ing No. 4635

MORTGAGE RECORD 80

Reg. No. 1144 1

427

	STATE OF KANSAS, DOUGLAS COUNTY, 55.	TT
0 M Burns and wife	This instrument was filed for record on the 21 day	of
то	July A. D. 19 37, at 3:50 o'clock P. M. Narold G. Beck	
Lawrence Bldg. & Loan Assn.	Register of Deeds.	- 1
THIS INDENTURE, Made this 20th day of	Julyhttp://www.internet.org/linearies/linearie	_
andred and thirty-seven 0. M	. Burns and Georgia Burns, his wife	ne
Lawrence in the County of Dougle at iss of the first part, and The Lawrence Building and	as and State of Eansas	
	part y of the second par	
	derauon of the sum of SiX Hundred Twenty-five and no/100 DOLLARS, to them duly paid, the receipt Grant, Bargain, Sell and Mortgare to the said part y of the sender	
along the North line of the Southens Twenty-six (23), 228 feet to the Eas thence South 53 (41) West slong the	f the Southeast guarter of the Southeast Quarter o Twelve (12), Range Ninoteen (19); thence West st Quarter of the Southeast Quarter of said Section it line of the right of way of the county road, East line of said right of way, 310 feet, thence of beginning, in Douglas County, Xansas.	
		1990 121 221 221
And the mid part 102 of the first part do	t 198. of the first part therein. the ddivery hereoftht <u>AV_BEB</u> the level exper_B of the premises above granted, and edge	4
And the mid-part_GOE of the first part dobereby covenant and agree that at part and beformable matter of informance therein, free and chars of all locumbrance that they will warmant and defend the same against all parties making lawer dated data in the agreed between the parties hereio that the part_GOE of the first part addat et all a greed between the parties hereio that the part_GOE of the first part addat at all a greed between the parties hereio that the part_GOE of the first part addat at all a greed between the parties hereio that the part_GOE of the first part addat at all addates and the same addates at the same addates at the same addates at the same addates at the same addates at the same addates at the same addates at the same addates at t	the delivery hereof	- -
and the mid part 202 of the first part dobereby covenant and agree that at app data defaultile matter of luberitance therein, five and char of all incumbrance that they will warmant and defend the mane against all parties making laweld datin there is a good between the parties hereto that the part 202 of the first part and at all free datas then the mane become does and payable, and that thDDy here is the statement of the statement of the statement of the statement of the sta	the delivery hereof. $\frac{1}{100}$ W.B.P.B. the kernel event. B of the premises above granted, and mine- to. It lines during the IFe of this industrue, pay all large or assessments that may be kernel or assessed agains collifient poor and real matrix improved against fite and broach in more sum and by more interess compar- cess the state of t	- - -
Last the mid part $\beta \otimes \xi$ of the first part dobereby covenant and agree that at a pot and indemnifie state of laboritance therein, five and clared of laboritance therein, five and clared the intermediate the state of laboritance therein is a special barrier to be particle barrier that the part $\beta \otimes \xi$ of the first part in barrier of that the part $\beta \otimes \xi$ of the first part in barrier of the state the part $\beta \otimes \xi$ of the first part in barrier of the state part $\beta \otimes \xi$ of the first part in barrier of the state the part $\beta \otimes \xi$ of the special state the state $\beta \otimes \xi$ of the special state the state $\beta \otimes \xi$ of the special state the state $\beta \otimes \xi$ of the special state the state $\beta \otimes \xi$ of the special state the state $\beta \otimes \xi$ of the special state state $\beta \otimes \xi$ of the special state $\beta \otimes \xi$ of	the delivery hereof. this $y_{\rm eff}$ and $y_{\rm eff}$ the herein events B of the premises above granted, and miner intermediates the UFe of this industrue, pay all have or assuments that may be brief or assumed again confiding upon and real matrix increased grants for and breach in more sum and by more harmonics compare againstic to the party of the assumed part to the extense of the the more sum and by more harmonic compare against to the party of the assumed part to the extense of the the more framework to again and to know and part to the extense of the more sum and by more harmonic part may part again and to know and part to the extense of the more sum of part may of the more sum of the more sum of the sum of part may part of Six . Hunched. Free intry the main the more sum of the sum of part may of the sum of the	
And the mid part[02 of the first part dobereby covenant and agree that at a pol and indemnike state of inheritance therein, fire and char of all incumbrance that they will warmant and defend the mane against all parties making laweld damin there is a good between the parties herein that the part[0, of the first part and at all first data when its mare become doe and payable, and that that the first half be good between the parts. You of the second part, the loop. If any, made partial of the intervent of the part. You of the second part, the loop. If any, made partial is also between the parts law the loop will be annowhence due and pay its may all between the parts law the loop will be annowhence due and pay its may all between the parts law the loop will be annowhence and and pay its parts. The first part all lift is pay will be annowhence are set of the indevice "THE GRANT is intended as a mortgage to occurs the payment of the new of	the delivery hereof this 2.2.2. the law of over 8 of the pennion above practed, and enter the delivery hereof. this indextaw, pay all have or anomanomic that may be brefed or unseemd again withing upon mid real estate insured against fire and toreado in such sum and by such insurance company synkie to the party of the mesond part to the enters of 12.2 insured. And in the over the synkie to the party of the mesond part to the enter of 12.3 insured. And in the over the synkie could be party of the mesond part to be enters of 12.3 insured. And in the over the synkie could be party of the mesond part to be part of 1957. Your the date of permanent datas, memory by this infection, and dath here informed at 1957. Your the date of permanent 31.4. Hundred. Tweinty-five. Band no/100	
Last the independ_0.0.2 of the first part do	the delivery lowed this partial the laberatory per all taken to summarize that may be briefly a summaria, and main this during the life of this industries, pay all taken to summarize that may be briefly or summariants industries of the source of summariant for and toreasts in such as and by such increases compare provide to the party of the sourced part to the enters of -1.5 . Instead, the life start that the provide the former of the summariant that may be briefly as the source of the sourced part of the sourced pa	
Last the independ_0.0.2 of the first part do	the delivery lowed this partial the laberatory per all taken to summarize that may be briefly a summaria, and main this during the life of this industries, pay all taken to summarize that may be briefly or summariants industries of the source of summariant for and toreasts in such as and by such increases compare provide to the party of the sourced part to the enters of -1.5 . Instead, the life start that the provide the former of the summariant that may be briefly as the source of the sourced part of the sourced pa	
Let the mid part[0.0 of the first part dobrevely overant and agree that at a pot all defaultie state of informations therein, five and chard of all termshrane- this they will warmant and defend the same against all parties making lawful chain there is in a greet between the parties between that the part[0.0 of the first part that at all find that when the same become dee and payable, and that $\frac{1}{100}$ (or the first part has a state in a greet between the parties between the pay and begin of the first part has a state in a first detained by the part (). Of the second part, the low, if any, make pay $\frac{1}{100}$ (0.01) (0.01), 0.01 (0.01), 0.01 (0.01), 0.01 (0.01), 0.01 (0.01), 0.01 when not become a state, and the almounts a paid shall become a part of the indexide $\frac{1}{100}$ (0.01), even in the payable to the part. y_{-} of the second part, the 0.01 (0.01), we be the terms and payable to the part. y_{-} of the second part to pay for any insurement of add $\frac{1}{10}$ (1.01), the terms made payable to the part. y_{-} of the second part, with all $\frac{1}{10}$ the terms and payable to the part. y_{-} of the second part, with all $\frac{1}{10}$ the terms pay payable to the part. y_{-} of the second part, with all $\frac{1}{10}$ the terms pay payable to the part. y_{-} of the second part to pay for any insurement or to find $\frac{1}{10}$ the terms pay payable to pay for the pay for any insurement or to the $\frac{1}{10}$ the terms pay the payable to pay for a pay in the pays in the pay of the pay in the pay in the pays in the pays in the pay in the pay in the pays in	the delivery lowed this schemes are been provided, the the premises above practed, and enter the set of the set of the induction, pay all takes or assuments that may be briefly or assumed agains the set of the set of the induction, pay all takes to assume that may be briefly or assumed agains private to the party of the second part to the enter of $-\frac{1}{2}$. Interest, and in the rest that private to the party of the second part to the enter of $-\frac{1}{2}$. The second part may be defined particularly a second by the forest on the second of $-\frac{1}{2}$. The second part may be defined as the second by the forest one of the bar interest of the defined of the second part may be defined as a second by the forest one of the bar interest of the defined of the second part may be as a second by the forest one of the bar interest of the defined of the second part may be as a second by the forest one of the second part of $-\frac{1}{2}$. The second part may be as a second by the second of the second part of the second part of the second part of the second by the second second bar of the second part of the second part of the second part of the second by the second second bar of the second part of the second part of the second part of the second by the second second bar of the second part of the second part of the second part of the second parts and a money, second second to the <u>20 th</u> defined bar of the second part of the second parts of the second parts are as the second bar of the second bar of the part of the later second the second parts of the second parts, or a second bar of the second second as an as the second part of the later second the second bar of the second bar of the later second the second bar of the later second the second bar of the second bar of the second bar of the second bar of the later second the second bar of the later second t	
Let the mid part $]$ 0.2 of the first part dobreeky corecant and agree that at pot all behavious entire of liberitance therein, free and class of all countermore. It is they will versus and defend the same against all parties making level dain there is a grade set when the parties here to hat the part $]$ 0.2 of the first part is half at all the intermediates the the same become days and parties, and that $\frac{1}{100}$ when the hard become the part. $\frac{1}{100}$ of the second part, the loss 1 may be be been defined by the part. $\frac{1}{100}$ of the second part, the loss 1 may make the part of the first part of	the delivery lowed this 2.2.2. the larved event. B of the pennion above granted, and enter the delivery lowed the life of this indextor, pay all taxes or assuments that may be brief or assumed spatial filters during the life of this indextor, pay all taxes or assuments that may be brief or assumed spatial taxes during the life of this indextor, pay all taxes or assuments that may be brief or assumed spatial taxes of a source of the source of the taxes of the taxes of the taxes or pays and the tax of the source of the taxes of tax of taxes of taxes of taxes of tax of taxes of taxes of	
Let the mid part[02 of the first part dobrevely covenant and agree that at part all bednahls entite of liberitance therein, free and clarge of all combinance. If the they will warmant and defend the mane against all parties making lawed dain the second part. The second part is all the part be been that the part [32] of the first part is black the part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part[32] of the first part is black to be part is black to be part is black to be part in the part is part in the part is black to be part in the part is part in the part is black to be part in the part is part in the part is black to be part in the part is part in the part is black to be part in the part is part in the part is black to be part in the part is	the delivery lowed this 2.2.2. the larved event. B of the permises above practed, and mine- tion the second seco	
Lad the mid part[0.8 of the first part do	the delivery lowed this 2.2.2. the law of every If a first parameter is a summary set of the inductors, pay all taxes or assuments that may be bried or assumed again within the set of the source of the taxes of the taxes of the set of the source of	
Lad the mid part[0.8 of the first part do	the delivery lowed thigh SEM the laberator, pay all lasse or assuments that may be brief or assumed and values of the second se	
Lad the mid part[0.8 of the first part do	the delivery lowed thigh SEM the lower of the lower of the second second sector of the second second sector of the second sector of the second sector of the second sector of the second second sector of the second sector of the second sector of the second sector of the second sector of the secto	
Let the miniperf_0.0.2 of the first part do	the delivery lowed thigh SEM the laberator, pay all lasse or assuments that may be brief or assumed and values of the second se	
Let the main part 0.0.2 of the first part do briefly overant and agree that at a part and indemnifies write of historicators therein, free and carry of all normalizations	the delivery lowed thigh SEM the lower of a lower of a delivery lower of this inductor, pay all taxes or assuments that may be brief of a same and easy multiple yous mild real matter induced against five and toreach in such as a by such increases compare against or the arcsing of the seed pays to the sector of the sector o	
And the mid part[02 of the first part do	the delivery lowed thigh BEA	
And the mid part[02 of the first part do	the delivery lowed thigh SEA	
And the major 10.2 of the first part do	the definery lowed thigh area in the laber of the start of every and the second sector of the second sector sector of the second sector	
And the signed 0.0.2 of the first part do	the delivery lowed thigh EEE	
And the signed 0.0.2 of the first part do	the delivery lowed thigh EEA	
And the mid perij 0.2 of the first part do	the delivery lowed thigh EEE	
s ped and indexable state of laberliance therein, free and clear of all incumbrance. disk to yet Worman is and defend the same against all parties making lawed data incum its agreed between the particul herein that the parting of the free part and all all deal data when the many becomes due and payable, and that	the delivery lowed thigh EEA	The R was w on the the the the the the the the the the
And the midd period 0.5 of the first part do	the delivery lowed thigh EEA	The R was w on the the the the the the the the the the