the second part may be a second part may be a second part with all line part second part may be a second part with all line part second part may be a second part with the second part may be a second part with a second part may be a second part may be a second part with all line part second pa	times during the life of this indexture, pay all taxes or assessments that may be levid or 	
nd that they will warned It is agreed between seved a prior tail of al- and by and harmsee orm 112	and defend the arms against all portes making involut claim therets. the portes hereto that the part _ if get of the fart part hall st at 1 results when the same become daw and payable, not that . They, pany as shall be precided and directed by the party. If the second part is the event that soil part _ if GB the fors part hall that party party as shall be precided and directed by the party. If the second part part of the second part may prevail taxes and interacted. The part of the second part may be part of the second part is the event that soil part of the second part, with all is no part of the second part may be part of the part of the memory of the part of the second part, with all is no memory of the part of the second part, with all is the memory of the part of the second part, with all is no memory of the part of the second part, with all is no memory of the part of the second part, with all is the part of the part of the second part, with all is the part of the part of the second part, with all is the part of the part of the second part is the part of and the depart that parts the the premark functions of this function The of the said premises and all the improvements there there parts the the premark functions of the inductions The of the said premises and all the improvements there there parts the the terms all previses of the inductions All the previses the beards functions, the second part is all parts the previses the terms and previses of the inductions All the previses the the previses the part All the previses the second part is all the second part is all the second parts is all the second part is all the second parts is all the second parts is all the second part is all the second part is all the second parts is all the second part is all the second part is all the second part is all the second parts is a secon	time during the life of this indexture, pay all taxes or assessments that may be levid or 	
nd that they will warrest It is agreed between It is agreed between the same a partial start and the by such maximum communication of the same and t	and defend the asses against all portes making invited claim therets. the portice hereto that the partfor of the facts part shall start in	three during the life of this indexture, pay all taxes or assessments that may be bried or 	