| | FROM STATE OF KANSAS, DOUGLAS COUNTY, s. Caroline Tolters, single This instrument was filed for record on the 3 day of 0ct. A. D. 19.82., st. 4:55 F. M. To State C. Count Ling The Lawrence National Eank of Lawrence, Kanase By |
|--|---|
| | THIS INDENTURE, Made this 8th day of October , in the year of our Lord, one thousand nine hundred and twenty-nine between |
| | of Lawrence in the County of Douglas and State of Kanaas part. Y. of the first part, and The Lowrence National Bank of Lawrence, Kanaas |
| | WITNESSETH, That the said part y , of the fact part, in consideration of the sum of part y of the second part Flfty-five hundred ebd no/100 DOLLARS, to her duly paid, the receipt of |
| | which is hereby acknowledged, ha g sold, and by this indenture do eg Grant, Bargain, Sell and Mortgage to the said part of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: |
| | The south 1/3 of Lot No. 55 on Massachusetts Street in the city of Lawrence, Douglas County, Knnses, to-gether with the essenant for a stairway and passageway on the south side of the north 2/3 of said Lot 55 on Massachusetts Street as granted by Isaac Kilsorth and Jacob Kilsorth to Mary J. E. Gardner by an instrument of writing dated July 13, 1868 and recorded August 24, 1868 in Book U Page 395 of the Deed Records in the office of the Register of Deeds of Douglas County Kansas. |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | with the annuttenances and all the estate title and interest of the said part. Y of the first part therein. |
| | with the appurtemances and all the estate, title and interest of the said part. X of the first part therein. Ad the said part, Yf the first part das a bready coverant and area that at the delays hered. BDE10 the lastid overr of the premises show granted, and wind the said and adjudgebale cutter of intermets threin, from and there of the intermets. |
| | And the said part.yrf the first part dos 2 hereby covenant and agree that at the ddirey hereof_6De_10 the lawful owner of the permise above granted, and seized of a good and indefauible entate of inheritance therein, from and there of all incumbrance and that they will warrant and defaul the same spinit all parties making havful chaim therein. |
| | And the said part_Vft the first part does a_ hereby covenant and agree that at the delivey hereof_6D2_19 the lawful owner of the premises show granted, and sciend of a good and indefaulthe entry of inheritance therein, for and clear of all incumbrance and that they will warms and default the same spatiant all parties making havful clear that index for all the shows the parties between the partie |
| | And the said part_Vft the first part does a_ hereby covenant and agree that at the delivey hereof_BDC_10 the lawful overt of the permises show granted, and scied of a good and indiffeable entry of inheritance therein, for and clear of all incumbrance and that they will warrant and defend the same spains all parties making herein fails in the same that in the same spains all parts in the part In its graved between the parties of the form part and all stall thuses doring the life of this indentive, pay all taxes or assessment that may be level of assessed against and real relate when the same becomes due and payable, and that_DDC_Will here the hubblege upon and real exists in any adverse that here the the real form to be restrict of the same between the same becomes due and payable, and that_DDC_Will here the hubblege upon and real exists in and branch in such same and by each increase company as half the precision and V of the same that ware the same the same becomes due to the same three the same that may be real form to be restrict of 10.5 the same the the same the same to the same that the same three same that here the same three |
| | And the sail part, y f the fort part does hereby covened nod grow that at the delivery hereof_ BPC_10 the lawful overt of the permise show granted, and solved of a good and indefaulthe entary of inheritance therein, fore and does of all immultance and that they will warms and default the maxa mains all parts making hold behave therets. It is agreed lawwas the purite beneves that and parts making hold all the therets. It is agreed lawwas the purite beneves the angle parts had it at all thus doing the life of this indentee, pay all taxes or assessment that may be level or accord uption and iron rotate shows the main parts belowed on the PATIL by rot backing upon and real static showed sparts if an add transf is made may and by such instance company as shall be precised and directed by the part[of the second part, the isas, if any, make payable to the part of the second part to the rotation |
| | And the said part, yf the fors part does z hearly covened and gave that as the delivery hereof. BhC 10 the lawful worst of the permises shows granted, and solved of a good and indificable state of inheritance therein, for and clear of all immultance in that they will wrates and defood the mass testing all parties radius hereind that the there. It is agreed between the parties herein to that the part y of the fors part shall at all times droing the fifth of this indentities, pay all takes or assessments that may be level or assessed against and real resists when the same because due and spatche, and that. DhC Will here the building upon addroid real states and and in a state of a second part to the law, real regards to the part I do not be event 115 |
| | And the said part, yf the fors pert dos 2 barrely covened and grow that at the ddirecy hereof. BDC 10 the lawful event of the permise shows granted, and word (a good and indificable entate of inheritance therein, for and clear of all immultance therein the starts where the ratio of all immultance therein and there is a start the starts where the ratio all parts earlies in the immultance therein the ratio that the part Y of the fors part shall at all times doing the life of this indicate, pay all taxes or assessments that may be level or assessed spints and ratio rests when the starts because due and worked, and that DfLiller , the building upon advant and ratio starts are that may be level or assessed spints and ratio rests when the starts because due and worked, and that DfLiller , the building upon advant and matter starts are assessments that may be level or assessed spints and ratio rests when the starts because due and worked, and that DfLiller , the building upon advant and the start and a trait start and start all that DfLiller , the start and rest advant and the starts and rests the starts of the start of the inductions, are advanted by the start of the inductions, and the start of the inductions, second part to the part of the start of the inductions, are advanted by the intervent the time of 100 months advanted in the start of the start of the inductions, are advanted by the start of the start of the start of the start of the inductions, are advanted by the start of the inductions, second part to the part of the start of the inductions, second part to the part of the inductions, second part to the part of the inductions, second part to the part of the inductions advanted part of the inductions of the start of the inductions advanted part of the part of the induction advanted part of the start of the inductions adva |
| | And the sail part, $\mathbf{y}_{}$ of the fort part does $\mathbf{z}_{}$ hearly covened and grow that is the delivery harmon. But is full ownert — of the permise shows praticle, and while does not a single strate of indefinable entate of indefinable entates therein fore and does of all immultance of the permises have a second and function. The single strate does not have been do |
| | And the sail part, y f the fort part doesenergy covered and zero that is the delivery haves. Bhe 12 the layful event of the permises have granted, and seided of a good and indefaulties entate of indefinance therein for and form of a innumbrace of the permises have a granted, and they will array and defend the array haves the parties that is a problem of the indefaulties, pay all taxes or assessment that may be level or a sevened appind and real relations in the parties and permises have a grant and a relation of the permises there in the parties and permises there in the the term of the permises that is a problem of the term of the permises have a sevened appind and real relations in the parties and permises and a pay be level or a sevened appind and real relations in the same because due and permises in more as a sevened appind to be permises in more as a sevened appind to the permises. And in the event that mail pert \mathcal{Y}_{-} of the first part that indice pay can have a part of the indications, sevened the part \mathcal{Y}_{-} of the first part that indice pay can have be partied and the part \mathcal{Y}_{-} of the first part that indice pay can have and payable to the part \mathcal{Y}_{-} of the sevent part is the sevent part is the sevent part is the part is part of the indications, sevent by the indice part part is part \mathcal{Y}_{-} of the sevent part, where the relation is part of the indications, sevent by the indice part part is part indice indice the part \mathcal{Y}_{-} of the sevent part, where the relation of main parts is the sevent part is the sevent part is the sevent part is the part \mathcal{Y}_{-} of the sevent part, which is interest part is the sevent part is the sevent part is the sevent part, where the relation of mainty parts and and the larget mainty is the sevent part of the indication of the part \mathcal{Y}_{-} of the sevent part, which is interest part is the sevent part is the sevent part with its interest part of part is a part of part of the part of the indicating part is the sevent part. |
| | And the sail part, $\mathbf{y}_{}$ of the fort part does $\mathbf{z}_{}$ hours provide a start of a start the delivery hered. Bhe $12 0_{}$ the level over $-$ of the permise show praticle, and which a boost of a start of the permise show praticle, and which they will arran and defend the many starts and parts making the field over $-$ of the fort part shall a start with a start of the start of the permise show praticle, and the start of a start of the permise show praticle, and the start of the permise show a start of the permise show a start of the permise show praticle, and the start of the st |
| | And the said part, yf the fors part does heardy covered and are that is the ddirecy hered. Bhe 12 the lawing or the series does not indefaultie enter of the permises have granted, and worked of a good and indefaultie enter the first enter there is a light for a first indefaultie enter of the permises have granted, and work of a good and indefaultie enter the method work is a light for the there is a light for a first enter the rest that the permise before does not a yould and first enter the same because due and spake and that. Bhe will light for the head and and first enter the method is made are and work is and trans that and the same because due and spake and that. Bhe will light for the same and the same because due and spake and that. Bhe will light for the same and the same method is made are and the same method is made are and more than the same because due and spake and that. Bhe will light for the same and the same the same because due and spake and that. Bhe will light for the same and by same and the same for a same method is made are and the same same and the same same and the same light of the same l |
| | And the sold part, y ft the fors pert does z hence y coverant and grave that is the delivery known. The layful event _ of the permises shows pratical, and wind of a good and indefinible entate of inferinance thermin, fore and clear of all immultance thermin. This agreed between the partice hereto that the party of the fors part shall be at the delivery will ensure an absence of the second part of the law of the second part of the law of th |
| | And the said part, yf the fors part does heardy covered and are that is the ddirecy hered. Bhe 12 the lawing or the series does not indefaultie enter of the permises have granted, and worked of a good and indefaultie enter the first enter there is a light for a first indefaultie enter of the permises have granted, and work of a good and indefaultie enter the method work is a light for the there is a light for a first enter the rest that the permise before does not a yould and first enter the same because due and spake and that. Bhe will light for the head and and first enter the method is made are and work is and trans that and the same because due and spake and that. Bhe will light for the same and the same because due and spake and that. Bhe will light for the same and the same method is made are and the same method is made are and more than the same because due and spake and that. Bhe will light for the same and the same the same because due and spake and that. Bhe will light for the same and by same and the same for a same method is made are and the same same and the same same and the same light of the same l |
| | And the sold part, y f the for part does z hearing events and grave that is the delivery known. The layful event of the permises shows pratical, and wind of a good and indefinible entate of inheritance therein, fore and clear of all immultance therein they will extent and defined the attement of the permises shows pratical, and and they will extent and defined the attement of the permises shows pratical, and and they will extent and defined the attement of the indefinible entate of the theorem of the permises shows pratical and provide and they will extent and defined the attement of the permises shows are showned in the attempt of the second prat, the law, if and the start and that may be leaded or a second approximation at the attempt of the second prat, the law, if and the pratical distance the second prat to be the second prat, the law, if any shows a part of the second prat to be permiser. Just of the second prat to be permiser insered as the second pratical and more that in lay to Y |
| | And the sight part, y |
| | And the sing text, yf the fort pert dots hereby covered and are that is the dimery hared. Bhe 12 the lay is for each cover, if we and cover of all immultance we is a set of the text of a limit hardware in the text of the text of a limit hardware is a limit dot we is a set of dots in the set of the text of a limit hardware is a limit text of the text of te |
| | And the sold part, y f the fore part does z f need of card of a limit interval of the particle |
| | And the single perty |
| | And the single struct_yf the for part doesfor and does of all immultance existed of a good and indefinible strate therein, there and card of all immultance existed of a good and indefinible strate therein and the strate in the does of all immultance existed of a good and indefinible strate when the strate because due and typolde, and that. DtO #111 here the buildings upon and real strate and that all trans the strate because in and by state in the strate strate in the strate because in and by state in the strate strate in the strate because in and by state in the strate strate in the strate strate in the strate into into strate into the strate into the strate into the strate into strate into strate into into strate into strate into into strate into strate into strate into into strate into into strate into into strate into strate into into strate into s |
| | And the single struct_yf the fort pert dotsfort and card of immultance existed of a good and indefinible strate therein, forte and card of a immultance existed of a good and indefinible strate when the struct become due and spoole, and that the will be structure the structure become due and spoole, and that the will be structure the structure become due and spoole, and that the will be structure that many set and the structure the structure become due and spoole, and that the will be structure that many set and the structure that many set and the structure that many set and the structure of the structure that many set and the structure that many set and the structure of |
| | And the single struct_yf the for part doesfor and does of all immultance existed of a good and indefinible strate therein, there and card of all immultance existed of a good and indefinible strate therein and the strate in the does of all immultance existed of a good and indefinible strate when the strate because due and typolde, and that. DtO #111 here the buildings upon and real strate and that all trans the strate because in and by state in the strate strate in the strate because in and by state in the strate strate in the strate because in and by state in the strate strate in the strate strate in the strate into into strate into the strate into the strate into the strate into strate into strate into into strate into strate into into strate into strate into strate into into strate into into strate into into strate into strate into into strate into s |
| | The due so is part y = of the form part does a. hereby events at nod give dust it the delayey hered. 82: 62 |
| | And the skill product of the form part does a. hendy served at a the delivery hered. SDE 16 |
| | And the sail pertyf of the part dots 2. bench second and of all incumbance initial of a goal and individual extent of the first individual of all incumbance initial of a goal and individual extent of the first individual of all incumbance initial of a goal and individual extent of the first individual of all incumbance in a goal and individual extent individual to part |