Receiving No. 3128 MORTGAGE RECORD 80

Reg. No. 816 _____

319

Byn S. Gaskill and Terry Gaskill, husband and safe The intrume was field for read on the 12 dot of October Apr of October In the year of or Led, on the sum of Deck. med ad Lifty Six between Dra C. Gaskill and Terry Gaskill, husband and wife In the year of or Led, on the sum of Deck. Depuis at a de for inpart, and Poppise State Bank, Lawrence, Kanasa. In the year of or Led, on the sum of Deck. In the year of or Led, on the sum of Deck. at a de for inpart, and Poppise State Bank, Lawrence, Kanasa. In the year of or Led, on the sum of Deck. In the sum of Deck. In the sum of Deck. with here and part 168 of the first print, in conference of Gran, Bergin, Old and Mettege to the and part J. of the succed part, the and here was divided and here the contry of Deck and De		STATE OF KANSAS, DOUGLAS COUNTY, 55.
Peoples State Bank, Lawrence, Kanas. p Deputy THE MODENTURE, Made this troolfth, dy d October is the year dow Led, one themain due to the state of the st	Eva E. Gaskill and Terry Gaskill, husband and wife	This instrument was filed for record on the 12 day of October A D 18 36 st4:50
THE DEDENTIONE. Must the the twolfth does not be and bar and the second of the second	Peoples State Bank, Lawrence, Kansas.	ByRegister of Deeds.
Importance in the County of	THIS INDENTURE, Made this twolfth day of Oc adred and thirty six between Eva E. Gaskil	
<pre>class at ones, park and set of parks of the form park, in consideration of the sum of</pre>	Lawrence in the County of Douglas	and State of Tangan
Three Buildreed Courts of the sense and and by this indenture do	art 188. of the first part, and	Aansas
which as apportenances and all the estate, title and interest of the said part i.e.s. of the first part thereis. The destroy of the said part i.e. of the said part i.e. of the first part i.e. of t	Three hundred 00/100	DOLLARS, to them duly paid, the receipt of
Lab the mail part 2.6.6 of the fort part dobreely coverant and agree that at the delivery barry 1 they MT 0 the barred over 2. At the pression above granted, and sature or all indicatives marks of definitions of the rand deer of all incombrancebreels to grant and address the part 2.6.6 of the fort part and it at all time derives the like of the indicative, part all tars or assessments that may be level or assess begins of an address the part 2.6.6 of the fort part and it at all time derives the like at the indicative, part all tars or assessments that may be level or assessment that may be level or assessments that may be level or assessment that the mark because the mark of the mark because the mark of the mark because the mark of the mark because a part of the like or the mark because the mark of the mark because the mark of the mark because as part of the like beta mark because the mark of the mark because as part of the like beta mark because the mark of the mark because as part of the like beta mark of the mark because as part of the like beta mark of the mark because as the mark of the mark because as the mark of the mark because as mortgare to excerve the payment of mark of mark of the mark of	Lot Number Ninety-three (93) on Pennsylvania .	Street in the City of Lawrence
Let be mid per 1.6% of the first part do hereby coverant and agree that at the delivery barred _ they MT 0 the barred over 2. At the permisses above granted, and sature per a subdeliver in the set of the s		
Lab the mail part 2.6.6 of the fort part dobreely coverant and agree that at the delivery barry 1 they MT 0 the barred over 2. At the pression above granted, and sature or all indicatives marks of definitions of the rand deer of all incombrancebreels to grant and address the part 2.6.6 of the fort part and it at all time derives the like of the indicative, part all tars or assessments that may be level or assess begins of an address the part 2.6.6 of the fort part and it at all time derives the like at the indicative, part all tars or assessments that may be level or assessment that may be level or assessments that may be level or assessment that the mark because the mark of the mark because the mark of the mark because the mark of the mark because a part of the like or the mark because the mark of the mark because the mark of the mark because as part of the like beta mark because the mark of the mark because as part of the like beta mark because the mark of the mark because as part of the like beta mark of the mark because as part of the like beta mark of the mark because as the mark of the mark because as the mark of the mark because as mortgare to excerve the payment of mark of mark of the mark of		
Add the mid partial G.E. of the first part doberredy covenant and agree that it the delivery berredthey A.F.Gthe barred over.E. of the promises above granted, and sature part of individuality state of individuality state of administer therein, for an effect of the mark segment all parties miding invested data the state. NLE SCOVERT This report between the parties miding invested data theorem. NLE SCOVERT NLE SCOVERT This report between the parties miding invested data the state. NLE SCOVERT NLE SCOVERT This report between the parties miding invested data the state. NLE SCOVERT NLE SCOVERT This report between the parties miding invested data the state. NLE SCOVERT NLE SCOVERT This report between the parties miding invested data the state. NLE SCOVERT NLE SCOVERT NLE SCOVERT This report between the state between the parties miding invested the state between the state in miding invested in the state state in the state into addition the state and parties in the state into addition addition addition addition the state into addition ad		
Add the mid partial G.E. of the first part doberredy covenant and agree that it the delivery berredthey A.F.Gthe barred over.E. of the promises above granted, and sature part of individuality state of individuality state of administer therein, for an effect of the mark segment all parties miding invested data the state. NLE SCOVERT This report between the parties miding invested data theorem. NLE SCOVERT NLE SCOVERT This report between the parties miding invested data the state. NLE SCOVERT NLE SCOVERT This report between the parties miding invested data the state. NLE SCOVERT NLE SCOVERT This report between the parties miding invested data the state. NLE SCOVERT NLE SCOVERT This report between the parties miding invested data the state. NLE SCOVERT NLE SCOVERT NLE SCOVERT This report between the state between the parties miding invested the state between the state in miding invested in the state state in the state into addition the state and parties in the state into addition addition addition addition the state into addition ad		
Lab the mail part 2.6.6 of the fort part dobreely coverant and agree that at the delivery barry 1 they MT 0 the barred over 2. At the pression above granted, and sature or all indicatives marks of definitions of the rand deer of all incombrancebreels to grant and address the part 2.6.6 of the fort part and it at all time derives the like of the indicative, part all tars or assessments that may be level or assess begins of an address the part 2.6.6 of the fort part and it at all time derives the like at the indicative, part all tars or assessments that may be level or assessment that may be level or assessments that may be level or assessment that the mark because the mark of the mark because the mark of the mark because the mark of the mark because a part of the like or the mark because the mark of the mark because the mark of the mark because as part of the like beta mark because the mark of the mark because as part of the like beta mark because the mark of the mark because as part of the like beta mark of the mark because as part of the like beta mark of the mark because as the mark of the mark because as the mark of the mark because as mortgare to excerve the payment of mark of mark of the mark of		
Let be usid part 168. of the fort part do		
Let be mid part 0.8. of the fort part dobereby correct at at agree that at the delivery bardthey A.T.Qthe barded over A. of the pombes above granded, and sature part of the delivery bardthey A.T.Qthe barded over A. of the pombes above granded, and sature part of the delivery bardthey A.T.Qthe barded over A. of the pombes above granded, and sature part of the delivery bardthey A.T.Qthe barded over A.T.Gthey A.T.Gthe barded over A.T.Gthey A.T.Gthe barded over A.T.Gthey A.T.Gthey A.T.Gthe barded over A.T.Gthey A.		
The specified between the particle between that the part 1 40 G, of the form part 1 kells and the standing upon and real matter instrumed upones from a summer standing and the specified of the standing upon and real matter instrumed upones from and the match in and by match instrumed upones from and the match in and by match instrumed upones from and the match in and by match instrumed upones from and the match in and by match instrumed upones from and the match in and by match instrumed upones from and the match in and by match instrumed upones for and the match in and by match instrumed upones for and the match in and by match instrumed upones for and the match in and by match instrumed upones for and the independence of the standing of the match instrumed upones for and the independence of the standing of the match instrume and the match instrumed upones for and the independence of the standing of the match instrume and the m	And the mid part 105 of the first part do hereby covenant and agree that at the delivery	hereof they are the lawful owner. & of the premises above granted, and seized
1 and white then the many becomes due and perside, and that _ bley_will likes the buildings upon and rem ation is an into item and by such haveness emparate that have been due to an the such as a first the second part, the lows if any, make perside to the part. Y _ of the second part, the lows if any, make perside to the part. Y _ of the second part, the lows if any, make perside to the part. Y _ of the second part, the lows if any, make perside to the part. Y _ of the second part is the state of _ 15.8		
<pre>indication of the set of the set of the second part of the second due and provide and its horp and provide a beam of the set of the second part of the second part, which it is interest secreting there associated in the second part of th</pre>		or the life of this indentury, may all trues or assume to that may be build as around a mind
where to the terms of	It is agreed between the parties hereto that the part 165. of the first part shall at all times durin d real estate when the same becomes due and payable, and that they will keep the buildings upor	a said real estate insured against fire and tornado in such sum and by such insurance company
by	It is apped between the parties hereto that the part 29.5 of the fart part shall st all times durin drain durit when the muse becomes due and paysite, and that they will keep the buildings upon shall be specified and directed by the part? of the second part, the loss, if any, made payshed to the specified and directed pay the part?	a mid real estate insured against five and tornado in such sum and by such insurance company a part <u>y</u> of the second part to the extent of <u>118</u> interest. And in the event that
Mail to put a muse as provided in this labeleture. A the entry and the strain of the barrent barrent is reade as herein specified, and the obligation contained therein No. Such as the strain of the stra	It is agreed between the parties bereto that the part 202 of the fort part shall st all time durin at hand mater when the muse become due and payshis, and that they. Will appe the buildings upon that he specified and directed by the party of the second part, the loss, if any, made payshis to the st can get more a start of the party during the second part, the loss, if any made payshis and to the same at more any of the same the same become due and payshise and to the same at more any of the same the same become start of the indebiding, second "THIS GEANT is intended as a more payse to were the payment of the same of Three. hundred -00/100	a mid real antice insured against for and torsade in such runs and by such insurance company part. $J_{\rm c}$ of the second part to the extent of $J_{\rm c}$ instead. And in the event that part may be provide the structure of $J_{\rm c}$ in the second run run may part by the indenture, and shall here interest at the rule of 10% from the date of payment and the payment
me is the maximum provided by two and to have a forview appointed is colored to the rate and possible account the terms and the possible back presented, on our part thered, is the maximum provided by the gard of all maximum terms and the possible account to the possible of the second second presented of the s	It is agreed between the partice bereto that the particle 5 of the fort part shall st all times down at real mainter when the same becomes due and paytele, and taat. They Will keep the buildings upon shall be paytelle and directed by the payt. — of the second part, the basel flat yan and paytele has a start of the flat of the flat of the pay most terms when the same to become due and payteles and its is made a start of other, and the same on the payment of the individual scenes by the same of the same of the same terms and payteles of the individual scenes of the same of the same of the Three. hundred 0.00/100	a side off mittatic formed spinst for load breach is may be an and by each homese suspany part. Y. of the second part to the stant of
me is the maximum provided by two and to have a forview appointed is colored to the rate and possible account the terms and the possible back presented, on our part thered, is the maximum provided by the gard of all maximum terms and the possible account to the possible of the second second presented of the s	The speed between the particle bereto that the part162. of the first part abult of all times doring at real state when the mane becomes due and paythle, and that they will here just buildings upon able specifies and directed by the part). Of the second part, the low, if any made paythle to the part162 for the first part that find to pay much tarses when the mane becomes due and paythle and to its second and the second area of the part that find the pay much target to many finance of the rest of the same of the payment of the mum of This GRANT is intended to a mortgage to every the payment of the mum of the same of the same of the payth the same target to the pay much of and mum of many fills. The payther that the payther to the payt. You for the payment of add mum of monor target to the terms of ODB cortain written obligation. For the payment of add mum of monor targe writtened by the main the payther to the payt. You for the mode payth is to the payt. The payther to the the same to a discuss a pay the to the pay finance by the multipart. You for the payment of the discover and the pay finance by the multipart. You for the payther to the discover and the pay finance by the multipart. You for the payther to the payt.	a mid real antic insured opiant for and torsado in such runs and by such insurance company part. J. of the second part to the enters of
¹⁶ half projet by the part. Y. making meth mice, on demand, to the first part. <u>109.5</u> . In appud by the part. Y. making meth mice of this indextures and such as devery ablighten there's contained, and all howefts secreting therefore making methods and increases of the indexture to, the object part is been. And Band seal B. the day and year last above the NUNTESS WHEREOF, The part. <u>108.5</u> of the first part ha. YD hereunto set <u>the Ir</u> hand Band seal B. the day and year last above then. IN WITNESS WHEREOF, The part. <u>108.5</u> of the first part ha. YD hereunto set <u>the Ir</u> hand Band seal B. the day and year last above then. Even E., Gaskill (SEAL) Torry Gaskill (SEAL) (SEAL) (SEAL)	It is upred between the parcials hereto that the paral 9.5 of the form part abull is all times doring in the state when the mane becomes due and payable, and that they will less the buildings upper and the state of the st	a did militatio instruct depicts for and branch in mark and and by and homeson empary or part. Y of the second part is the second of $\frac{150}{100}$
IN WITNESS WHEREOF, The part 105 of the first part ha V9 bereunto set their band and seal a the day and year last above then. Eva E, Gaskill (SEAL) Terry Geakill (SEAL) (SEAL)	It is upred between the particle hereto that the part 16.5. of the form part abull is all times derived and material terms of the second set of particle and that 100 My will here the buildings upper that here the the second set of the seco	a did militatio instruct depicts for and branch in mark and and by and homeson empary or part. Y of the second part is the second of $\frac{150}{100}$
Eve F. Gaskill (SEAL) Terry Gaskill (SEAL) (SEAL)	It is agreed between the particle hereto that the part182. of the first part shall st all times during train statist when the mane becomes due and paythe, and that <u>they</u> Will keep the buildings upper label specificat add of the statistical sta	a side of matrix is human 4 spinst for and hermatic is mark any and by each human as empary a part. Y. of the second part to the start of $-\frac{1}{2}\frac{1}{2}\frac{1}{2}$. Instead. And in the event sharp ary for the distance of the second part is the start of the start of the second part is the start of the start of the second part is the start of the start of the second part is the start of the start of the second part is the start of the start of the second part is the start of the start of the second part is the start of the start of the second part is the start of the second part is the start of the start of the second part is the start of the second part is the start of the second part is the second part of
(SEAL)	It is agreed between the puriods bereto that the puril 0.5. of the form puri Audi et al liams during the state when the mane become due and payable, and that 100 ym 11 keys the buildings upon add be specified as different by the payable. The second part, the loss, if any main payable is the payable of the transmission of the second payable and that 100 ym 11 keys the buildings upon addition of the second payable. The second payable is the second	a side off matrix is human 4 spinst for and hermatic is mark and and by each human as empary a part. Y. of the meson of part to the start of $-\frac{1}{2}\frac{1}{2}\frac{1}{2}$. Instead. And in the event start part by the distribution of the meson of parts and part to the start of $-\frac{1}{2}\frac{1}{2}\frac{1}{2}$. Instead. And in the event start part part by the information of marks and part to the start of the start of the meson of parts and part to the start of the start of the second part to the start of the
	The speed between the parcial between that the parl 65 . of the first part abil is all times derived real reals between the many becomes due and payable, and that 1609 . Will keep the buildings upon that he worklet and its real times due to the parl 161 . The speed part, the loss, if any main payable to the buildings upon that he worklet and times the parl 162 of the first part that fill to pay much tarse when the many hences a due and payable, and the speed the addition of the times the main the buildings upon that the time the main the same building the parl 163 of the first part that fill to pay much tarse when the many hences a due and payable and to its part 163 . In the same target to server the payment of the sum of	a of children distribution of parts to the stands to make the mass that and by each homeson empary a part . Y of the second parts to the stand of $\frac{1}{128}$
(SEAL)	It is argued between the particle bereto that the part 262. of the first part abull it all times derived in the same becomes due and paythe, and that 'they Will keep the buildings upon able beginding at the section of the same becomes due and paythe, and that 'they Will keep the buildings upon able beginding at the section of the same becomes due and paythe, and that 'they Will keep the buildings upon able beginding at the section of the same	a of children distribution of parts to the stands to make the mass that and by each homeson empary a part . Y of the second parts to the stand of $\frac{1}{128}$
	It is agreed between the purches bereto that the purches, of the first part shall it all times derived in the state becomes due and payzhle, and that (1699, Williers) the buildings upon able beginding affected by the part). Of the second part, the low, if any, make payzhle is the buildings upon able beginding affected by the part). The second part, the low, if any, make payzhle is the first part shall find to pay such tarse when the same becomes due and payzhle and to its part of the second part, the low, if any, make payzhle is the terms of the same of the second second part, the low is the same payzhle is the terms of the same of	a add million disc in the intermed is made in mark in more the year's homeson empary or part. Y of the mesoned part is the extent of 150
	It is great between the particle betwice that the part 1958. of the first part shall is all times derived out of which the main becomes due and payable, and that '1999' Williemy the buildings upon all weithed and directed by the part.) of the second part, the low, if are, main payable is the main terms of the second part is all to be the second part. The second part is all to be the second part is all to be the second part is all to be second part is all the second part is all the second part is all to be second part is all the second part is any time second part is all the sec	a add maintais inserted spinst to the sector is a main and by and homeson empary a part \mathcal{Y} of the second part to the sector of 150
NTY or Douglas jss. BE IT REMEMBERED, That on this 12th day of Optober A. D. 19.35, before me, a	It is specified so that the part 165. of the first part addit is all lines defined and statist with the mass become due and payable, and that '169. Will keep the buildings upper addite specified and directed by the part." of the second part, the loss, 162. or mass payable to the part 162 of the first part that fill to pay usert have yhen the mass becomes due and payable, and the second part, the loss, 162. or mass payable and to buildings upper addite the second part, the loss, 162. or mass payable to the part 162 of the second part, the loss 162. or mass payable to the part 162 of the second part, the loss 162. or mass payable to the part 162 of the second part, which all interests are or disclosed and the second part to pay it ray interests or it of disclosed pays the second part to pay it ray interests or it of disclosed pays the pays and the second part, pay of the second pay (a aid off attack inserved spinst for and hereads in most harm and by and harmons empary any part of the second part to the start of
NYr or Dôuglas ss. BE IT REMEMBERED, That on this 12th day of Optober A. D. 19.35 before me, a Notary, Public in the sforwald county and Sizis, came. Eva E., Gaskill and Torry Gaskill, husband and wife. to personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution	The speed between the particle better that the part 165. of the form part ability of the building upper ability of the part 165 of the form part 169 will be particle and directed by the part. ¹ of the speed part, the base of part ability of the part 165 of the form part that the speed of the part of the part that full to pay upper targe to every the payment of the smell of the part 160 of the part 160 of the pay that the speed of the pay the speed of the pay the speed of the pay the pay the the pay the speed of the pay the pay the speed of the pay the speed of the pay the speed of the pay the pay the pay the speed of the pay the pay the pay the speed of the pay the pay the pay the pay the pay the speed of the pay the	a of of militable financial explose for and branch is may have a far of the second part to the start of
NWY or Douglas sa. BE IT REMEMBERED, That on this 12th day of October A. D. 19.35 before me, a Notary, Public in the sforwald County and State, came. Eva E. Gaskill and Torry Gaskill, husband and tife. for me personally known to be the same person. Eva E. Gaskill and Torry Gaskill, husband and tife. for me personally known to be the same person. for how carected the foregoing instrument and duly acknowledged the same. witten. WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 22nd Maroh 19.58.	The used between the parcial horizon that the paral 5.0. of the first part ability of the building upper ability of the part of the second part, the law, if any ability of the building upper ability of the part of the second part, the law, if any ability of the part of the second part, the law, if any ability of the part of the second part, the law, if any ability of the second part, the law, if any ability of the second part, the law, if any ability of the second part, the law, if any ability of the second part, the law, if any ability of the second part,	a add mil attable inserved a pixet to the sector do mark to make any mark by each homeson empaoy are provided in the sector do mark to the sector do mark to be sector do mark to
NWY or Douglas sa. BE IT REMEMBERED, That on this 12th day of October A. D. 19.35., before me, a Notary Public in the aforenal County and State, came Even B., Gaskill and Torry Gaskill, husband and wife. for me personally known to be the same person. 8. who executed the foregoing instrument and duty acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereauto subscribed my name, and afficed my official seal on the day and year last above written. 19.38 (SEAL) My commission expires on the 22nd day of March 19.38	ht e greek between the parcie horten that the parl 492. of the form part ability of the building upon ability of the part of the second part, the law, fill, and parls the building upon ability of the part of the second part, the law, fill, and parls and parls ability of the part of the second part, the law, fill, and parls and parls and the second part, the law, fill, and parls and parls and the second part, the law, fill, and parls and the second part, the law, fill, and parls and the second part, the law of the second part, the law, fill, and parls and the second part, the law, fill, and parls and the second part, the law, fill, and parls and the second part, the law of the law of the second part, the law of the law of the law of the law of the second part, the law of th	a of of mittable lands of parts to the second is made have a base of by each have an expery part. Y. of the second parts to the second of
NYY or Dôuglas sa. BE IT REMEMBERED, That on this 12th day of October A. D. 19.35 , before me, a Notary, Public in the sforwald County and State, came. Eva E. Gaskill and Torry Gaskill, hushand and wife. it on personally known to be the same personally known to be the same person. and wife. It of the same. It of the same. It of the same. and wife. (SEAL) My commission expires on the 22nd day of Maroh (SEAL) My commission expires on the 22nd day of Maroh It is underrigned owner of the within mortrage. do nereby acknowledge the full payment of the delt secured thereby, and anthorize the Register of Decks of	The speed between the purches berries that the purch 26. of the first part addit is all times define the state state when the mane become does nod payable, and that (169. Will keep the building upon addition of the state of t	a of of million data in the second second is made how the second
NYr or Douglas a. BE IT REMEMBERED, That on this 12th day of October A. D. 19.35 , before me, a Notary Public in the storesaid County and State, came Eva E. Gaskill and Torry Gaskill, husband and wife. for the same. for the same. to me personally known to be the same personally known to be the same person. e. who executed the foregoing instrument and duly acknowledged the sameutor of the same. for the same. written. WITNESS WHEREOF, I have hereunto subscribed my name, and affined my official seal on the day and year last above written. 19.38 (SEAL) My commission expires on the 22nd day of Maroh 19.38	The speed between the particle berets that the part 195. of the first part shall is all items defined with the main become due and payties, and that '199. Will keep the building upon all is evented and directed by the part. (2000) and the second part, the law, 180, and part 180, and the second part of the second par	a dd chi diab i dao di a cal bara di a da la cal di a cal di cal di cal di a cal di