## Receiving No. 916 MORTGAGE RECORD 80

Reg. No. 197 Fee Paid, \$ 3.75 115

FROM	STATE OF KANSAS, DOUGLAS COUNT	
Fred Walker and Leoti Walker, his wife	This instrument was filed for record on the Aug. A. D. 19 35., a	
то	Haro	A G. Beck Register of Deeds.
Kaw Valley State Bank, Eudora, Kansas.	By	Deputy.
THIS INDENTURE, Made this 25 th day of ndred and thirty-five between Frod Walks	April , in the year of er and Leoti Walker, his wife	our Lord, one thousand nine
Eudora in the County of Douglas at 165 of the first part, and Kaw Valley State Bank, Eudo	and State of Kansas	
WITNESSETH, That the said part 108 of the first part, in consideration		rt. y of the second part.
WITNESSELIA, into the same part loss of the has a part of constraints of the same part, in constraints of the same part, in constraints of the same part, in constraints of the same part, inclusion of the same part, inclusion of the same part of	Grant, Bargain, Sell and Mortgage to the said part	duly paid, the receipt of y of the second part, the
Lots three (3), Four (4) and eight (183) in the City of Eudora,	een (18) in Block One Hundred Eigh	ty Three
th the appurtenances and all the estate, title and interest of the said part 102		
th the appurtenances and all the estate, title and interest of the said part for And the said part do breidy covenant and agree that at the del a good and indefamilie water of inheritance therein, free and deser of all incumbrance.		remises above granted, and seized
And the mid part 05. of the first part do <u>berely</u> covenant and agree that at the dell a good and indefmathie estate of inher/tance therein, free and clear of all incumbrance i that they will warrant and defend the same against all parties making lawful claim thereto.	livery hereol they are the lawful owners, of the p	
And the mid parties of the first part do bereby covenant and agree that is the dell a good and indefamilies extant of inheritance therein, free and dense of all incombrance. I that they will warrant and defend the same against all parties making lawful data theree. It is a greed between the parties beered that the part 1056 the first part table at all times free lettin when the same become do and payable, so it dat. the <b>02_will</b> we the buildings	livery hered. <b>they_are</b> the lawful owner£, st the p during the life of this indexture, pay all taxes or assuments that re upon mid-real exists insured against fire and tornade in such sur	may be levied or assessed against and by such insurance company
And the said particle at the first part do bereby revenuest and agree that at the deli a good and indefamilies exist of inheritance therein, free and desr of all incombrance. It is they will warrant and defined the same arguints all parties making level of alm in thereto. It is a good became the parties herein that the part 1000 the form part about of that at at times d call writes the same became due and payable, and that 12000. Will keep the balance	livery hered. <b>they are</b> the lawful owner <b>2</b> , of the p during the life of this indexture, pay all taxes or assessments that is upon add real entate insured against fire and torondo in more we	may be levied or assessed against and by such insurance company
And the said particle 5 at the first part do bereby revenant and agree that at the deli a good and indefaulties exist of inheritance therein, free and desr of all incombrance. If at they will warrant and defend the same against all parties making head will chini therein. It is a good bereven the parties bereven that the part [1626 the form part tails at all times of real exists when the same becomes due and payable, and that "they. Will keep the buildings that be predicted and directed by the part. Q of the second part, the loss, if any, made payable a particle of the form partial fit fits pay each taxe when the same becomes one of payable and its more discussion, or either, and the ationant to paid shall becomes part of the indefalements or "HISE GRAM" is included as a marring to secret the payment of the mm d	livery hered. they are the lawled owner $E$ , of the p during the life of this indecture, pay all taxes or assessments that is upon asid real estate insured against fire and toreads in more ser- to the party — of the second part to the extent of $1\pm 8$ do to be part id provide insured a space interest at the rate of 10 second by this indecture, and shall bear interest at the rate of 10	may be levied or assessed against and by such insurance company interest. And in the event in Linterest. And in the event in the $Y_{}$ of the second part may pay in from the date of payment until
And the said particle $3$ of the first part do break overant and agree that at the dill a good and indomains exact of inheritance iteration. For and deser of all incombinance at that they will warrant and defend the same arguins all private making haved duals thereas. It is a greed between the parties hence that the part $105$ of the first part shall at all times and match when the mans becomes due and payties, said that $1100$ , will have the bindings of and exists when the mans becomes due and payties, said that $1100$ , will have the bindings being different part is payties privately $2$ , with the same payties the bindings 1000 of the fore part shall fail to pay much tarses when the mans becomes due and payties are used and the same of the same of the same target to extreme the payment of the man of <u>Fruncteent</u> Hundred Minnetty and no/A	livery hered. <b>they are</b> the lawled owner $E$ of the p during the life of the indexture, pay all have or assumements that re upon add real setuch lawred against fire and tormade in met- to the party — of the second part to the setuch of 1 $\frac{1}{14}$ at the key add provides the setuch part of the weare by this descenter, and add have indext of 10 100 ( $\frac{1}{2}$ 1490.00) =	may be levied or anomed against and by such insurance company interest. And is the event that $y_{}$ of the second part may pay from the date of payment until DOLLARS.
And the said particle 3 of the first part do	livery hered. they are the lawful owner 2. of the p during the life of this inderture, pay all taxes or assuments that is upon add real extents lowered against for and tormade in more we to the party of the second part to the extent of $\pm 3$ during this inderture, and shall beer interest at the rate of 10 100 (§1490.00)	may be levied or anomed against and by such insurance company interest. And is the event that $y''_{i}$ of the second pert may pay $y''_{i}$ broat the data of payment until DOLLARS, 11 10 355.
And the suid particle 5 at the first part do	livery hered. they are the lawful owner 2. of the p during the life of this inderture, pay all itaze or assessments that is upon asid real estate insured against fire and toreads in more set to the party — of the second part to the extent of the during this indexture, and shall beer interest at the nite of the more real by this indexture, and shall beer interest at the nite of the 100 (\$1490.00) = money, excerted on the _ 25 th _ day of _ April any taxes with interest thereas as herein provided, in the event	may be loried or anomal against and by such fammanes company laterest. And in the event that yes of the acced payment multi resource the date of payment with resource the date of payment with resource the date of payment with resource the date of payment and from the date of payment and resource
And the suid particle 5 at the first part do	livery hered. they are the lawful owner 2. of the p during the life of this inderture, pay all itaze or assessments that is upon asid real estate insured against fire and toreads in more set to the party — of the second part to the extent of the during this indexture, and shall beer interest at the nite of the more real by this indexture, and shall beer interest at the nite of the 100 (\$1490.00) = money, excerted on the _ 25 th _ day of _ April any taxes with interest thereas as herein provided, in the event	may be loried or anomal against and by such fammanes company laterest. And in the event that yes of the acced payment multi resource the date of payment with resource the date of payment with resource the date of payment with resource the date of payment and from the date of payment and resource
And the said pur $100 \pm 100 \pm 100$ of the first part dobreeky covenant and agree that at the ddl a good and indefaulties entro of inheritance therein. For and deser of all homembrane $10 \pm 100 $	Here y hered. they are the lawful owner $E$ , of the p during the life of the indecture, pay all taxes or assessments that y upon add real exists insured against five and tormade in met mer to the party	may be brief or anomal against and by such harmone company latered. And in the event that year of the sound part may pay from the data of payment with DOLLARS, 11 DOLLARS, 11
And the said particle 3 of the first part do	livery hered. <b>they are</b> the lawful owner <b>E</b> , of the p during the life of this indecture, pay all taxes or assessments that propen and real entate insured against free and terms in the may of the here <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and on the here <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> according therman according to the terms of and chipming and <b>r</b> and remainst the field property of the set of <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b> and <b>r</b>	may be levied or anomal against and by such isomanor company lattered. And in the event that the event of the event that the event of the event may be from the date of payment with event of the event may be the the event may man or man of at add peril. 1684 the test per the payments or may peril, therefore the other may reaching upperil, the event of the other has even the payment of the other has the the other may reaching upper the therefore and all the paymentation the other has an evention of the other has the other has an evention of the other has the other has an evention of the other has an evention and all the payments of the therefore, and the overplan, it are
And the suid purcies of the first part do	livery hered. this of the large and a second secon	may be loried or anomed against a ad by each insumace company latered. Ad is the event that the event of the event may pay from the date of payment until 
And the said pur $100 \pm 100 \pm 100$ of the first part do <u>brevity overaant and agree that at the dill a good and indefaulties exator of inheritance thereins. For and deser of all homembrane <math>100 \pm 100 </math></u>	Here y hered. they are the lawled owner $E$ of the p during the life of the indecture, pay all taxes or assessments that is upon add real entate insured against for add toraids in met may to the party	may be levied or anomed against a set by such isomance company lattered. And in the event that the set of the set of payment with the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the the set of the
And the said particle 3 of the first part do hereby covenant and agree that at the dill a good and indomains entate of inheritance therein, for and dear of all homembrane	Here y hered. they are the lawled owner $E$ of the p during the life of the indecture, pay all taxes or assessments that is upon add real extent insured against for and isrands in met may to the party	may be levied or anomed against a and by such isomance company lattered. And in the event that the such as a such as a such as a such as the such as a such as a such as a such as the such as a such as a such as a such as the such as a such as a such as a such as the such as a
And the said particle 3 of the first part do hereby covenant and agree that at the dill a good and indomains entate of inheritance therein, for and dear of all homembrane	Here y hered. they are the lawled owner $E$ of the p during the life of the indecture, pay all taxes or assessments that is upon add real entate insured against for add toraids in met may to the party	may be levied or anomed against and by such isomance company lattered. And in the event that the such as a second of the event from the date of payment with 
And the said particle 3 of the first part do hereby covenant and agree that at the dill a good and indomains entate of inheritance therein, for and dear of all homembrane	Here y hered. they are the lawled owner $E$ of the p during the life of the indecture, pay all taxes or assessments that is upon add real extent insured against for and isrands in met may to the party	may be levied or anomed against and by such laurance empary latered. And is the errest that the original sector of peryment with resolution of the sector of peryment with 
And the said purid 0.5 of the first part do hereby covenant and agree that at the dill oped and indefamilies easts of inher/tance therein, fire and dear of all hoembranes. It is they will wurnet and defend the same agrices all prefere analysis have due to the same beam of the same agrices at prefere analysis of the fort part and at at times It is a speed between the parties here to the tar the part (30 of the fort part and at at times It is a speed between the parties here to Q at the action parties the prefere of the parties here to Q	Here y hered. they are the lawled owner $E$ of the p during the life of the indecture, pay all taxes or assessments that is upon add real extent insured against for and isrands in met may to the party	may be levied or anomed against and by such isomance company lattered. And in the event that the such as a second of the event from the date of payment with 
And the said particle 3 of the first part do hereby covenant and agree that at the dill a good and indomains entate of inheritance therein, for and dear of all homembrane	Here y hered. they are the lawled owner $E$ of the p during the life of the indecture, pay all taxes or assessments that is upon add real extent insured against for and isrands in met may to the party	may be levied or anomed against and by such laurance empary latered. And is the errest that the original sector of peryment with resolution of the sector of peryment with 
And the suid purches of the first part do breely covenant and agree that at the did a point and indefaulties entate of inheritance therein, for and dear of all hormhranse. It is a list of the second part is a second part is a second part in the second part is a second bree that the part is 1000 the first part is a second part is a second part is the second part is the second part is the second part is the second part is part is a second part is a secon	Herey bered. this (boy are) to be barded event 2. of the property of the independent spinist for add event 2. of the property of the second part to the sected are 1. the 1	may be loried or anomed against and by such immunes company latered. And in the event that the observed of the event may pay from the date of payment with DOLLARS, 11 DOLLARS, 12 DOLLARS, 13
And the suid purches of the first part do hereby covenant and agree that at the diff a ped and individually entated of inheritance therein, for and dear of all hormhranses. It is all they will warrat and defend the same against all parties making haved data theres. It is agreed becames the parties becames that its part 1000 the first part and its all times and will warrat and defend the same against all parties making haved data theres. It is agreed becames the parties becames that its part 10000 the first part and its all times and will be restricted out directly by the part. J. of the scored part, the loss 1 args, make parties 1 and the specified out directly by the part. J. of the scored part, the loss 1 args, make parties 1 args 1 args 1	<pre>itery hered_th(y are be haved owner_E of the p during the life of the indecture, pay all have or assessments that r upon add real exists have d against for add towards in met me to the party the here out of the the exists of the iter of the iter of the indecture, and add have be existed of the iter of the iter of the iter out of the exist of the iter out of the iter of the iter out of the iter out of the exist of the iter out of the iter out</pre>	may be loried or ansmud against and by such humanor ompary from the date of payment with <i>r</i> - <i>r</i> - <i>r</i> - DOLLARS, 11 to the date of payment with <i>r</i> - <i>r</i> - <i>r</i> - DOLLARS, 12 to sector any no rams of at mid part. <b>10.8</b> <i>d</i> the first part of payments or any part, there are pay to pay part of the test pay the pay an part of the test pay the pay and the test pay and the test of payments or any part, there are pay to the test pay and the test is the pay and the test pay and the pay and the test pay and the pay and the test pay and the pay and the test pay and (SEAL) (SEAL) (SEAL)
And the sold purid 05. of the first part do hreely overant and agree that is the difference of a disciduality exists of discritization therein. For and dear of all incombinates	<pre>itery hered. thicy are to here a discusses to the property to here a discusses are assessments that it upon add real state is savered against free and terms of 1.15 memory of the scenar part to the stress of 1.15 memory between by this discusses, and add here iterized of 1.15 memory of the scenar part to the stress of 1.15 memory between the this discusses at the stress of 1.15 memory between the this discusses at the stress of 1.15 memory between the this discusses at the stress of 1.15 memory between the this discusses at the stress of 1.15 memory between the this discusses at the stress of 1.15 memory between the this discusses at the stress of 1.15 memory between the stress of the st</pre>	may be loried or anomal against and by each immunes company linkered. And is the event that the event star and the event that the event star and the event star that the event star and the event star that and per 1.084 the feet per event star and the start start of the optimum start start of the event start and per 1.084 the feet per event start start of the back back the optimum start start of the start start of the start start start start and per 1.084 the feet per event start (SEAL) (SEAL) (SEAL) 1.0, 1955 _, before me, a liker_and Leott
And the soid purid 05. of the first part do hereby covenant and agree that is the dill a point and indomains entrop of inher/tance therein. For said dear of all homembrane	itery hered. thicy are the larved over 2. of the p during the life of this inderture, pay all have or assessments that is upon add real exists insured against free add terms in the memory by this during the second part to the second part	may be loried or anomal against and by each immunes company latered. And is the event that the dy each immunes on the event from the date of payment with DOLLARS, 11 DOLLARS, 12 DOLLARS, 13
And the suid pur[105. of the first part do hereby covenant and agree that at the dill a pool and indefaulties entry of inhorizance therein, for and dear of all hormhrans	itery hered. thicy are the hard over 2. of the p during the life of the inderture, pay all have or assessments that is upon add real exists insured against free add terms in the mean of the here is the second part to part to the second pa	may be loried or anomal against and by each isomanor company latered. And is the event that the dy each isomanor company from the date of payment with DOLLARS, 11 DOLLARS, 12 DOLLARS, 13
And the soid purid 05. of the first part do hreely oversant and agree that is the dill a point and indomains entrop of inheritance therein. For said dear of all homembrane	itery hered. thicy are the larved over 2. of the p during the life of this inderture, pay all have or assessments that is upon add real exists insured against free add terms in the memory by this during the second part to the second part	may be loried or anomat against and by such isomanor ompany latered. And in the event that "
And the suid pur[105. of the first part do hereby covenant and agree that at the dill a pool and indefaulties entry of inhorizance therein, for and dear of all hormhrans	<pre>itery hered. thicy are</pre>	may be loried or anomal against and by each isomanor company latered. And is the event that the dy each isomanor company from the date of payment with DOLLARS, 11 DOLLARS, 12 DOLLARS, 13
And the sold purches of the first part do	<pre>itery hered thicy are to be barded every 2. of the p daring the life of this indexture, pay all have or assessments that is upon add real exists haven'd against for and torus in more may do to keep wide promises inared as here in the exists of 1.14 do to keep wide promises inared as here in the rest of 1.14 do to keep wide promises inared as here in the rest of 1.14 do to keep wide promises inared as here in the rest of 1.14 do to keep wide promises inared as here in the rest of 1.14 do to keep wide promises inared as here in the rest of 1.14 do to keep wide promises inared as here in the rest of 1.14 do to keep wide promises inared as here in the rest of 1.14 do to keep wide promises inared to the terms of all oblights and may take with here in the set of the rest of 1.14 do to keep wide promises inared to the terms of all oblights and the set of the rest of the rest of all oblights are there in the rest of the</pre>	may be loried or anomal against and by such humanor ompary from the date of payment with the end of the end of the end that the end of the end of the end of the from the date of payment with the end of the end of the end of the the end of the end of the end of the the end of the end of the end of the the end of the end of the end of the the end of the end of the end of the the end of the end of the end of the end of the end of the end of the end of the end of the end of the end (SEAL) (SEAL) (SEAL) the end of the end of the the end of the end of the end the end of the end of the end the end of the end of the end of the the end of the end of the end of the the end of the end of the end of the the end of the end of the end of the the end of the end of the end of the the end of the end of the end of the the end of the end of the end of the end of the the end of the end of the end of the end of the the end of the end of the end of the end of the the end of the end of the end of the end of the end of the the end of the end of the end of the end of the end of the the end of the end of the end of the end of the end of the the end of the end of the end of the end of the end of the the end of the end of the end of the end of the end of the the end of the end of the end of the end of the end of the the end of the end of the the end of the end of t
And the sold purid 05. of the fort part do hereby overant and agree that is the dill a point and indomains enter of inheritance therein. For said does of all incombinance. It is a proved before the parties here that the part. 105 of the fort part all at all times and the view of the parties here the tax the part. 105 of the fort part all at all times and the specifie does on the parties here that is the part. 105 of the fort part all at all times and the specifie does on the parties here the tax the part. 105 of the fort part all at all times and the specifie does on the parties here the part is parties the parties of part all at a part 205 of the fort part shall be part and the part and the part all the part 100 of the part 200 of the part 100 of the part of the boost the part all the terms are been the same becomes due not parties the part 205 of the fort part shall be part and the part all the part 100 of the part 200 of the part 100 of the part 200 of the part 100 of the part 200 of the p	threey hered. thicy are the lawled owner E. of the p during the life of this inderture, pay all have or assessments that is upon add real exists insured against free add transis in mine energy by this during the second part to part the second part to part the second part to the second the second to the second part to p	may be loried or anomal splint and by such humans on company from the data of payment with the end of the event star (from the data of payment with the data of payment with the data of payment with the data of the data of payment and pay and payment here the optimum star of the data of the the data of the data of the data are pay in the data of the data of the the data of the data of the data of the the data of the data of the data of the are pay in the data of the data of the the data of the data of the data of the are pay in the data of the data of the the data of the data of the data of the are pay in the data of the data of the data of the data of the data of the data of the data of the data of the data of the data of the data of the (SEAL) (SEAL) (SEAL) the data of the data of the the data of the data of the the data of the data of the data of the data of the data of the data of the the data of the data of the data of the data of the data of the (SEAL) (SEAL) (SEAL) the data of the data of the the data of the data of the the data of the data of the the data of the
And the said purid 0.5 of the fort part do hereby overant and agree that is the different labelen said of labelen there in for and deer of all hornhorms. It is apped between the partice hereby. For and deer of all hornhorms. It is apped between the partice hereby, and that if horn. The said observes the partice hereby and partice hereby the part of the deer of all hornhorms. It is apped between the partice hereby, and that if horn. The said observes the partice hereby and partice hereby the part of the deer of all hornhorms. It is apped between the partice hereby of the part of th	<pre>itery bered thicy are the lavie over 2. et the p daring the life of this indexture, pay all taxes or assessments that is upon aid real estate lawred against for and increases in meters of to keep wide permises havened as herein perioded, then the period to keep wide permises havened as herein perioded, then the period to keep wide permises havened as herein period. The second pert to the terms of all Allgebra and any taxes with interest thereas as herein periods, in the result of the interest of the</pre>	may be loried or anomal splint and by such humans on company from the data of payment with the end of the event star (from the data of payment with the data of payment with the data of payment with the data of the data of payment and pay and payment here the optimum star of the data of the the data of the data of the data are pay in the data of the data of the the data of the data of the data of the the data of the data of the data of the are pay in the data of the data of the the data of the data of the data of the are pay in the data of the data of the the data of the data of the data of the are pay in the data of the data of the data of the data of the data of the data of the data of the data of the data of the data of the data of the (SEAL) (SEAL) (SEAL) the data of the data of the the data of the data of the the data of the data of the data of the data of the data of the data of the the data of the data of the data of the data of the data of the (SEAL) (SEAL) (SEAL) the data of the data of the the data of the data of the the data of the data of the the data of the