Receiving No. 6375

MORTGAGE RECORD 80

No. 1559

Receiving

6

Reg. 1

	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the 20 day of	
R. B. Hutchinson and Cora I. Hutchinson, his wife	July A. D. 19.38 , at 4:05 o'clockF. M. <	
10	Raw a Deck	
Lawrence National Bank Lawrence, Kansas	By	
THIS INDENTURE, Made this 20th day of July	y , in the year of our Lord, one thousand nine	
THIS INDENTURE, Made this 20th day of 044 hundred and thirty-eight between R. B. Hutch	hinson and oor at the state of the wine	1
of Lawrence in the County of Douglas	and State of Kansas	
part. ies of the first part, and Inter Inter Ence. Kanses		P
WITNESSETH, That the said parties. of the first part, in consideration Fourteen hundred and no/100	of the sum of	
 Fourteen hundred and no/100	rant, Dargain, Sen and moregage to the said part of the second hart the	
Let surbared One hundred twenty-two (122)	on Ohio Street, in the City of Lawrence, Kansas,	
		1
with the appurtenances and all the estate, title and interest of the said partion	of the first part therein.	
with the appurtenances and all the estate, title and interest of the said part ioz. And the said part ioz. of the first part do hereby coverant and agree that at the ddiv of a good and indefaultie state of inheritance therein, free and clear of all incumbrance.	of the first part therein. err heredthtyBTGthe layful owner.B_ of the presides above grated, and what	
And the mid parting G_of the first part dobereby covenant and agree that at the delive of a good and indefensible setate of inheritance therein, free and clear of all incumbrance	ery hereof_they_fifethe lawful owner fi_ of the premises above granted, and select	d
And the mid paril 0.3. of the first part 60	ery hered	dı ü
And the mid part[0.2. of the first part 6	ery hered. LRSY, BFGthe lawful overselfef the premises above practic, and solid uring the life of this indexture, pay all taxes or assessments that may be levied or assessed against uppo and rest exter insured against five and toreads on such sum and by such insurance suppary the part. J., eff. the second part to the textent of	d. 1 1 1 1
And the mid part[0.0.of the first part 6	ery hered	ر ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا
And the said part[0, g. d the first part 6breaky coverant and agree that at the delive of a good as indefaultie states of inheritance therein, five and dense of all incumbrance tand that they do not most hard default to some spants of the parts. This sparts between the parties here that the part. 0, good the fore part shall sail time of all and mainto when the most here of each of any spants, and that they dive in the parts that it at time of all and mainto when the most here of each of a parts, and that they. Will be up the buildings of and hard peeded and directed by the moment of paids have the most here and here here of a star of parts in the inheriton each of the starts of the innear the inheriton each will be comend a pair the loss. The innear the innear the innear the pair has all here are pair of the inheriton each of the inheriton each of the start of all and index of the start of the sum of Fourtheen hundred as a mortgare to searce the payment of the sum of	very hereof <u>they</u> , <u>BTC</u> the lawful owner <u>B</u> of the promises above practic <u>i</u> and add uring the life of this indenture, pay all faces or assessments that may be level or assessing again upon mail scale state insured against fire and torsado in much was and by much surmans ensary to here at <u>J</u> and the second part to the extent of <u>158</u> interest. And is the series that its keep and promises insured as herein provided, then the arriver <u>A</u> to the second part any are used by this indenture, and half beer litterest at the write D (T) from the data of parts any argument DOLLARS.	
And the mid part[0.2. of the first part 6	ery hered	
And the said part[0,0,0 the first part 6breaky coverant and agree that at the delive of a good on indefaultie state of inbritance therein, five and dear of all incumbrance inst that they will warms and default here the same space at good to making bareled than hered. It is agree between the parties here to that the part. 10.0 of the fort part shall stal times do and real state when the maniference in the same space at good part, the lock if the same part of the main of and state when the mark becomes do and payole, and that firstly. will like the part shall stal times do and all bare petited and directed by the streen star of the same become down and payole and states are also increase. Or the most the isomat or paid and like same as a far any mode payolite of the same state same, or titler, and the isomatic to paid and like same as a far any main payolite and states and all beyended as a mortgare to seave the payment of the sum of Four been hundried and no/1000 meets of the second part is the same should pay the same at a star of the same and payolite to the same of paid the part, with all interest many states and the part of the same of paid the part of the same of first of the same and payolite to the same of paid to the payment of and same of a same states of the same of the same star paid to the part of the same of the same start of the same payolite to the part of the same of paid to the part of the same of the same start of the same payolite to the same start of the pay for any insummer or to distarts are same starts of the same payolite to the same start of the pay and the same start of the same of the same starts of the same of the same starts of the same starts are same starts and the part of the same starts are same starts and the part of the same starts are same same starts are same same same same same same same sam	very hereof. Ling . BTG the lateful over B of the premises above pushed, and shed uring the life of this indenture, pay all faces or assessments that may be briefed or same again upon said real create insured against for and to reade in some as a by such insures assays the part. J the second part to the extent of its interest. And it he event that its keep and promises insured as herein provided, thes the part. J its provide by this findentity, and half best firsterst at the strice 10 to the date of provide and part any pri- cently the second part to the strine 10 to 10 ⁺	
And the said part[0,0,0 the first part 6breaky coverant and agree that at the delive of a good on indefaultie state of inbritance therein, five and dear of all incumbrance inst that they will warms and default here the same space at good to making bareled than hered. It is agree between the parties here to that the part. 10.0 of the fort part shall stal times do and real state when the maniference in the same space at good part, the lock if the same part of the main of and state when the mark becomes do and payole, and that firstly. will like the part shall stal times do and all bare petited and directed by the streen star of the same become down and payole and states are also increase. Or the most the isomat or paid and like same as a far any mode payolite of the same state same, or titler, and the isomatic to paid and like same as a far any main payolite and states and all beyended as a mortgare to seave the payment of the sum of Four been hundried and no/1000 meets of the second part is the same should pay the same at a star of the same and payolite to the same of paid the part, with all interest many states and the part of the same of paid the part of the same of first of the same and payolite to the same of paid to the payment of and same of a same states of the same of the same star paid to the part of the same of the same start of the same payolite to the part of the same of paid to the part of the same of the same start of the same payolite to the same start of the pay for any insummer or to distarts are same starts of the same payolite to the same start of the pay and the same start of the same of the same starts of the same of the same starts of the same starts are same starts and the part of the same starts are same starts and the part of the same starts are same same starts are same same same same same same same sam	very hereof. Ling . BTG the lateful over B of the premises above pushed, and shed uring the life of this indenture, pay all faces or assessments that may be briefed or same again upon said real create insured against for and to reade in some as a by such insures assays the part. J the second part to the extent of its interest. And it he event that its keep and promises insured as herein provided, thes the part. J its provide by this findentity, and half best firsterst at the strice 10 to the date of provide and part any pri- cently the second part to the strine 10 to 10 ⁺	
And the said part[0,2, of the first part 6berefor coverant and agree that at the delive of a good call is defaulties state of laberitance therein. Free and clear of all incumbrance and that they will warrent and defend the same spin at (2) parties barling laberit dam hereets. It is agree between the parties hereto that the part. is 0.00 the first part shall at all times due and real state when the parties hereto that the part. is 0.00 the first part shall at all times due and laber between the parties hereto that the part. is 0.00 the first part shall at all times due and laber between the parties hereto that the part. is 0.00 the first part shall at all times due and laber between due for the the same spin at (2) parties of a state that the parties of the same of the same of heretoxet, or titles, and the smooth spin all all herems a part of the same of Four first ORANT is intended as a nortage to seave the payment of the same of Four first	erry hereof. Ling . BTG the lawful orears B of the premises above practic and shed uring the life of this indexture, pay all taxes or assessments that may be briefs or same again upon and real crate inscende part to the extent of the interest. Add it the error this the part J the besond part to the extent of the interest. Add it the error this to keep and premises insured as herein provided, then the part J the data part and premises a premises insured as herein provided, then the part J the data part and part and premises a second part to the terms of the data the premises are part of premises a second part to the terms of mail obligation and also to secure any more semand that there is a second part to the terms of mail obligation and also to secure any more semand the more instanced thereins fully discharged. If default be made in such part may are there the more instanced terms in the sprain of the discharged in an the parameter or any part there the more instanced terms in the sprain of the terms are and by the sprain secure to the second pression of the start and part the second part of the terms are to be the part marked as the part In the second part to the second of the terms are and by the sprain of the balance marked the second beams become due and paysing, of the intermation is not be the sprain of the balance marked the second beams become due and paysing of the terms are an one balance to any part terms of the balance marked the second beams become due and paysing of the balance marked the second beams balance marked beams and the second beams and paysing of the balance marked the second beams and paysing of the balance marked the second beams and paysing of the terms are an one balance term the second beams and paysing of the balance marked the second and the second and the second beams and the second beams and the second beam terms the second terms and the second terms	4. 13 24 25 24 24 24 24 24 24 24 24 24 24 24 24 24
And the mid part[0.2. of the first part 6breaky coverant and agree that at the delived a good cal fairfulle state of liabilitations therein, fore and does of all incumbrance and there will warmat and defend the same significant at parties making liability with the state of liabilitation the state in the same becomes due and space of the state state at a state state in the mass becomes due and space of the state state in the same significant at the state state in the same becomes due and space of the state state in the same becomes due and space of the same significant at the state state is a state state in the same becomes due and space of the state state in the same becomes due and space of the same space at the same significant at the state state is a state state in the same becomes due and space of the same space at the same space at the same space at the state state is a state state at the state state is a state state in the state state is a state state in the state state is a state state state state state is a state state state state state is a state	erry hereof. Ling . BTG the lawful orears B of the premises above practic and shed uring the life of this indexture, pay all taxes or assessments that may be briefs or same again upon and real crate inscende part to the extent of the interest. Add it the error this the part J the besond part to the extent of the interest. Add it the error this to keep and premises insured as herein provided, then the part J the data part and premises a premises insured as herein provided, then the part J the data part and part and premises a second part to the terms of the data the premises are part of premises a second part to the terms of mail obligation and also to secure any more semand that there is a second part to the terms of mail obligation and also to secure any more semand the more instanced thereins fully discharged. If default be made in such part may are there the more instanced terms in the sprain of the discharged in an the parameter or any part there the more instanced terms in the sprain of the terms are and by the sprain secure to the second pression of the start and part the second part of the terms are to be the part marked as the part In the second part to the second of the terms are and by the sprain of the balance marked the second beams become due and paysing, of the intermation is not be the sprain of the balance marked the second beams become due and paysing of the terms are an one balance to any part terms of the balance marked the second beams become due and paysing of the balance marked the second beams balance marked beams and the second beams and paysing of the balance marked the second beams and paysing of the balance marked the second beams and paysing of the terms are an one balance term the second beams and paysing of the balance marked the second and the second and the second beams and the second beams and the second beam terms the second terms and the second terms	115 12 13 13 13 13 13 13 13 13 13 13 13 13 13
And the mid part[0.2. of the first part 6breeky coverant and agree that at the delived a good cal isoledness to distribute the training the training of the second part of the second part, the least of the second part, the second part of the second part of the second part, the second part of the second part, the second part of the second part of the second part, the second part of the second part, the second part of the second part, the second part of the second part of the second part, the second part of the second part, the second part of the second part of the second part of the second part is the second part of the second part is the second part of the second part of the second part is the second part of the second part. The second part is the second part of the second part is the second part of the second part. The second part is the second part of the second part. The second part is the second part is the second part	erry hereof	116 55 5 1 1 1 5 5 5 5 5 5 5 5 5 5 5 5 5
And the said part[0, g. d the first part 6bricky coverant and agree that at the delived a good and indefaultie states of indefaults (free and each of all incumbranes) and that they will surmarize a distribution therein the first part of the said part of the incumbranes. This agrees between the parties here that the part. 10.0 of the fort part shall at all times do and a parties between the parties here to that the part. 10.0 of the fort part shall at all times do and a parties of the said part of the	erry herrof	
And the mid part[0.2. of the first part 6breeky coverant and agree that at the delived a good cal isoledness to distribute the training the training of the second part of the second part, the least of the second part, the second part of the second part of the second part, the second part of the second part, the second part of the second part of the second part, the second part of the second part, the second part of the second part, the second part of the second part of the second part, the second part of the second part, the second part of the second part of the second part of the second part is the second part of the second part is the second part of the second part of the second part is the second part of the second part. The second part is the second part of the second part is the second part of the second part. The second part is the second part of the second part. The second part is the second part is the second part	erry hereof	
And the said part[0, g. d the first part 6bricky coverant and agree that at the delived a good and indefaultie states of indefaults (free and each of all incumbranes) and that they will surmarize a distribution therein the first part of the said part of the incumbranes. This agrees between the parties here that the part. 10.0 of the fort part shall at all times do and a parties between the parties here to that the part. 10.0 of the fort part shall at all times do and a parties of the said part of the	erry hereof. Ling Y. B.T.G. the larged overse B. of the premises above practic and administration of the second part of the sec	
And the said part[0, g. d the first part 6bricky coverant and agree that at the delived a good and indefaultie states of indefaults (free and each of all incumbranes) and that they will surmarize a distribution therein the first part of the said part of the incumbranes. This agrees between the parties here that the part. 10.0 of the fort part shall at all times do and a parties between the parties here to that the part. 10.0 of the fort part shall at all times do and a parties of the said part of the	erry hereof. Ling Y. B.T.G. the larged orases B. of the premises above pushed, and adds and the set of the indexture, pay all taxes or assumers that may be briefs or assume against upon and are state inserted against five and toreado in such sum and by such insertas an any such to part. J. of the second part to part the second part to part the second part to the second part to part the second part to the second part to part th	
And the said part[0, g. d the first part 6bricky coverant and agree that at the delived a good and indefaultie states of indefaults (free and each of all incumbranes) and that they will surmarize a distribution therein the first part of the said part of the incumbranes. This agrees between the parties here that the part. 10.0 of the fort part shall at all times do and a parties between the parties here to that the part. 10.0 of the fort part shall at all times do and a parties of the said part of the	erry herrof	
And the said part[0,2,0 the first part 6hereby coverant and agree that at the delived a good and indefaultie state of indefaunce therein. [free and desc of all incumbrans] and that they will warnes task defend the same space. If partice nambing breed than interest. It is agree between the parties hereto that the part. 10.0 of the tort part shall at littine of and real main and the same become due and paytok, and that'h Bry will I keep the buildings of and all of and do directed by the same space. If parties and the same space of the same space that are same to be same become due and paytok, and that'h Bry will I keep the buildings of and and all of setting the the same become due and paytok is and the same state same of directed by the same space at good part, the local if war, made paytok is of and the same at a more same the same to pay at ball become a pay of the same of Four Been hundred as a mortgare to pay even the payment of the sum of 	erry herrof	1 E TE E E E E E E E E E E E E E E
And the said part[0, g. d the first part 6bricky coverant and agree that at the delived a good and indefaultie states of indefaults (free and each of all incumbranes) and that they will surmarize a distribution therein the first part of the said part of the incumbranes. This agrees between the parties here that the part. 10.0 of the fort part shall at all times do and a parties between the parties here to that the part. 10.0 of the fort part shall at all times do and a parties of the said part of the	erry herrof	
And the soil part[0, g. d the first part 6breeky coverant and agree that at the doin of a good a laddwalke states of labritance therein, five and sets of all incumbrance. In a symbol between the parties here that the part0.000 the fort part shall at little of the and at a state when the mark become due and paysia, and that here, will 1 here the building of and and attate when the mark become due and paysia, and that here, will 1 here the building of and and attate when the mark become due at a symbol, and that here a state of the symbol between the part of the state the mark become due at a state the state become due at the state the state become due directed by the minor as paid and libecame a part of the individuals will be the state of the state that that the pay we have been become due at the state the state the state become due at a state the state become due at the state the state of the state that that the pay we have been become due and paysible at a state of the state that that the pay we have been be state become due at the state that the state the state beam and by paysible to the payment of the state of the state of the state of the state at a state of the state of the state of the state of the state of the state of the state of the backgroup and the state of the state the backgroup and the state of the state of the backgroup and the state of the sta	erry herrof	
And the said part[0.2. of the first part 6breeky coverant and agree that at the delived a good and indefaultie states of infrances therein. First agree the said in the deliver of all incumbrance	erry hereof. Life y. BFG	
And the said part[02 of the first part 6breeky coverant and agree that at the delived a good and indefaultie state of inframos therein [10] and the said late the information of the same space of the said information of the same space of the said information of the said said and state when the parties between the parties between the parties between the same space of the said between the said between the same space of the same state same same space between the same state same same space of the same state same same same same same same same sam	every hereof. Life y. BF @	
And the said part[0.2. of the first part 6breaky coverant and agree that at the delived a good and indefaultie states of informance. The agree of the said state of the distribution of the said state of the distribution of the said state of the said and state of the said st	every hereof. Life y. BF @	
And the soil part[0, g. d the first part 6breeky coverant and agree that at the delived a good and indefaultie states of informations therein for any desired of the information of the soil	erry hered. Ling. BTG	
And the soil part[0, g. d the first part 6breeky coverant and agree that at the delived a good and indefaultie states of informations therein for any desired of the information of the soil	wry bered Lingy, DFG the lawful owner B. of the promises above pushed and seed on the part. J. of the indexture, pays all taxes or assessments that may be level of a manual again upon and real evists insured seals of the set of the second part to the extend of 12.5 instrume, and the second part to the extend of 12.5 its berg at J. of the second part to the extend of 12.5 instrume, and the second part to the extend of 12.5 instrume, and the second part to the extend of 12.5 owner, second and to be been provided, thes the party,	
And the soil part[0, G. d the first part 6bracky coverant and agree that at the delived a good and indefaultie states of informations therein first agree that at the delived and indefaulties states and indefaulties states that the part. 10.0 of the tory part shall at all times the matter became the part of the state state the delived formation of the state state state the state became does and appairs, and that the part. All of the tory part shall at all times the matter became does and particles and the state state state state that the part. J. of the scate and part is became does and part the local if way made spatials and that the part of the state state is also detected by the standard state state state state that the part of the scate state state state state state state state that the part of the scate state state state states and the part of the scate state sta	every hered. Life y. BF @	
And the said part[0.2. of the first part 6breeky coverant and agree that at the delived a good and indefaultie state of indefaulties indefaulties state of indefaulties indefaulties state of indefaulties inde	erry herred	and and a state of the state of
And the soil part[0, g. d the first part 6breeky coverant and agree that at the delived a good and indefaultie states of informations therein the part of the sone space of the part of the information. The same space of the part of the sone space of the part of the information space of the sone space of	wry bered Life y. BF@	and and a state of the state of
And the soil part[0, g. d the first part 6breeky coverant and agree that at the delived a good and indefaultie states of informations therein the part of the sone space of the part of the information. The same space of the part of the sone space of the part of the information space of the sone space of	erry herred	

548

1