MORTGAGE RECORD 76

a

D

rt.

Reg. No. 921 Fee Paid, \$ 504

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 9 day of August A. D. 19. 30 at 11: 100 clock A. M. Slaw Construction Register of Deeds.
	L. M. Lindley THIS INDENTURE, Made this Sth_day of August hundred and_thirtybetween 	By Deputy.
	of Etdorn in the County of Douglas party of the first part, and L. M. Lindley	and State ofKnii ing
	WITNESSETH, That the said part	
	seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	the delivery hereof he is the lawful ewner of the premises above granted, and
	And the mid part_ \underline{J} of the first part doll hereby evenant and agree that at mind of a good and indefensible setter of inheritance therein, free and clear of all membrance and that they will warrant and defend the same against all parties making layed claim thereton It is agreed between the particle hereto that the part_ \underline{J} of the facts part half at all assessed against mid real rather when the same becomes due and payable, and that . It 0. and by mah immune company as shall be prediced and directed by the part_ \underline{J} of the fact D(P). There is a start of the same the same becomes due and payable, and that . It 0.	the delivery hereof <u>h0_10</u> the havful event of the permises above granted, and """"""""""""""""""""""""""""""""""""
	And the mid part_yeff the first part doll hereby covenant and agree that at sole of a good and indefendible settes of inderivates therein, here and done of all incombinates and that they will warrant and defend the same against all parties making lavelid chain theretas the samed against middle parties hereto that the yeart_yeff the first part hall at at the same degrade between the parties hereto that the yeart_yeff the first part hall at at the same degrade the same second against middle and there the the new becomes due and parts hall not the first part. The same degrade the same second against middle the same second sec	the delivery hereof <u>h0 40</u> the hwfel every of the premises above granted, and 1 times during the life of this indenture, pay all taxes or assessments that may be levid or <u>h0 and parts</u> the loss, if any, mole paylow to the part. <u>L</u> = 0.6 is any, mole paylow to the part. <u>L</u> = 0.6 is any, mole paylow to the part. <u>L</u> = 0.6 is any, mole paylow to the part. <u>L</u> = 0.6 is a single part of the indebtedness, second by the regred. <u>parts</u> the loss the anometer a part of the indebtedness, second by the the paylow the anometer and the Bth day of <u>Augusto 19</u> <u>DOLLARS</u> , <u>19</u> <u>50</u>
	And the said part_Y of the fort part doll briefly even and that and gree that at said of a good and indefaultie state of inderitative therein, free and done of all incombineses and that they will warrant and defend the same square at T parties making lateful doll minimum. The same are approximately a state of the parties here the the part of the fort part shall at all assessed aphone and results are able to even do all directed by the part of the fort part shall at all assessed aphone and results are able to even do all directed by the part of the fort part shall be resulted and directed by the part of the fort part shall fail to parties the same direct and the part of the same direct and the same direct and the same direct and the same direct as a same direct to the part of the second the same direct and the same direc	the delivery here f_{10}^{-1} the hard over- of the premises above praited, and 1 time derive the life of this indexine, ray all taxes or assessments that may be levid or keep the buildings upon and real static inverte available for and terms in such sum and part, the loss, if any, much payable to the part, f_{1-1}^{-1} of the second part to the states of the state when the same become due and payable and is keep and president insured as r_{0} right, and the annum to paid shall become a part of the indextones, second by the regard. DOLLARS, and num of memory, executed on the <u>Sth</u> day of <u>Aluguits 1</u> to <u>20</u> insures executed that such taxes and all obligation and also to sever any sum or a to double any taxes with information is all obligation and also to sever any sum or all distance therein fully destarged. If default be made is the supervised has and all digitation excitance therein fully distarged. If default is made in the regard is a severe in the commutation on any distance is a severe that and all distance therein fully distarged. If default he made is the supervise it was also as larger at more in the state of the state of the state of the state is a severe in the state state and all distance entry is france is committed on and premises, then the intervention is the regard.
	And the said part, Y_{1} the first part doll. It here even and care of all membranes that it seems of a good and indefaultie state of inderitance therein, free and olar of all incombances in the first year there are indefaultie states of inderitance therein, for and olar of all membranes. It is agreed between the partice herein that its part, $Y_{}$ of the first part dollar and that its part of the first part dollar do	the delivery hered $\frac{h}{h} = \frac{h}{2}$ the hard over the premises above practed, and the delivery hered $\frac{h}{h} = \frac{h}{2}$ the induction, pay all takes or assessments that may be levid or — here the boldings upon and real estatic herend against for and termine in order and main part, the how, if any, much payable to the part \underline{J} . of the second part to the related of \underline{J} relations the same beam due and payable and to keep and precises here \underline{J} are \underline{J} or either, and the annount so paid shall beneva a part of the individual second part to the relation of try such taxes when the same beams due and payable and to keep and precises here \underline{J} are \underline{J} or either, and the annount so paid shall beneva a part of the individual second part to the relation of interest according to the distribution of the tax of the tax of the tax of the tax part of to during any states with information. Adjustment is the avera take and a balantic mentance therein in high distanced. If default he made in a back may much a second that and a ship the tax benevity of which his individual tax is the avera take and a ship the tax observed in a state payable to the part of the individual tax of the tax and the tax of the second terms of a ship tax of the individual tax of the second tax of the tax is a state of the state and the tax of the second tax of tax of the individual tax of the tax and the tax of the second terms of a ship tax of the individual tax of the second term of term of the second
	And the said part, Y_{1} the first part doll. It here even and care of all membranes that it seems of a good and indefaultie state of inderitance therein, free and olar of all incombances in the first year there are indefaultie states of inderitance therein, for and olar of all membranes. It is agreed between the partice herein that its part, $Y_{}$ of the first part dollar and that its part of the first part dollar do	the delivery hered_h0_10_1
•	And the said part, Y_{1} the first part doll. In bridge overant and agree that at said of a good and indefaultie state of inderitance therein, free and date of all incombines of the same of the	the delivery hered_RC_RC_NC_MC_NC_NC_NC_NC_NC_NC_NC_NC_NC_NC_NC_NC_NC
•	And the said part to the fort part doll hordsy events and save that it is is do a good and indefaultie state of inderitance thermion, free said down of all meanmaness of the same same same same same same same sam	the delivery hered_h0_10 in the bard overs_ of the premises above pratied, and it into derive the life of this indexine, ray all taxe or assessments that may be levid or into the prior the buildings upon and real statis inverted walked for soil termed is much sum and part, the loss, if any, much prychic to the part of the second part to the states of a part, the loss, if any, much prychic to the part of the second part to the states of a part, the loss, if any, much prychic to the part distribution of the indexine incread as a part, the loss, if any, much prychic to the part distributions, second by the regard. DOLLARS, a or then, and the annum become due and papels and to keep and growing the part distribution of the or second part or to to dashing any thus with information on and a childra's in the distribution and also to severe any and a dignation excitance therman fully discharged. If default be made in devia payments or any all distribution excitance therman fully discharged. If default be made in devia payments or any all distribution is the work information of which its informations is greated abalt addignation excitance therman fully discharged. If default be made in devia payments or any all distribution is the state of a state is and to have a resolver appointed its called the taxes addignation excitance therman fully discharged. If default be made in devia payments is any addignation excitance therman fully discharged. If default be made in devia payments is any addignation excitance therman fully discharged. If default be made in devia payments is any addignation excitance therman fully discharged. If default be made in devia payments is any addignation excitance therman fully discharged. If default be made in devia is made abalt becomes in the maximum is any addignation, and all howeverse appointed its called the bard of the state the devia pay and payments are the devia pay and payments are the devia pay and payments are appointed by the resonal, and thoweverse appointed its called th
•	And the said part, y of the fort part doll hordy evented and a good and indefaultie state of inderitance therein, for and clear of all incumbersors. and that is agreed between the particle hords that is a part. J of the fort part shall at at a meaned against and result is the same becomes due and provide. The macroscope and the same the same becomes due and provide. The macroscope and the same the same the same due and tracks in the same the same the same due and provide. The same the same the same the same due and tracks in the same the same the same the same due and provide. The same the same the same the same due and provide. The same the same the same the same the same the same same same same same same same sam	the delivery hered_RC_10_10_10_the here the here of the premises above prasted, and the delivery here the boldings upon and real estate here a sensements that may be levid or the part, the loss, if any, mule payable to the part \mathcal{Y}_{-} of the second part to the relaxed of the relaxed of the second part to the relaxed of the second part to the relaxed of the relaxed of the second part to the relaxed of the relaxed of the second part to the relaxed of the relaxed of the second part to the relaxed of the relaxed of the second part to the relaxed of the relaxed of the second part to the second relaxed of the relaxed of the second part to the relaxed of the second relaxed of the relaxed of the second relaxed of the relaxed of the second relaxed of the relaxed rela
•	And the said part to the fort part doll hordsy sevenant and agree that at said of a good and indefaultie state of inderitance thermin, free said due at all maintenances. The same said seven the parties herein that the part of the fort part shall as at samesed spinot and results have then the same becomes due and that. Then, and the mannees of the said due to the part of the fort part shall as at same seven due parties herein the parties herein the part of the fort part shall be exceeded and directed by the part of the sone	the delivery hered_RC_10_10_10_the horders_reprint a second part to be field or made or the provide the first of the industron, pay all takes or assessments that may be level or
·	And the mail part, of the fort part of Cl hordy percent at and speed for a part of a landstrate of a landstrate forther. The speed forther that the part, of the fort part of all maintenses of the part of the speed forther that the part, of the fort part of the speed forther that the part, of the fort part of the speed forther that the part, of the fort part of the speed forther that the part, of the fort part of the speed forther that the part, of the fort part of the speed forther that the part, of the fort part of the speed forther that the part, of the forth part of the speed forther that the part of the speed forther the speed forther the speed forther that the part of the speed forther the speed forther the speed forther that the part of the speed forther the speed forther the speed forther the speed forther the	the delivery hered_RC_10_10_10_the host for each of the premises above practicel, and a second pressure of the premises above practicely and the second pressure of the premises above framework and pressure that may be level of the second pressure of the

151