Receiving No. 1767 / MORTGAGE RECORD 80

197

Reg. No. 441

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 2 day of
E. F. ENGEL AND CORA E. ENGEL TO	January A. D. 1936 at 4:35 octock P. M. Narold a Beck
LAWRENCE NATIONAL BANK LAWRENCE, KANSAS	By
THIS INDENTUBE, Made this 2nd day of under and thirty-six between E. F. Eng	January , in the year of our Lord, one thousand nine el and Cora E. Engel, his wife
Lawrence in the County of Douglas rt 165 of the first part, and The Lawrence National Ba	and State of Kansas ace, Kansas part y of the second part.
	ion of the sum of.
ich is bereby acknowledged, ha VO sold, and by this indenture do owing described real estate situated and being in the County of Douglas and	Grant, Bargain, Sell and Mortgage to the said part V of the second part the
and the South Aight (3) across of the Nest Twenty (STR) of Section Thirty-six (36), Township Twelv Meridian; also, beginning Forty (40) rods East o said Section Thirty-eix (36); thence East Twelve running North and South; thence North along said	road Twenty-seven and Six-tenths (27.6) rods; thence line of the Southwest Quarter of said Section Thirty-
	the second se
And the mid part OS. of the first part do hereby covenant and agree that at the de cood and indefeasible estate of inheritance therein, free and clear of all incumbrance	15 of the first part therein. Herer hered. <u>Thay AFO</u> the layful over S. of the presses shore granted, and mind
And the mid part[.0.5. of the first part dohereby covenant and agree that at the do good and indefaultile settist of inheritance therein, first and desire of all incombrance. that they will warmant and defend the same against all parties rathing in wild shim therein. It is agreed between the parties Berch that the part[.0.5. of the first part shall it all there and satus when the same becomes due and payable, and that [hey]. Will leep lise building all be pacified and directed by the part. J of the second part, the loss, if any, made payable secied 20 the first part that the part level. The the same become due to go payable secied 20 the first part that it, and it pay rath the same become due and payable.	
And the mid part[0.5. of the first part do hereby covenant and agree that at the de good and indefendible setties of inheritance therein, fire and dest of all incombrance that they will warmat and defend the same against all parties ranking lawful dath thereits. It is agreed between the particle hereits that the part[0.5] of the first part half at all times real sets to when the many however due and payable, and that they Will 1 here the building all be specified and directed by the part. Jof the second part, the low, if any, made payable and infinite the partial first law part to saw when the same boxene day and part half its may all be indefined as a mortgage to secure the payment of the same of the indefinite Site. All the same of the same payable. THIS GRANT is intended as a mortgage to secure the payment of the same of the same of the same of the same and indefinite and the anomation pair half theoreme a part of the indefinited same and intended as a mortgage to secure the payment of the same of the same and theorem of the same o	fivery hered. They $\Delta P \Theta$ the lawful owner $\mathfrak g$ of the premium shore granted, and related a during the life of this inductors, pay all taxes or assumests that may be levied or assumed against go upon hid real write instruct against five and lorendo in such some and by such inservance company to the party — of the second part to the extent of $\frac{1}{2} \mathfrak h \mathfrak h }$
And the mid part[0.0. of the first part do hereby covenant and agree that at the dopoid and indefaultile extits of inheritance therein, fire and dest of all incumbrance. In they will warrant and defined the same against all parties reaking invalid thin thereino. It is agreed between the partice Barcie that the part[0.0] of the first part shall a tail time mai state when the same becomes due and payable, and that hereino. This parts between the the same booms due and payable, and that here of the part barcies and the part[0.0] of the second part, the loss, if any mode the part child [1.0] to pay such takes when the same become take and payable are filled of the first part child [1.0] to pay such takes when the same become take and payable are related and directed by the part. y of the second part, the loss, if any, made mayable are the same takes of the same are payable, and that become a part of the indeficience. Siz: through an rule no/100	therey hered. 2003. The lawful over £ of the pression above granted, and extend of during the life of this industrue, pay all taxes or assessments that may be levied or assessed against go upon and real exists insured against for and turneds in such are and by such insureans: company to the part Y_ of the sensed part to the exists of .12.0
And the mid part[0.5. of the first part do hereby covenant and agree that at the do good and indefaultile exists of inheritance therein, five and desire of all incumbrance. That they will warrant and defend the same against ill parties raking having data and there is a set of the same data and the same data a	therey hered. 2009. APO the lawful owner fl. of the premiers shore granted, and related a during the life of this industrue, pay all taxes or assumance that may be levied or assumed against go upon said eral exists insured against fire and torated in such sum and by such increases company to the party — of the second part to the exists of 12.0
And the solid part[0.05. of the first part do hereby covenant and agree that at the do good all defaulde entits of inheritance therein, first and desire of all incombenses	threey hered. 2009. The lasted over £ of the pression above protod, and estend during the life of this industrue, pay all taxes or assummatic that may be briefed or assumed against go upon add real static insured against fire and tarando in methors are analy by such inservance company to the party — of the second pert to the static of .21.52. In intervent. And in the over that and to here add perturbes the static of .21.52. In intervent, and in the over that are to be party — of the industrue, and shall have intervent at the rest of 10% how the date of payment unit entervent by this industrue, and shall have intervent at the rest of 10% how the date of payment unit many; executed on the .21.02. Any of
Add the midp perigd 0.5. of the fort part 4 hereby covenant and agree that at the degrad ad indensities estate of inheritance therein, fire and desr of all incombenses This is agreed between the particle parts of that the perigd 2.5. of the fort part shall at all times real states when the same becomes due and payable, and that 2009. This perigd 2.5. of the fort part shall at all times real states when the same becomes due and payable, and that 2009. This perigd 2.5. of the fort part shall at all times are all be restered and forted by the part	threey hered. ThGY_BFG — the lawful over £, of the pression above granted, and estend during the life of this industrue, pay all taxes or assummatic that may be briefed or assumed against a storing the life of this industrue, pay all taxes or assummatic that may be briefed or assumed against to the party the bases and prior to be entered of ThES the bases are add by such have reaso company to the party the bases and prior to be entered of ThES the bases are add by such have reasoned against ad to know add prior to be entered of ThES the bases of parts are used to the party the bases and prior to be entered of ThES the bases of parts are used to be party the bit industrue, and shall have histower at the real tax. many, executed on the ThE the bases of the bases of the tax of the accord part may were second by the industrue, and shall have histower at the rest text and part_DES the bases of parts and the second parts are priorited. In the vert text and part_DES the bases of parts are used in a second parts thereas a based bords periode, in the text text and part_DES the bases text and the parts and the industrue, the shall be based by the parts are used and the parts and the model bases of parts of the text text and parts and the bases been the parts and the model bases of the bases of the parts are the bases of the bases been the parts and the model bases of the bases been to parts approximate the parts and the bases been the parts and the model bases of the bases been the based parts are added and parts are added are taxed to base been the parts approximate the bases been the tax approximate the bases are added are taxed to base bases. In the taxet taxes the taxet are taxet to base the bases been the tax approximate taxet are added to based to bases. The taxe parts and the taxet text are taxet to base the taxet are taxet taxet taxet taxet taxet taxet taxet taxet tax are taxet taxet taxet taxet taxet taxet taxe
And the weight of Q.G. of the first part do hereby covenant and agree that at the de good and indefaultie status of inheritance therein, fire and dear of all incombrance	threey hered. ThGY_BFG — the lawful over £, of the pression above granted, and estend during the life of this industrue, pay all taxes or assummatic that may be briefed or assumed against a storing the life of this industrue, pay all taxes or assummatic that may be briefed or assumed against to the party the bases and prior to be entered of ThES the bases are add by such have reaso company to the party the bases and prior to be entered of ThES the bases are add by such have reasoned against ad to know add prior to be entered of ThES the bases of parts are used to the party the bases and prior to be entered of ThES the bases of parts are used to be party the bit industrue, and shall have histower at the real tax. many, executed on the ThE the bases of the bases of the tax of the accord part may were second by the industrue, and shall have histower at the rest text and part_DES the bases of parts and the second parts are priorited. In the vert text and part_DES the bases of parts are used in a second parts thereas a based bords periode, in the text text and part_DES the bases text and the parts and the industrue, the shall be based by the parts are used and the parts and the model bases of parts of the text text and parts and the bases been the parts and the model bases of the bases of the parts are the bases of the bases been the parts and the model bases of the bases been to parts approximate the parts and the bases been the parts and the model bases of the bases been the based parts are added and parts are added are taxed to base been the parts approximate the bases been the tax approximate the bases are added are taxed to base bases. In the taxet taxes the taxet are taxet to base the bases been the tax approximate taxet are added to based to bases. The taxe parts and the taxet text are taxet to base the taxet are taxet taxet taxet taxet taxet taxet taxet taxet tax are taxet taxet taxet taxet taxet taxet taxe
And the well part(3.6.4 of the fort part 4 have by coverant and agree that at the degrad and indensities exists of inheritance therein, fire and dear of all incombrance	there here $\frac{1}{2}$ here $\frac{1}{2}$ are a summarized in such as a solution and a solution of the last
And the well part(0.5. of the first part 4a	threey hered. 2003. This is bord over £. of the pression above granted, and estend the during the life of this industries, pay all taxes or assessments that may be irrited or assessed against go upon add real static instruct against fire and tarando is net some and by such inservance company to the party to the second pert to the status of 1.5 Lifeton. And this event that and to have add the second pert to the status of 1.5 Lifeton. And the during the second by this industries, and shall have hieres at the rest of 10% [New the during and perturbation many, second of an the 2.7 Lifeton of the status of 1.5 Lifeton. And the during of agreement of the industries, and shall have hieres at the rest of 10% [New the during and perturbang and are second by this industries, and shall have hiere at the rest of 10% [New the during and perturbang many, second of an the 2.7 Lifeton of the during and the second rest may per- sistent during thereon ascording to the torms of shall during the add in and perting and 1.0 G. of the first pert- perturbang the second perturbang or for the second is the tore of the second perturbang the perturbang the second perturbang or for the second is and the perturbang to the torms of the perturbang the second perturbang or for the second and during the the second and the second of a second the interferont and to set the second and during in and all the interferont the states trans- tering the second the second perturbang of the second and during the second and the second and intervent at a very addigetion therein second and a second as a second perturbang of the second perturbang and intervent second and and the second and during in addition the second and lines to the perturbang and intervent second and and the second and during in the second and lines to the perturbang and intervent second and and second as a second perturbang and all the intervents at addition the second and the second and the second and the second and during in the second and during the second
And the self part[0.5] of the fast part da	threey hered. 2007. 2019 this is not a semi-much that may be brief or same-d against the dering the life of this indenture, pay all taxes or assessments that may be brief or same-d against to the party — of the semand pert to the term of .210 . Intern. A of the intervance company to the party — of the semand pert to the term of .210 . Intern. A of the the rest part of more provide perturbations in the term of the term of .210 . Intern. A of the term of parts may and several by this indenture, and shall have hierers at the net of 1% [Now the share of parts may and more provide perturbations in the term of .210 . Any of
And the self part[0.5. of the fort part da	threey hered. 2003. This is bord over £. of the pression above granted, and estend the during the life of this industries, pay all taxes or assessments that may be irrited or assessed against go upon add real static instruct against fire and tarando is net some and by such inservance company to the party to the second pert to the status of 1.5 Lifeton. And this event that and to have add the second pert to the status of 1.5 Lifeton. And the during the second by this industries, and shall have hieres at the rest of 10% [New the during and perturbation many, second of an the 2.7 Lifeton of the status of 1.5 Lifeton. And the during of agreement of the industries, and shall have hieres at the rest of 10% [New the during and perturbang and are second by this industries, and shall have hiere at the rest of 10% [New the during and perturbang many, second of an the 2.7 Lifeton of the during and the second rest may per- sistent during thereon ascording to the torms of shall during the add in and perting and 1.0 G. of the first pert- perturbang the second perturbang or for the second is the tore of the second perturbang the perturbang the second perturbang or for the second is and the perturbang to the torms of the perturbang the second perturbang or for the second and during the the second and the second of a second the interferont and to set the second and during in and all the interferont the states trans- tering the second the second perturbang of the second and during the second and the second and intervent at a very addigetion therein second and a second as a second perturbang of the second perturbang and intervent second and and the second and during in addition the second and lines to the perturbang and intervent second and and the second and during in the second and lines to the perturbang and intervent second and and second as a second perturbang and all the intervents at addition the second and the second and the second and the second and during in the second and during the second
Add the suid part[0.5. of the fort part do hereby covenant and agree that at the do of and indefaultie state of inheritance therein, free and dear of all incombrance	three years the last of a sense field or sense field or sense and sense in the sense of the sen
And the weight of Q.G. of the first part 6 have by overant and agree that at the de pard and individually estate of inheritance therein, firse and dear of all incombinates	three period. 2007. 2019 the toriest over a summaries that may be briefed or summaries a spen share of the indicators, pay all taxes or a summaries that may be briefed or summaries a spen share. A spen start is the part of the indicators, pay all taxes or a summaries that may be briefed or summaries a spen start of the spen start of the second per to the start of
And the weight of G.G. of the first part 6 have by overant and agree that at the de pard and indefinition estate of inheritance therein, fire and dear of all incombinates	strong bered. 2007. Or a set is berefa over 2. of the presiden above practice, and ester of oring the life of this induction, pay all taxes or anomanatic that may be briefed or samuel against as upon add real static instruct against fine and targed is much sum and by such inservants company to the party of the second pert to the states of of the second pert may real sectors by this fine states, and shall have instruct of the real big. Lifeture, A and the second pert may real sectors by this fine states, and shall have perivade, it is the proof to the second pert may real sectors by this fine states, and shall have perivade, it is the result that is a second per this perivade. If details the main of all of the second perivases and of any trans with instruct thereas a brief or perivade, it is the result that is provide the instruct thereas a brief or perivade, it is the result that is perivade. If is the result that is provide the instruct thereas a brief or perivade, it is the result of the second perivases of an advective perivase thereas a brief or perivade in the result of the second perivases of the second perivase the second perivases of the second perivases of the second perivases of the second perivase the second perivase of the second is provide at the second and the perivases of the results there is a perivase the second as a drag the induct there is a brief or perivase of the second perivases of the second the perivase there is a brief or the second as a drag the induct there is an induce there is the perivase there is a second perivase the second as a drag the induce there is an induce there is the perivase there is a second perivase the second as a drag the induce there is an induce there is the second by perivase there is a second perivase there and is the second as a drag the induce there is an induce there is the second perivase there is a second perivase there are an induce there is an induce the second perivase of the second perinduce there is an induce there is a s
prod and indicatelly entate of inheritance thereis, free and dear of all incombenses. That they will warrant and defend the mane against in partice rather level of similar tail than real entate when the mane becomes due and payable, and that "DOY_WILL here the building and be specified and directed by the part. <u>J</u> the second part, the ion, if any, made payable, and be specified and directed by the part. <u>J</u> the second part, the ion, if any, made payable, and be specified and directed by the part. <u>J</u> the second part, the ion, if any, made payable, and be specified and directed by the part. <u>J</u> the second part, the ion, if any, made payable, and be specified and directed by the part. <u>J</u> the name become to payable, andthe second part, the first payable, part to are yield means become to payable,the second part, if and ion introde an amount payable, and in <i>D</i> the second part, the ion,the second part, the second part, the second part, with all interve re second by the add part. <u>J</u> the second part, is and the the second real to payable,the second part, the second part, the second part, with all interve re second and the the second part, the shall be part to part the second part, the seco	threey bered. 2007. 200 the torted over 2. of the presides above practed, and esteed of dring the life of this induction, pay all taxes or anomanatic that may be brief or anomal against is upon this provide the entrate of 2.200 the taxes of the presides of the market or any provide the entrate of 2.200 the preside of the preside of the preside of the second prior to the entrat of 2.200 the preside of the preside of the preside of the entrate of 2.200 the preside of t
And the set of particles of the first part do	streng berof. 2DGY_BFG the torted over £ of the presiden above practice, and estand over the torted over the streng of the strength over the stren
And the soft part [25. of the first part 6 here and desired and indefined between the part is barriers to be read of and indefined between the part is barriers to a first the use may again at 1 part is barriers that is at the soft barriers that be the part is barriers to a first the use may again at 1 part is barriers and the theorem is the two the same becomes due and paytale, and that bin y will save the part is barriers at the soft barriers the soft barriers at the soft barriers the soft barriers at the soft barriers barriers the soft barriers the soft barriers barriers the soft barriers	threey hered. 2007. 2009 this test of over 25, of the presiden above protot, and esteed a during the life of this induction, pay all taxes or anomazotic taket may be briefed or names of against is upon add real static instruct against fine and transfer in merk seem and by seek intervense company to the party to the second prior to the states of .2004
And the ord part(105. of the first part 60 hereby covenant and agree that at the de pool and indefaultie entite of theritance therein, first and ever of all incombines	threey bered. 2007. 2003. the tore of events and an event pressure above pressed against the dering the life of this induction, pay all taxes or anomanuts that may be level or anomal against to the party to the second prix to the entered of 126. Instead, and in the event that the the party the isometal prix to be entered of 126. Instead, and in the event that and to have add the second prix to be entered of 126. Instead, and the the event by the induction, and shall have haven at the hard of 126 [Now the date of payment will even by the induction, and shall have haven at the track of 126 [Now the date of payment will even by the induction, and shall have haven at the induction and have its mere arguments at a contrast, thereas a secondary to the torus of 126 [Now the date of payment will many taxes with interest thereas a been provided, in the result at and prelime argument at a contrast thereas a been provided, in the second that and paylow a more than any taxes with interest thereas of the date of payments and the date of paylow. All thereas are the data with and the paylow are as a data pay taxes with interest thereas a been provided, in the second the and paylow at the second to the second at a contrast therefore, and to set the second and and paylow at the second to the second the data paylow at the second term at a paylow at the second the second term of paylow at the second to add paylow the second term of the induction there are also at the second term of the second term of paylow at the second term of the top paylow and the second of the top paylow and the second as a data paylow at a second term of the second term of paylow terms and all the inservance merels and the respective parts have a second term of paylow terms and all the inservance the second of the respective parts have a second term of paylow terms and all the inservance the second county and State, came D. 19 36 , before me, a the second county and State, came
And the ord part(105. of the first part 60 hereby covenant and agree that at the de pool and indefaultie entite of theritance therein, first and ever of all incombines	threey bered. 2007. 2003. the tore of events and an event pressure above pressed against the dering the life of this induction, pay all taxes or anomanuts that may be level or anomal against to the party to the second prix to the entered of 126. Instead, and in the event that the the party the isometal prix to be entered of 126. Instead, and in the event that and to have add the second prix to be entered of 126. Instead, and the the event by the induction, and shall have haven at the hard of 126 [Now the date of payment will even by the induction, and shall have haven at the track of 126 [Now the date of payment will even by the induction, and shall have haven at the induction and have its mere arguments at a contrast, thereas a secondary to the torus of 126 [Now the date of payment will many taxes with interest thereas a been provided, in the result at and prelime argument at a contrast thereas a been provided, in the second that and paylow a more than any taxes with interest thereas of the date of payments and the date of paylow. All thereas are the data with and the paylow are as a data pay taxes with interest thereas a been provided, in the second the and paylow at the second to the second at a contrast therefore, and to set the second and and paylow at the second to the second the data paylow at the second term at a paylow at the second the second term of paylow at the second to add paylow the second term of the induction there are also at the second term of the second term of paylow at the second term of the top paylow and the second of the top paylow and the second as a data paylow at a second term of the second term of paylow terms and all the inservance merels and the respective parts have a second term of paylow terms and all the inservance the second of the respective parts have a second term of paylow terms and all the inservance the second county and State, came D. 19 36 , before me, a the second county and State, came
And the moil perd_Q.G. of the fort part do hereby covenant can be get an indemails exists of laboritance therein, they sold warmant and defend the same against all parties reaking shall do not be the same section of all incombance. It is agreed between the particle between that the particle of the form part shall it all than and a state the the same sequence due and paysis, and tatk'hey. Will loop be builded and the same defend the same sequence due and paysis, and tatk'hey. Will loop be builded and the same defended the same trans between the same between the same between due and paysis, and tatk'hey. Will loop be builded and the same defended to an ortgan to defend the paysis. J. of the second part, the loss 1 are, and between the same base the same base the same base the same base the same between th	<pre>streed_they_Break_they_Break_they have a set of the presiden above practed, and estand a darking the life of this induction, pay all taxes or a manuments that may be brief or same and against as upon all area insiste insured against fire and tarabad is much some and by such inservants company to the party</pre>