Receiving No. 6602

564

AND EXON

MORTGAGE RECORD 80

Reg. No. 1603 Z Fee Paid, \$ 1.50

Receiving N

FROM	THE OF TANGLE DOUGLAS CONVER	
	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the day of	
Albert Hadl and Grace D. Hadl	September A. D. 19 38, at 4:35 o'clock P. M	1.
то	Narold a Beck Register of Deeds.	
Kaw Valley State Bank	By Deputy.	
Eudora, Kansas,		=
THIS INDENTURE, Made this 3rd. day of hundred and thirty eight between All	September , in the year of our Lord, one thousand nine bert Hadl and Grace D. Hadl, his wife	
d Budana to the Construct Duralia	s and State of Kansas	
of Eudora in the County of Pouglas parties of the first part, and Kaw Valley State Bank, J	Budora, Kans,	d. pz
WITNESSETH, That the said part 105 of the first part, in cons	ideration of the sum of.	-
which is hereby acknowledged, ha V9 sold, and by this indenture do	DQLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part y of the second part, the	4) 1
following described real estate situated and being in the County of Dougl	as and State of Kansas, to-wit:	fol
		1
Range Twenty One (21), in Douglas County, Kansa	er of Section Thirty (30) Township Thirteen (13).	
	· · · · · · · · · · · · · · · · · · ·	1
		1
		1
		1日間 福祉
		U.C. 12 1995
비행 경험을 하는 것이 같은 것이 같은 것이 많이 있는 것이 없는 것이 없다.		
with the appurtenances and all the estate, title and interest of the said par And the mid part 1050/ the first part dobereby covenant and agree that at	ties. of the first part therein.	THE PARTY AND A DESCRIPTION
with the appurtenances and all the estate, title and interest of the said par And the aid part_105st the first part dohereby covenant and agree that at of a good and indefeatible estate of inheritance therein, free and dear of all incombrance	tles_ of the first part therein. the delivery here they_werethe lawful ewsered of the premises above granted, and estand	1
And the mid part 1050 the first part do hereby covenant and agree that at of a good and indefeatible estate of inheritance therein, five and clear of all incumbrance and that they will warrant and defend the same against all parties making havful claim there	the delivery here they wor	d i pi
And the mild part_1050 the first part dobereby covenant and agree that at of a good and indefeatible extent of inheritance therein, fires and dear of all incombrance and that they will warrant and defend the same agrinns all parties making having data in the same between the parties hereto that the part. 10.50 of the first part shall at all mild real watter when the same become due and payable, and that key to be	the delivery here the WOTO the lawful owned of the premises above granted, and seined	d a po and the
Add the mid part. Edso the first part do hereby overant and agree that at of a good and indefaultie setate of inheritance therein, first and clear of all incombrance and that they will surrants at dd drein the same agrints all parties making is will dism there It is agreed between the parties hereto that the part. 105 of the first part shall at all and real setate when the same become due and payable, and that key the shall be specified and directed by the part J_ of the second part, though it may, made part with the specified and directed by the part J_ of the second part, though it may, made part	the delivery here they_werte . the lawful owned. of the premises above granted, and estand to. It time during the life of this indecture, pay all taxes or assessments that may be leviced or assessed against milding upon and real estate insured against for and torando in such mum and by such lasarease capagay analytic to the part. V. of the second such to the schere of 14.5 as	d a po ini the ini me uni me unime
And the mid part [265] the first part do hereby covenant and agree that at of a good and indefendible setue of inheritance therein, free and dara of all incombrance- and that they will warmant and defend the same against all parties making hered almost the same between the parties herein that the part [265 of the fort part shall at al and frait setue when the mane becomes due and payable, and that keep the b as shall be specified and directed by the part J of the second part, the loss, if any, make part defended part(25 , of the first part shall in the part make your the same become due and payable.	the delivery here the WOTO the lawful owned of the premises above granted, and seined	4 a p 2 d a 2 d a
Ad the mid part 1850 the first part do hereby overant and agree that at of a good and indexable setsion of intervant and dense of all incombenser and that they will averant and defend the manse spints all parties making hered tables they first a defend to a more spint at 19 parties making hered table they first a spin defend to be parties bereas that the part 195 of the fort part ability of the part 2 of the second part, the loss, if may, make p and defend and directed by the part 2 of the second part, the loss, if may, make p and defend and directed by the part 2 of the second part, the loss, if may, make p and defend and directed by the part 2 of the second part, the loss, if may, make p and defend 25 m of the fort part table fits to pay we have them the same become due as alphy required in mannes, por the loss of the second part to be lossed. THIS ORANT is intended as a mortgers to secont the payment of the same o	the delivery berck hoy_word the lawful owned of the premises above granted, and astand to. It times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against milling topos aid real setsel insured against fire and tornado in such sum and by such languages company synkies to hep ar., " of the second part to be seture to ' If the second part may pay synkies to hep and premise insured as herein provided; then the part, " of the second part may pay days, secure by this indenture, and shall berr interest at the rate of 10% from the date of payment unit Delivers	445 11 11 11 11 11 11 11 11 11 11 11 11 11
Add the mid part 1850 the first part do hereby overant and agree that at of a good and indefaultie setate of inheritance therein, first and clear of all incumbrance and that they will warrant to default the same agrint all parties making is will dismit there. It is agreed between the parties hereto that the part. 1850 of the first part shall at all and real setate when the same become down and payable, and that	the delivery berch by	410 111 111 111 111 111 111 111 111 111
Add the mid part. 1850 the first part do	the delivery berch by word b_{1} who b_{2} the lawful owned of the premises above granted, and estand to. It times during the life of this indecture, pay all taxes or assessments that may be levied or assessed against unding upon aid real estate insured against for and tornado in such mus and by each laurense company synkhe to the part, d_{1} of the second part to the store of 1 ± 3 . Interest. And in the event that rate and in here, d_{1} of the second part to the store of 1 ± 3 . Interest. And in the event that rate and in here, d_{1} of the second part in may pay draws, secured by the inderture, and while base interest a the rate of b_{1}^{ee} from the date of payment until a part of money, executed on the $3TC$. day of September	dip alta alta alta alta alta <u>alta</u> urda alta urda alta urda
Add the mid part. 1850 the first part do	the delivery berch by word b_{1} who b_{2} the lawful owned of the premises above granted, and estand to. It times during the life of this indecture, pay all taxes or assessments that may be levied or assessed against unding upon aid real estate insured against for and tornado in such mus and by each laurense company synkhe to the part, d_{1} of the second part to the store of 1 ± 3 . Interest. And in the event that rate and in here, d_{1} of the second part to the store of 1 ± 3 . Interest. And in the event that rate and in here, d_{1} of the second part in may pay draws, secured by the inderture, and while base interest a the rate of b_{1}^{ee} from the date of payment until a part of money, executed on the $3TC$. day of September	44 pp 44 pp 14 th 14 th
Add the mid part. 1850 the first part do	the delivery berch by word b_{1} who b_{2} the lawful owned of the premises above granted, and estand to. It times during the life of this indecture, pay all taxes or assessments that may be levied or assessed against unding upon aid real estate insured against for and tornado in such mus and by each laurense company synkhe to the part, d_{1} of the second part to the store of 1 ± 3 . Interest. And in the event that rate and in here, d_{1} of the second part to the store of 1 ± 3 . Interest. And in the event that rate and in here, d_{1} of the second part in may pay draws, secured by the inderture, and while base interest a the rate of b_{1}^{ee} from the date of payment until a part of money, executed on the $3TC$. day of September	44 pp 44 pp 14 th 14 th
Add the mid part 1850 the first part do	the delivery beeck by work of the lawful owned. If the premises above granted, and seized the delivery beeck by work of the lawful owned is the premises above granted, and seized the denivery beeck by the lawful owned is the seize of th	는 네' 물 및 관광 터 월 일 일 일 일 일 일 일 일 일 일 일 일 일 일 일 일 일 일
Add the mid part. 16.56 the first part do	the delivery breck hay _ worg	
Add the mid part. 16.56 the first part do	the delivery breck hay _ worg	
Add the mail part. 1850 the first part do	the delivery benck they. WOTO	
Add the mail part. 1850 the first part do	the delivery bench by work by work in the lawful owned. If the premises above granted, and estend the delivery bench by work billed the set of the lawful owned. If the premises above granted, and estend the deliver of the lawful owned is not an and by each lawress company which to the part. U_{-} of the second part to the set of 1 ± 1 . Intervent work is the rest that work is the set of the second part is any product the set of the set of the second part is provided. Then the set of the second part is provided then the set of the second part is provided the set of the second part is provided. The set of the second part is provided the set of the second part is provided the set of the second part is provided. The set of the second part is provided the second part is provided. The set of the second part is provided the second part is provided the second part is provided the set of the second part is provided th	
Add the mail part. 1850 the first part do	the delivery breckhoy. WOTO	
Add the mail part. 1850 the first part do	the delivery bench by work by work in the lawful owned. If the premises above granted, and estend the delivery bench by work billed the set of the lawful owned. If the premises above granted, and estend the deliver of the lawful owned is not an and by each lawress company which to the part. U_{-} of the second part to the set of 1 ± 1 . Intervent work is the rest that work is the set of the second part is any product the set of the set of the second part is provided. Then the set of the second part is provided then the set of the second part is provided the set of the second part is provided. The set of the second part is provided the set of the second part is provided the set of the second part is provided. The set of the second part is provided the second part is provided. The set of the second part is provided the second part is provided the second part is provided the set of the second part is provided th	
Add the mail part. 1850 the first part do	the delivery breckhoy. WOTO	
Add the mail part. 1850 the first part do	the delivery benck hey. WOTO	
And the mail part. 1850 the first part of	the delivery benck hey_west_6	
Add the mail part. 1850 the first part do	the delivery benck hey. WOTO	
Add the mail part. 1680 the first part do	the delivery benck hey. WBT9 the lawful owned_ of the premises alone granted, and same delivery benck hey and sense along the life of this induction, pay all taxes or assessments that may be leviced or assessed signate multiple upon add real states insured against fire and tornado in such assess and any such taxesses or assessments that may be leviced or assessed signate multiple upon add real states insured against fire and tornado in such assess at a gainst the states of 10% from the date of payments and the presents that indicates on add hey and there is a first of the state of 10% from the date of payments and the second pay of the pay of t	
And the mail part. 1680 the first part of	the delivery benck hey_west_by	
Add the mail part. 1850 the first part do	the delivery breckhey_werg and the lawful oracell of the premises above granted, and same the delivery breckhey_werg and the lawful oracell of the premises above granted, and same the method of the law of the lawful oracell of the same and by such lawress company system to hear. J. of the second part to be extend of 14 m. Interest. And to be even that provide the law of the lawful oracell of the same and the second part may per- diates, second by the lawful oracell of the same and the second part may per- diates, second by the lawful oracell of the same and the second part may per- diates, second by the lawful oracell of the same and the second part may per- diates, second by the lawful oracell of the same and the second part may per- lates at according to the terms of said abligation and also to secure any same or mass of have and moment, executed on the <u>STd_</u> day of <u>Sophambor</u> is <u>SB</u> . Interest according to the terms of said abligation and its by a period of the ford part and period constraints therein a same of the same and the second part is and the abligation constance therein fully discharged. If default be made in such payments or any part therein and of particular discharged, and all becomes therein and the spin second of the start and a period constance. Therein fully discharged. If default be made in such payments or any part therein and a period constance therein fully discharged. If default be made in such payments or any part therein and a period constance therein fully discharged. If default be made in a such and all into the add or particular discond. And and as all is benefits around the spin and all the spin and the discond particular discond. And and as all is benefits around the spin and and into the discond or antipart interest. Comparison and discond the start and all into the discond or antipart interest interest in the start. Albort Hadl (SEAL) (SEAL)	
Add the mail part. 1850 the first part do hereby overant and agree that a of a good and indefaultie setted of information (in the same spint and formation (in the same spint and part) and part of the same spin and the part is agreed by the same spin and the spin and the same spin and the same spin and the spin and	the delivery benck hey. WBTO	
Add the mail part. 1850 the first part do	the delivery benck they. WBTO	
Add the mail part. 1850 the first part do	the delivery benck hey. WBTO	
Add the mail part. 1850 the first part do	the delivery benck hey. WBTO	
Add the mail part. 1685 of the first part do	the delivery benck hey. WBTO	State Comm
And the mail part. 1680 the first part do	the delivery benck hey. WBTO	SEALE COLUMN
And the mail part. 1680 the first part do	the delivery benck hey. WBTO	San
Add the mail part. 1685 of the first part do	the delivery benck hey. WBTO	eith t diam article