Receiving No. 3857

MORTGAGE RECORD 80

Reg. No. 969

Receiving No.

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the 19 day of	T
Edd Milburn and Florence Milburn, his wife	February A. D. 19,37 at 11:00-14.4	Theodore Wi
то	Warold a Bleck Register of Deeds	
Kaw Valley State Bank, Eudora, Kansas	ByDeputy.	Lawrence
THIS INDENTURE, Made this 18th day of hundred and Thirty Sovon between Edd Milt	February , in the year of our Lord, one thousand mine burn and Florence Milburn, his wife	THIS IND hundred and the Theorem
of Eudora in the County of Doug1 parties of the first part, and Kaw Valley State Bank,	las and State of Kansas Eudora, Kunsas part. y of the second part.	of Lewren part ies of the
	antion of the sum of	WITNESS
	Grant, Bargain, Sell and Mortgage to the said part y of the second part the	which is hereby a following describe
		Be
West one half of the North East Quarter Range twenty one (21) containing eighty	- of Section ten (10) Township Fourteen (14) ; (80) acres more or less	in (: t)
	•	
	• University of the second	
	for othe feet and therein	with the appurture
with the appurtenances and all the estate, title and interest of the said part And the said part168_of the first part do hereby covenant and agree that at t	105. of the first part therein. the delivery bered. th6y_670the lasful over 5. of the premiers alore pushed, as inter-	And the mid p
And the said part182 of the first part dobereby covenant and agree that at t of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	the delivery bered. they. are	And the said po of a good and indefeas and that they will was
And the mail part 6.6. of the first part do hereby coverant and arere that it it of a good and indefaultile estate of inheritance therein, fire and dear of all incumbrance and that they will warrant and default the mans against all parties making layed skin there is a speed between the parties hereto that the part. 10.8.6 the fort part hall at all it is agreed between the parties hereto that the part. 10.8.6 the fort part hall at all it is agreed between the parties hereto that the part. 10.8.6 the fort part hall at all it is agreed between the parties hereto that the part. 10.8.6 the fort part hall at all it is agreed between the parties hereto that the part. 10.8.6 the fort part hall at all it is agreed between the parties hereto that the part. 10.8.6 the fort part hall at all it is agreed between the parties hereto that the part. 10.8.6 the fort part hall at all it is agreed between the parties hereto that the part. 10.8.6 the fort part hall at all it is agreed between the parties hereto that the part is the fort part is the fort part is the part is the part is the fort part is the fort part is the fort part is the part is the part is the fort part part is the fort part part part part part part part pa	the delivery hereof_they_fite_fite	And the said p e's good and indefea and that they will we It is agreed bet
And the mid part 262, of the first part dobreely coverant and agree that at t of a good and indetantMateriate of inheritance therein, free and clear of all incumbrance 	the delivery hereof_URGY_ETO	And the mid p of a good and indefeat and that they will we It is agreed bet mid real extate when it as shall be specified an mid partie 5 of the
And the mid part2 GB. of the first part dobreely coverant and agree that at t of a good and indefaulthe state of inheritance therein, free and dear of all incumbrance — and that they will warrant and defend the same against all parties making lawful chim theretos. It is greated between the parties here that hat part. [365 the first part while at all mid real exists when the same becomes due and payable, and that . [169, will be report at hall at all mid real exists when the same becomes due and payable, and that . [169, will be reported and directed by the part.] of the second part, the isas, if any, made pay and para isas do instrume, or inther, and the same to a paid again and induce the same of the instrume.	the delivery here $L10$ $L10$ $L10$	And the midt p of a good and indefent and that they will we It is argued bet mid real estate when to us shall be specified as mid part 10% of the mid reas and internet and this regard. THIS GRANT
And the maid part 6.26. of the first part do	the defivery here $-the Q_{-}BTO_{-}$ the lawful over E of the premise above pravid, and also the during the life of this inducture, pay all taxes or assessments that may be level or example applies difficult operations of the started against fire and formals in much new and by previous difficult operations of $-\frac{1}{2}B_{-}$. There are the approximation of the started of $-\frac{1}{2}B_{-}$. There are the approximation of the started of the started again and the started again of the started again and the started again again and the started again agai	And the mild p of a pool and index. and that they will us it is agreed but an shall be specified to an shall be specified to any start of the specified of the other specified to the specified of the THIS GRAYN sameling to the terms
And the mid part2 GB. of the first part dobreeby coverant and arree that it t of a good and indersable setted of inheritance therein, free and dear of all incumbrance and that they will warrant and defend the same against all particle making inself distin thereto. It is agreed between the particle here that har part 1650 the first part shall at all and real sets when the mane becomes due and paysite, and that 1600 the first part shall at all and treal sets when the mane becomes due as a paysite, and that 1600 the first part shall be applied as shall be specified and directed by the part. <u>U</u> of the second part, the lose, if any make pay and dama nod insurance, or tiker, and the moster to paid shall become as part of the indefect "FATE ORANT is insteaded an surerget to secure the symetric of the second "FATE ORANT is insteaded as mortget to reserve the symetric of the second concert the trees of <u>ORC</u> core take work here the payses of the same of <u>the second</u> to the insteaded of the second	the different screen terms are used obligation and all obligations and the last of the premises above granted, and all obligations during the life of this indenture, pay all taxes or assessments that may be levid or assessing spin different screen provided, then the part $V_{\rm cont}$ is been all per terms in super terms in the life of this indenture, and shall been intervent at the next of 10° , from the shall be present in the indenture of the present of 10° . The present in the indenture, and shall been intervent at the next of 10° , from the shall be present in the indenture, and shall be intervent at the next of 10° , from the shall be present in the indenture, and shall be intervent at the next of 10° . The present intervent is the indenture, and shall be intervent at the next of 10° . The present intervent is the indenture, and shall be intervent at the next of 10° . The present intervent is the indenture intervent in the indenture intervent is the indenture intervent in the indenture intervent intervent is the indenture intervent intervent intervent intervent is the indenture intervent interve	And the mail p c's pool and indexe and that they will we R is agreed be using the specified at and the population of an array the specified at and the population of a specified and the specified at someting to the terms and by
And the mail part 6.62. If the first part do	the delivery hereof $\pm 100^{\circ}$ $\pm 100^{\circ}$ the lawful overs \pm of the premises above grand, and and the delivery hereof $\pm 100^{\circ}$ $\pm 100^{\circ}$ and $\pm 100^{\circ}$ $\pm 100^{\circ}$ and $\pm 100^{\circ}$ $\pm $	And the mail p C's pool and indexed and that they will we It is agreed betty used to a specific of a specific of a specific of a specific of a specific of
And the mail part 6.62 of the first part do	the delivery here $Lh \otimes Lh $	And the mail p at pool and indefend and that they will we It is agreed by at agreed by at poil 25 of the at poil 25 of th
And the maid part 5.02. of the first part of	the difference berred. The QU_BTOthe lawful owner E. of the premises above grand, and also the difference of the indenture, pay all taxes or assessments that may be level or assessment spins, thinkes during the life of this indenture, pay all taxes or assessments that may be level or assessment spins, while to be part of QU_D_TO_TO_TO_TO_TO_TO_TO_TO_TO_TO_TO_TO_TO_	And the mail p at pool and indefend and that they will we It is agreed by at many separation of the separation at para 10.5 of the at para 10.5 of the
And the mail part 6.6.2 of the first part 6 hereby coverant and arer that it 1 of a good and indefaulties exact of inheritance therein, fire and dear of all incumbance indicate they will swirzs it of default incumes exists all parties making layed data thereas indicate they will swirzs it of default incumes exists all parties making layed data thereas and a set at the same becomes due and payable, and that. They will laye the lay and all as equivalent and deread by the part. J	the defirery hered. $\pm 10^{\circ}$ $\pm 10^{\circ}$ the lawful overs \pm of the premises above grand, and also the defined present of this indefectors, pay all taxes or assessments that may be levid or example spint. While our present of the second part to the extent of $\pm 10^{\circ}$ the second part is the extent of $\pm 10^{\circ}$ the second part is the extent of $\pm 10^{\circ}$ the second part is the extent of $\pm 10^{\circ}$ the second part is the extent of $\pm 10^{\circ}$ the second part is the extent of $\pm 10^{\circ}$ the second part is the extent of $\pm 10^{\circ}$ the second part is the extent of $\pm 10^{\circ}$ the second part is the extent of $\pm 10^{\circ}$ the second part is the extent of the	And the mail p C + pool and indexe ind that they rill way and ind that they rill way and in a mail to specified at and met a state when and metal 25 at the state of state and the specified at the state of state and the specified at the state of state and the specified at the state and by _ 153 Somey advanced by () that in the top the an and and the state of the specified by the state of the specified by the state of the specified by the state of the the state of the state of the specified by the state of the specified by the state of the state of the state of the state of the specified by the state of the state of the state of the state of the the state of the state of the state of the the state of the state of the state of the the state of the state of the state of the the state of the state of the state of the the state of the state of the state of the the state of the state of the state of the the state of the state of the state of the the state of the state of the state of the state of the the state of the state of the state of the state of the the state of the state of the state of the state of the state of the the state of the state of the state of the state of the the state of the state
And the mail part 6.6.2 of the first part 6 hereby coverant and arer that it 1 of a good and indefaulties exact of inheritance therein, fire and dear of all incumbance indicate they will swirzs it of default incumes exists all parties making layed data thereas indicate they will swirzs it of default incumes exists all parties making layed data thereas and a set at the same becomes due and payable, and that. They will laye the lay and all as equivalent and deread by the part. J	the diverge here $the Q_{-} a the lawful owner E. of the premise above grand, and also the diverge here the Q_{-} a the lawful owner E. of the premise above grand, and also the diverge the diverge di di di diverge diverg$	And the mail p C + pool and indexe ind that they will we It is agreed by a is agreed by a is agreed by a is a point of a a is a point of a
And the mail part 6.62 of the first part 6 $-$ hereby coverant and areve that it 1 of a good and indefaulties extent of inheritance therein, five and detar of all incumbance of the start of a second and indefaulties extend to be a second and indefaulties of the second part. The second part is the second part, the loss 1 is agreed between the parties hereto that the part. 10.65 of the fort part hall a fit is agreed between the parties hereto that the part. 10.65 of the fort part hall the second fit is a second part, the loss 1.1 is agreed between the parties hereto that the part. 10.65 of the fort part hall fit is pay we have the the same target at the second part, the loss 1.1 is agreed between the part by the part. Y — of the second part, the loss 1.1 is agreed between the the the most target at the boxens part of the indicated as a mortger to secure the sayment of and a second part. The loss 1.1 is agreed by the second part to the second part to the loss 1.1 is agreed by the second part to part to the second part to part the second part to part to the second part to part to the second part to part to the second part to the second part to part t	the difference berred. The QL_BTO the lawful overse E. of the premises above provide, and and the set of the second operators of the second operators and the second operators are set of the second operators and the second operators are set of the second operators and the second operator of the second operators are set of the second operators and the second operators are set of the second operators and are set of the second operators and the second operators are second operators are set of the second operators and the second operators are second operators are second of the second operators are second operators are second operators are second operators are second operators and the second operators are second o	And the mail p c's pued and indexe and that they will we It is speed by and mail state while we and mail state while and mail state while and puell 53 of the speed of the speed and the speed of the speed of the speed and the speed of the and the speed of the and the speed of the speed and the speed of the speed of the speed of the speed which the speed of the speed the speed of the speed the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the the speed of the speed of the speed of the the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed o
And the mail part 6.62 of the first part 6 $-$ hereby coverant and areve that it 1 of a good and indefaulties extent of inheritance therein, five and detar of all incumbance of the start of a second and indefaulties extend to be a second and indefaulties of the second part. The second part is the second part, the loss 1 is agreed between the parties hereto that the part. 10.65 of the fort part hall a fit is agreed between the parties hereto that the part. 10.65 of the fort part hall the second fit is a second part, the loss 1.1 is agreed between the parties hereto that the part. 10.65 of the fort part hall fit is pay we have the the same target at the second part, the loss 1.1 is agreed between the part by the part. Y — of the second part, the loss 1.1 is agreed between the the the most target at the boxens part of the indicated as a mortger to secure the sayment of and a second part. The loss 1.1 is agreed by the second part to the second part to the loss 1.1 is agreed by the second part to part to the second part to part the second part to part to the second part to part to the second part to part to the second part to the second part to part t	the delivery hered_they_AFG	And the mail p c's pued and indexe and that they will we It is speed by and mail state while we and mail state while and mail state while and puell 53 of the speed of the speed and the speed of the speed of the speed and the speed of the and the speed of the and the speed of the speed and the speed of the speed of the speed of the speed which the speed of the speed the speed of the speed the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the the speed of the speed of the speed of the the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed o
And the mail part 6.62 of the first part 6 $-$ hereby coverant and areve that it 1 of a good and indefaulties extent of inheritance therein, five and detar of all incumbance of the start of a second and indefaulties extend to be a second and indefaulties of the second part. The second part is the second part, the loss 1 is agreed between the parties hereto that the part. 10.65 of the fort part hall a fit is agreed between the parties hereto that the part. 10.65 of the fort part hall the second fit is a second part, the loss 1.1 is agreed between the parties hereto that the part. 10.65 of the fort part hall fit is pay we have the the same target at the second part, the loss 1.1 is agreed between the part by the part. Y — of the second part, the loss 1.1 is agreed between the the the most target at the boxens part of the indicated as a mortger to secure the sayment of and a second part. The loss 1.1 is agreed by the second part to the second part to the loss 1.1 is agreed by the second part to part to the second part to part the second part to part to the second part to part to the second part to part to the second part to the second part to part t	the difference berred. The QL_BTO the lawful overse E. of the premises above provide, and and the set of the second operators of the second operators and the second operators are set of the second operators and the second operators are set of the second operators and the second operator of the second operators are set of the second operators and the second operators are set of the second operators and are set of the second operators and the second operators are second operators are set of the second operators and the second operators are second operators are second of the second operators are second operators are second operators are second operators are second operators and the second operators are second o	And the mult j c's pued and indexe inf that they will use inf that they will use in a speed by the and multiple of the specified a and the specified a and the specified a and the specified a inf puel 25 of the term in all y _110 more granted by 1 more granted by 1 more granted by 1 more granted by 1 the longer with the specified a inf the specifie
And the mail perif. GEL of the first part do	the delivery hered_the life of this ideaters, pay all taxes or assessments that may be levels or assumed spins, adding upon skil life of this ideature, pay all taxes or assessments that may be levels or assumed spins, adding upon skil life of this ideaters, pay all taxes or assessments that may be levels or assumed spins, adding upon skil life of this ideaters, pay all taxes or assessments that may be levels or assumed spins, adding upon skil life of this ideaters, pay all taxes or assessments that may be levels or assumed spins, adding upon skil life of this ideaters, adding the adding the ideater of the state of the sta	And the mail p of a pool and indexe of that they will see. It is agreed better and that they will see. It is agreed better and the second second second and the second s
And the mail part 6.61 of the first part 6 hereby coverant and arer that it 1 of a good and indefaulties exact of inheritance therein, fire and dear of all incumbance of the they will warrant and default among spinst all parties making levels dein thereas and the they will warrant and default among spinst all parties making levels dein thereas and and and actast what her man becomes due and payable, and that. They will like the first part hall as and real actast what her man becomes due and payable, and that. They will like the part hall as and real actast what her man becomes due and payable, and that. They will like the part is a shall be opedited and directed by the part. Y the second part, the loss. If may, made pay and part 16.5 of the fort part hall full to pay such assaw when the same become due and pay and part 16.5 of the fort part hall full to pay such assaw when the same become due and pay and the part 16.5 of the fort part hall full to pay such assaw when the same become due and pay and part 15.5 or 10.0	the defirery hered_the SATA and the last down of the premise above paud, and also the set of the se	And the mail p (* speed and indexed in that they will we in the speed ben in the speed ben in the bosonical as the speed of the speed of the many speed of the speed the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed of the speed o
And the mail part 6.64 of the first part 6 hereby coverant and arer that it 1 of a good and indefaulties enter of inheritance therein, fire and der of all incumbance of the second part of the second part of the second part of the second part (be least and be and the second part of the second part (be least and be and the second part (be least be least b	a.	And the mail p of a pool and labeled and that they will wan in all that they will wan in a speech set and mail and the set and the specified an and the specified and the specified and and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and and the spec
And the mail part 6.61 of the first part 6 hereby coverant and arer that it 1 of a good and indefaulties exter of inheritance therein, fire and der of all incumbance of the second part is been and a second part of the second part is been at the part 1 0.65 of the fort part hall a first of the second part. The second part is the	the defirery bered_the GY_ATS	And the mail p of a pool and labeled and that they will wan in all that they will wan in a speech set and mail and the set and the specified an and the specified and the specified and and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and and the spec
And the mail part 6.02. If the first part 6 hereby coverant and arer that if the of a good and indefaulties enter of inheritance therein. For and detar of all incumbrance of the integrate of inheritance therein. For and detar of all incumbrance on the same sequence and part of the first part half and	the defirery bered_the SATA and the series of assessments that may be level or example spinst allows upon and real states learned spinst for and torated in such own and by the shares many spinst allows upon and real states learned spinst for and torated in such own and by the shares many spinst allows upon and real states learned as berefs provided, then the part, Y. of the second perturn the sources of the second pert to the extent of _123	And the mail p of a pool and labeled and that they will wan in all that they will wan in a speech set and mail and the set and the specified an and the specified and the specified and and the specified and the specified and the specified and the specified and the specified and the specified and the specified and the specified and and the spec
And the mail part 6.61 of the first part 6 hereby coverent and arer that it 1 of a good and indefaultie state of inheritance therein, fire and detar of all incumbrance ind that they the versars to id default the mass regions all parties making heredi dain therein is a good between the parties beerot that the part. 10.65 the fort part hall at all all of each state when the mans becomes due and paysite, and that. they yill like yet to be whall be operating and default by the part. Y the second part, the hall. If say, made pay the part 10.6 of the fort part chall fail to pay ruch taxes when the manse become due and paysite and the state when the manse becomes due and paysite, and that. they yill like yet to be whall be operating of the due to part. All of the second part, the hall. If say, made pay the part 10.6 of the fort part chall fail to pay ruch taxes when the manse become due and pays the part 10.6 of the due part chall fail to pay ruch taxes when the manse become due and pays the part 10.6 of Thours stand at a mortger to secret the payment of and and and the	the defirery bered_the SATA and the series of the premises above provided, and also also also also also also also also	And the mail p of a pool and labeled and that they will went It is speed ber- and mail they will went the speed ber- and the specified as and point and the specified as and the specified as and and the specified as and t
And the mail part 6.61 of the first part 6 hereby coverent and are that it it of a good and indefaulties exter of inheritance therein, fire and der of all incumbrance of the second part is before the second part is before the second part. The second part is the second par	the defirery bered_the SATA and the series of assessments that may be level or example spinst allows upon and real states learned spinst for and torated in such own and by the shares many spinst allows upon and real states learned spinst for and torated in such own and by the shares many spinst allows upon and real states learned as berefs provided, then the part, Y. of the second perturn the sources of the second pert to the extent of _123	with the appurten Last the mit pa- d's good and indexe with the tay will we it is agneed but with the second and and pa- all pa- the parties at the and parties at the mit parties at the second as the second at the parties at the merger par
And the mail perifed at due for part of	the defirery bered. EDGY_AFS the lastic over A semantic barry be level or example gains all defines upon aid real matter laster degrades for not contract in such one and up work hereas a surgery able to the part. Y. of the second part to the extent of the degrad over the start of last of laster degrades the set of normal second part to the extent of the second part are the second part to the extent of the second part to the extent of the second part	And the mail pr d' a pool and indication and that they will new It is suppool ber- and mail they will new It is suppool ber- and mail to pool them and y
And the mail perife GL of the first part do	he defirery bered. Th@y_AF9	And the mail per ci a pool and indicate in that they will new In its speed ber- main mail search ber and mail they will new in the speed ber and the speed ber and the speed ber and by <u>1 the</u> many without a speed ber and by <u>1 the</u> many without a speed ber and by <u>1 the</u> many without a speed ber and by <u>1 the</u> and by
And the mail perifed at due for part of	the defirery bered. EDGY_AFS the lastic over A semantic barry be level or example gains all defines upon aid real matter laster degrades for not contract in such one and up work hereas a surgery able to the part. Y. of the second part to the extent of the degrad over the start of last of laster degrades the set of normal second part to the extent of the second part are the second part to the extent of the second part to the extent of the second part	And the make produced and the make produced and indication of the second

374