MODT	CACE	DECODD	NT. 01
MORI	GAGE	RECORD	10, 81

From	1	State of liansas County of Douglas } 25.	
To		This instrument was filed for record in the office of REGISTER OF DEEDS of said County, on the day of	•
THE SECURITY BENEFIT Topeka; Kans		19, st o'clock Register of Deeds.	
THIS INDENTURE, Made this		A. D. 19 by	T
WITNESSETH, That the said par	t of the first part, in consi		
edged, do by these presents grant, i ing described real estate, situate in the		RS, to in hand paid, the receipt whereof is hereby acknowl- e said party of the second part, its successors and assigns, all of the follow- for State of, to wit:	
			۲
		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
TO HAVE AND TO HOLD the sar	ne, with all and singular the her	reditaments and appurtenances thereunto belonging or in anywise apper- right or estate therein, unto the said party of the second part, its success-	
taining, and all rights of homestead ex ors and assigns, forever. And the said p	comption and every contingent :	right or estate therein, unto the said party of the second part, its success- hereby covenant and agree that at the delivery hereof,	1
the lawful owner	of the premise above grav	mereby covenant and agree that at the delivery hereof,	F F
free and clear of all incumbrances, an the sail party of the second part, its su FROVIDED, Always, and these pre	of the premises above grar id ti at was tecessors and assigns, forever, a sents are upon the following co first part jus	nt+d, and seized of a good and indefeasible estate of inheritance therein, will warrant and defend the same in the quiet and peaceable possession of gainst the lawful claims of all persons whomeover. Venants and conditions, towit: ally indekted to the said second party in the sum of	
the lawful owner, the safe lower of all incumbrances, an PROVIDED, Always, and these pro FIGST. That said part of the herewith, executed by said part of larest thereon from	- of the premises above grar of tint - of the premises above grar vents are upon the following co first part - jus - Dollar the first part, in consideration - until maturity, at the rate	nted, and seized of a good and indefeasible estate of inheritance therein, will warrant and defend the same in the quiet and peaceable possession of gainst the lawful claims of all persons whomsoever. Wenants and conditions, to-wit: sty indekted to the said second party in the sum of a cacording to the terms of a certain morizage note or bond of even date of the actual loan of the sum aforesaid, to the suid second party, with in- of per cent per annum, payable annually on the first	
the lawful owner free and clear of all incumbrances, an the self verty of the second part, its a Pr:OVIDED, Always, and these pre SIGUST. That said part of the herewith, executed by said part of therest thereon from lays of lays of in a SECOND. That the said first party second edinguent; and in case not so pain therest thereon at the rate of ten per c THIRD. That the said first party THIRD. That the said first party	of the premises above gran de tiat	nted, and seized of a good and indefeasible estate of inheritance therein, will warrant and defend the same in the quiet and peaceable possession of winnt he havful claims of all persons whomesever. Wennut, he havful claims of all persons whomesever. Wennut, he havful claims of all persons whomesever. Wennut, he defend the said second party in the sum of	
the lawful owner free and clear of all incumbrances, an the sell verty of the second part, its as PLOVIDED, Always, and these pre SIGUET. That said part of the herewith, executed by said part of terest thereon from lays of in a second part, being payable in 1 (100), in Topeka, Kanasa, and all of as SECOND. That the said first party ecome delinquent; and in case not so pain alterest thereon at the rate of ten per c THIRD. That the said first party and accord party, for the benefit of s	of the premises above gran de tiat	nted, and seized of a good and indefeasible estate of inheritance therein, will warrant and defend the same in the quict and peaceable possession of grainst the herder claims of all perrons whomever. wennane and conditions, towit: avenants and conditions, towit: a coording to the said second party in the sum of	
the lawful owner free and clear of all incumbrances, an the sail yarky of the second part, its as Pr:OVIDED, Always, and these pre SIGIST. That said part of the herewith, executed by said part of terest thereon from lays of in a neccular hereunder, being payable in h recording hereunder, being payable in h to the said first party come deline. That the said first party network thereon at the rate of ten per c THIRD. That the said first party y said second party, for the bacefit of s and shall, deliver the policies and renew	- of the premises above gran de tiat	nted, and seized of a good and indefeasible estate of inheritance therein, will warrant and defend the same in the quiet and peaceable possession of gainst the lawfal claims of all persons whonever. Pennants and conditions, towit: Synthesis and conditions, towit: Synthesis and the sain account persons whonever. Synthesis and conditions, towit: Synthesis and conditions, the sum of conditions and the sum of not less than conditions and the sum of conditions and the sum of conditions and the sum of not less than conditions and the sum of conditions and the sum	•
the lawful owner free and clear of all incumbrances, an the seily arty of the second part, its and PrOVIDED, Always, and these pre SIGIST. That said part of herewith, executed by said part of terest thereon from lays of are of the second part is a second by SECOND. That may and all of as SECOND. That may and all of as SECOND. That may and first part j and second party, for the benefit of s and show are, and shall not suffer that y POURTIL and said first part j POURTIL and said first part j POURTIL that cas d default of pays part j neglect so to do, said second part j PIFITIL In case of default of pays	of the premises above gran diat	nted, and seized of a good and indefeasible estate of inheritance therein, will warrant and defend the same in the quiet and peaceable possession of gainst the lawfal claims of all persons whomever. Pennan: and conditions, towit: It is indefead to the said second party in the sum of	•
the lawful owner the safe of all incumbrances, an PROVIDED, Always, and these pre SIGIST. That said part of herewith, executed by said part of terest thereon from lays of in the said part of terest thereon from lays of in the said part in the terest thereon from lays of in the said lof as terest thereon at the rate of ten per come of dinguent; and in case not so pail therest thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of the said deliver the policies and reneway of the ten the said ten the said ten the said there thereon of the said ten the said ten the said the come and there in contained, the rent of the ten ten ten ten and the said ten	of the premises above gran diat	nted, and seized of a good and indefeasible estate of inheritance therein, will warrant and defend the same in the quiet and peaceable possession of gainst the lawfal chimas of all persons whonever. Pennans and conditions, towit: Second and the said second party in the sum of	•
the lawful owner the safe of all incumbrances, an PROVIDED, Always, and these pre SIGIST. That said part of herewith, executed by said part of terest thereon from lays of in the said part of terest thereon from lays of in the said part in the terest thereon from lays of in the said lof as terest thereon at the rate of ten per come of dinguent; and in case not so pail therest thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of there thereon at the rate of ten per come of the said deliver the policies and reneway of the ten the said ten the said ten the said there thereon of the said ten the said ten the said the come and there in contained, the rent of the ten ten ten ten and the said ten	of the premises above gran diat	nted, and seized of a good and indefeasible estate of inheritance therein, will warrant and defend the same in the quiet and peaceable possession of grinst the lawfal chims of all persons whomever. Pennars and conditions, towit: Pennars of the said second party in the sum of	
the lawful owner the safe jarty of the second part, its a PrOVIDED, Always, and these pre- SIGUED, Always, and these pre- SIGUET, That said part of the herewith, executed by said part of larest thereon from	of the premises above gran 	nted, and seized of a good and indefeasible estute of inheritance therein, will warrant and defend the same in the quict and peaceable possession of yearnst hand defend the same in the quict and peaceable possession of yearnst hand conditions, to will: asymptotic to the terms of a certain mortgage note or bond of even date of the actual loan of the sum aloresaid, to the said second party, with holds of the actual loan of the sum aloresaid, to the said second party, with holds. The said second party is a cording to the terms of a certain mortgage note or bond of even date of the actual loan of the sum aloresaid, to the said second party, with holds. The said second party is a cording to the terms of a certain mortgage note or bond of even date of the actual loan of the sum aloresaid, to the said second party on the first easy of America, at the office of THE SECURITY BEXEPTI ASSOCIA-ents now due, or which may become due, on said premises before the same approx such taxes and assecurity therefor. Born and the said second prevents and the same approximate instruct any and the mount so paid with age shall stand as security therefor. Dollary in the same discover the same and this mortgage the sum of not less than	
the lawful owner the safe jarty of the second part, its a PrOVNED, Always, and these pre SIGUET. That said part of the herewith, executed by said part of terest thereon from lays of in a said part of terest thereon at the said first party second edinguet, kansat, and all of as SECOND. That the said first party and shall deliver the policies and renew recorder, and shall not suffer wasty refort such insurance, and recover of and shall deliver the rolicies and renew FOURTIL that said first party HFTIL. In case of default of pays in add participt for the payment of a second party for the payment of a second states or assessments be combanders, or fand tates of pays the second states or assessments be seconderants herein cuntained, the renut shall be sold viribout apprisement. IN WINNESWHERDOF, The said mannee, and addited become due and pays foreLosed immediately for the whole RATE OF KANSAS, Datter I REMEMBERED, That on fract of rate pays and addited. NATE OF KANSAS, Datter as corrised the constants of and and bardy PA FIEL I REMEMBERED, That on fract, a Notary Public in and for the Co		nted, and selzed of a good and indefeasible estute of inheritance therein, will warms and defend the same in the quick and peaceable possession of wermate and conditions of all persons whomever. ally indebted to the said second party in the sum of	
the lawful owner the safe jarty of the second part, its a PrOVNED, Always, and these pre SIGUET. That said part of the herewith, executed by said part of terest thereon from lays of in a said part of terest thereon at the said first party second edinguet, kansat, and all of as SECOND. That the said first party and shall deliver the policies and renew recorder, and shall not suffer wasty refort such insurance, and recover of and shall deliver the rolicies and renew FOURTIL that said first party HFTIL. In case of default of pays in add participt for the payment of a second party for the payment of a second states or assessments be combanders, or fand tates of pays the second states or assessments be seconderants herein cuntained, the renut shall be sold viribout apprisement. IN WINNESWHERDOF, The said mannee, and addited become due and pays foreLosed immediately for the whole RATE OF KANSAS, Datter I REMEMBERED, That on fract of rate pays and addited. NATE OF KANSAS, Datter as corrised the constants of and and bardy PA FIEL I REMEMBERED, That on fract, a Notary Public in and for the Co	— of the premises above gran de it at breessors and assigns, forever, a senses are upon the following out precessors and assigns, forever, a senses are upon the following out first part Doilart the first part, in consideration until maturity, at the rate and and and and and the first part and years according to the ta- wardu money of the United St diotes bearing the new ercent and according to the ta- wardu money of the United St diotes bearing the new ercent and according to the united St diotes bearing the more the shall keep the buildings an as hald second party, or assigns, in i al receipts to said escond part er permit the when said per permit the when said per the permit the when said per and the profits of the said pr in money mentioned herein, and the said accord party, or its assi- foult, to the time when said per and the profits of the said pr in money mentioned herein, and the said accord, party, or its assi- dicable, to the time when said per and the profits of the said pr in money mentioned herein, and the said accord, and y end (Seul) 	nted, and seliced of a good and indefeasible estute of inheritance therein, will warrant and defend the same in the quict and peaceable possession of yvenante and ford claim the same in the quict and peaceable possession of yvenante and conditions, to will: styl indebted to the said second party in the sum of	•
the lawful owner.  the lawful owner of all incubarances, an PROVIDED, Always, and these pre SIGUET, That said part of terest thereon from	— of the premises above gran diat — of the premises above gran becreasors and assigns, forever, a sents are upon the following co- first part — jus — Doliart the first part, in consideration — until maturity, at the rate — and — with maturity, at the rate — and — with maturity, at the rate above the united State above backing the per cent. In shall pay all taxes and assesses d, the holder of the United State in the sharing the new cent. In shall pay all taxes and assesses and a second party, or assign, in 1 and receipts to said second parts shall keep the buildings on 32 shall keep the buildings on 32 here all fences, buildings and of the performed the share and assesses and assesses and the second parts and receipts to said second parts or assigns shall be entitled to im ment of any sum herein coreans be said second party, or its assi- feable, to the infert part — as herein apprecified, this coury mert part of the first part — as herein apprecified, this coury (Seul) _ { SS. this _ day of Units Assesses and second SATISFACTION HATON, the moreing coreansisters and so SATISFACTION	net-ed, and selfced of a good and indefeasible estute of inheritance therein, will warment and defend the same in the quict and preaceable possession of yrenante and conditions, to-will:          still warment and defend the same in the quict and preaceable possession of yrenante and conditions, to-will:         still warment and oddition of all information mortgage note or bond of even date of the actual loan of the sum aloresaid, to the said second party, with in-of	