MORTGAGE RECORD 80

Reg. No. 1467 < aid, \$ 8.75.

iving No

BC

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.	1
Arthur Ott and Clara Ott, His wife	This instrument was filed for record on the <u>17</u> day of <u>May</u> A. D. 19.38, at 13:45 o'clock A. M	
TO Kaw Valley State Bank	Vay A. D. 19 38 , at 13:145 o'clock A. M. C Narold A. D. Jeck Register of Deeds.	
Eudora, Kanses	By Deputy.	The
THIS INDENTURE, Made this 30th day of hundred and Thirty Eight between Arthur (April , in the year of our Lord, one thousand nine Ott and Clara Ott, his wife	Ti kmdred
of Eudora in the County of Douglas parties of the first part, and Kaw Valley State Bank,	, Luuvia, nalload,	d Li part i es
WITNESSETH That the said part i as of the first part, in considera	part y of the second part.	Fire
Thirty Five Hundred	t = _107_ = _ DOLLARS, tothemduly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part _yof the second part, the ad State of Kansas, to-wit:	which is following
The Southwest Quarter of Section 17. Township 13 Meridian, in Douglas ^C ounty, Kansas.	South of Range 21 East of the Sixth Principal	
		1
with the appurtenances and all the estate, title and interest of the said $part otics$	s. of the first part therein.	with the s
	delivery hereof they are the lawful owners of the premise, above granted, and mined	1 144
And the mid part 0.0. of the first part do hereby revenuest and agree that at the d of a good and indefensible meats of inheritance therein, free and dwar of all farambrance and that they will variant and defend the mane squares all parties making in will claim thereto. It is agreed between the parties here to hat the part of the first part shall at all ill	delivery hereof they. A.T.G the la via over 3. of the premise, above granted, and estat enduring the life of this indenture, pay all taxes or assessments that may be levied or usessed against	And 5 d s pard and mit that they
And the mid part[0.0. of the first part dobereby revenuest and agree that at the <i>id</i> of a good and indefensitive states of inheritance therein, free and durar of all incombrance and that they will varinat and defined the name against all parties making is will do not be the It is agreed between the parties between that the part of the first part hald at all this midd real matter when the same becomes down and paytole, and that the first part. It is agreed that the same the same becomes down and paytole, and that the first part. If way, much paytole, it way, much paytole, and then the first payton, the same same same same same same same sam	delivery hereof they. A.F.Gthe la via over B. of the premise, shows granted, and using es during the life of this indenture, pay all taxes or assessments that may be levied or assessed against gar upon take real rests inserved against fire and torsaks in such sum and by such inservance empany is to the party	A set of of a pool and and then the h is a and and and a stall be sp
And the mid part 0.0. of the first part do hereby revenuest and agree that at the d of a good and indefensible seate of inheritance therein, free and dear of all formbrance and that they will segment and defend the same signals all parties making inwise distinct thereto. It is agreed between the parties hereto that the part of the first part hall at all this middef and seate when the same becomes due and payable, and that they will have the build as shall be specified and directed by the party of the source part, the loss, if any, made payable and the parties of the first payable little pays such as use when the same becomes due and payable.	delivery hereof. they. A.F.O the lawful owner.B. of the premise, above granted, and solar end outing the life of this indenture, pay all taxes or assessments that may be levied or unsmust applies age upon mid real estate insured appliest fire and tormado is such sum and by such insurance company	int fiped as fiped as at fact the the state of as at packs at packs at packs
And the mid part 0.0. of the first part do berely covenant and agree that at the d of a good and indefamilie metate of inheritance therein, free and dear of all forumbrance and that they will warmat and defed the mane spinst all parties making in will dain thereto. It is agreed between the parties herein that the part of the first part hall at all this mid real state when the mane becomes due and payable, and that the 0.1 will keep the build as ahal be specified and directed by the part of the sound part, the loss, if any, make payable mid tars and insurance, or either, said all the pay much tars when the sound become a part of the indefacience will be and all metates are all managed as a mainter to pay with the set the sound become a part of the indefacience will be and insurance, or either, and the smoutt to pay with the set the sound become a part of the indefacience will be and insurance, or either, and the smoutt to pay ball the set the sound become a part of the indefacience will be and insurance, or either, and the smoutt to pay ball the set the sound become a part of the indefacience will be an all managed as a main pay of the sound the size of the sound the set of the sound the sound the size of the sound the set of the indefacience will be an all more than the set of the sound the sound the sound the sound the sound the sound the set of the sound the sound the sound the sound the sound the sound the set of the sound the s	delivery hereof. the 0.9 . B.T.O. the la via over B_{-} of the premise, above granted, and solar es during the life of this indenture, pay all taxes or assessments that may be lefted or assessed against age upon mid real estate insured against fire and tormado in such sum and by such insurance company is to the party — of the second part to the extent of 155 Interest. And is the result that and to keys align points insured a space in povid-fit, the intervex. And is that or any pay a second by this indexture, and shall beer interest at the rate of 10% from the date of payment and $-\frac{N_{0}}{100}$ DOLLARS.	that fiped as fiped as at hat the hat with at set as at set as at set as at set as at set as at set at set as at set at set as at set as at set at set as at set as at set as at set at set as at set at set as at set a
And the mid part 0.6 of the first part do	delivery hereof. they. A.T.G. the lawful owner.B. of the premise, shows granted, and using the derived of this indenture, pay all taxes or assessments that may be leviced or assessed against age upon aid real entatic instruct against first end to reach in such was not by such lawrance empany is to the party	Anti Frynd m Frynd m Hanne Hallen am Hanne
And the mid part 0.6 of the first part do	delivery hereof. they. A.T.G. the lawful owner.B. of the premise, shows granted, and using the derived of this indenture, pay all taxes or assessments that may be leviced or assessed against age upon aid real entatic instruct against first end to reach in such was not by such lawrance empany is to the party	And 1 de general and matther they have and and the op- ant performance the spectrum and the op- ant performance and the op-
And the mid part[0.6. of the first part do	delivery hereof. the Q. B.T.G. the lawful owner B. of the premise, shows granted, and mine end of this indexture, pay all taxes or assessments that may be leviced or assessed against gar upon tail real entation for and the scale for the text of one of the text of the scale part or the scale of part to be scale. The text is the scale of part to be scale part of the scale of part to be scale part of the scale of part to be scale of part to be scale. The scale here the scale of the scale part of the scale of part of the scale of part of the scale of part of the scale part of the scale part of the scale of part of the scale part of the scale of the scale of the scale of part of the scale of the scale of part of the s	And it for post and a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear the for a clear th
And the mid part 0.0. of the first part do	detirety hered. They. AFG the hard ownerS. of the premise, shows granted, and same detring the life of this indetture, pay all taxes or assessments that may be letted or assessment agains are upon a life related to the second part to the ratio of 1 first. The second part may be related to the second part to the ratio of 1 first. Interest. As is in the remain a second part of the second part are provided, but the the part of 1 first. The second part may pay is the second part may pay is the second part are provided. Use the part 1 ,	And i fa point and at our the standard and at our the standard and at our the standard and at our the standard at at our the standard at our
And the mid part 0.0. of the first part do	delivery hereof. the Q. B.T.G. the lawful owner B. of the premise, shows granted, and mine end of this indexture, pay all taxes or assessments that may be leviced or assessed against gar upon tail real entation for and the scale for the text of one of the text of the scale part or the scale of part to be scale. The text is the scale of part to be scale part of the scale of part to be scale part of the scale of part to be scale of part to be scale. The scale here the scale of the scale part of the scale of part of the scale of part of the scale of part of the scale part of the scale part of the scale of part of the scale part of the scale of the scale of the scale of part of the scale of the scale of part of the s	
And the mid part 0.0. of the first part do bereky covenant and agree that at the d of a good and indefensitie sector of inheritance therein, free and dara of all finamhrance	delivery kered. the Q. A.T.G. the kered overal. of the premise. shows granted, and and a single delivery kered. the Q. A.T.G. the kered overals in the kered overals of the second pert to the second pert the second pert to the second perturbation second to the second beserver theread to the second beserver the second beserver theread to the second beserver the second beserver the second beserver to the second beserv	
And the mid part 0.0. of the first part do hereby eventent and agree that at the of a good and indefinative state of laboritance therein, fire and dara of all incombrance indefinitions of the same spins all parties making is will add the there the parties been that the there is a the same spins all parties making is will add the there the parties been that the there is the parties of the same spins all parties making is will all reduces the parties of the same spins all parties making is will be same spins all parties making is will be same spins all parties of the same spins all parties making is will be same spins all parties making is will be same spin and the same spin add the same sa	delivery kered. they are a the kered overal. of the permise, show granted, and and an during the life of this indenture, pay all taxes or assessments that may be levide or assessed agains are upon aid real entatic instruct against five and tormado in such runs and by such lasersase sumpary is to the party the second part to the extent of the first lasersase sumpary is to the party the second part to the extent of the first lasersase sumpary is to the party the second part to the extent of the second part may per second by this indenture, and shall be used the rule of UN_House the state of payment and on soncy, second by this indenture is have a state of the rule of UN_House the state of payments and on soncy, second by this indenture to the terms of aid obligation and he to secont any may are second by this indenture. The other is the rule of UN_House the state of payments and on soncy, second as the	
And the mid part 0.0. of the first part do hereby eventent and agree that at the of a good and indefinative state of laboritance therein, fire and dara of all incombrance indefinitions of the same spins all parties making is will add the there the parties been that the there is a the same spins all parties making is will add the there the parties been that the there is the parties of the same spins all parties making is will all reduces the parties of the same spins all parties making is will be same spins all parties making is will be same spins all parties of the same spins all parties making is will be same spins all parties making is will be same spin and the same spin add the same sa	delivery kered. the Q. A.T.G. the kered overal. of the premise. shows granted, and and a single delivery kered. the Q. A.T.G. the kered overals in the kered overals of the second pert to the second pert the second pert to the second perturbation second to the second beserver theread to the second beserver the second beserver theread to the second beserver the second beserver the second beserver to the second beserv	
And the mid part[0.0. of the first part do	delivery kered. they are a like invite word a ward a of the premise. show granted, and and an during the life of this indenture, pay all taxes or assessments that may be levide or assessed agains are upon all real entatic instruct against fire and tormade in mark man and by such lasers are sumpary its to the party	
And the mid part[0.0. of the first part do hereby evenant and agree that at the d of a good and indefaultie matter of laboritance therein, fire and dara of all finamherance	delivery kered the QY_RTG	
And the mid part 0.0. of the first part do hereby overant and agree that at the d of a good and indicative state of inheritance therein, fire and dury of all formulations in the dury will arguest and defed the mass agains ill partie making in will also iteres. It is agreed between the parties betwee that parties making in will also the state at the dury of the mass agains ill parties making in will also the state is a state to be the state between the parties between the parties beyond and the dury of the mass agains ill parties making in will also and dury of the party of the dury of the mass again and the dury will also dury the dury of the mass again and the dury will be any the state the state becomes due and paryle and the dury will be any the state and dury will be the state the state becomes again and the dury will be any the state and the dury will be any the state and dury will be the state the state of the indication of the mass of the state of the party of the state and the mass of the state of the state of the state of a state of the state	delivery kered the By AF 0 the kered or waves and the set of the second per to the second per toth second second per to the second per toth second se	
And the mid part 6.6. of the first part do hereby overant and agree that at the of a good and indefaultie used of information of all formultance in the stand dard of the same spins all parties making in will add data there on the same barries and data of the same spins all parties making in will add data there on the same becomes down and parties on the same becomes down and parties making in will add data there on the same becomes down and parties making in will add data there on the same becomes down and parties making in will add data there on the same becomes down and parties of the same spins all parties making in will add data there on the same becomes down and parties of the same spins of the same spins of the same spins of the same spin add the sadd the same spin add the same spin add t	delivery kered. they are a like in the kered a ward 2. of the premise, show granted, and and are during the life of this indenture, pay all have or assessments that may be levide or assessed agains are upon aid real entate insured against for and tormado in such was and by such insurance empary its to the party	Anti- ippin Antaria
And the mid part 0.0. of the first part do hereby overant and agree that at the d of a good and indefaultie mate at of inheritance therein, fire and dury of all finamherance	delivery kered the By AF 0 the kered or wards and the set of the second part of the permises above granted, and and a grant of the second part	and ippin autor auto
And the mid part 6.6. of the first part do hereby evenant and agree that at the d of a good and indefamilie mates of inheritance therein, fire and dara of all formultance	delivery kered	and ippin autor auto
And the mail part 6.6. of the first part do hereby overmant and agree that at the of a good and indefamilie matter of like first part is mailed first the vertex in the first part is mailed first the vertex in the first part of the first part and of first the same spins all parties making is will a dist there the parts becomes due and part, of the first part shall at all the vertex the parts becomes due and part, of the first part shall at all the vertex in the same becomes due and part, of the first part shall be one of the indefault of the same spins all parts in the vertex of the indefault of the indef	delivery kered	And a final and a second secon
And the mid part 0.0. of the first part do hereby evenent and agree that at the d d g good and indefaultie mates of inheritance therein, first and dura of all finamherines in statistic they will arrant and defed the mass agains ill partie making in will also there the the difference that the there to that the part of the first part hall at all the mid real matter when the same becomes due and paytole, and that first we that it at the difference of the first part and the part of the first part of the information of	delivery breed	with the age and the second se

528