5

-

MORTGAGE RECORD 84

7

	STATE OF KANSAS, DOUGLAS COUNTY, ss.	
Frod Bothberger and Madge/Rothberger, his wife	This ipstrument was filed for record on the _29 day of	12 23 24 22 22
TO	March A, D. 19 39, at 1:15 o'clock P. M	
Kaw Valley State Bank,		- 1111
Eudora, Kansas	By Deputy.	
THIS INDENTURE, Made this 4th. day of March mdred and thirty nino betweenFred Rothbe	" in the year of our Lord, one thousand nine rger and Madgo H. Rothborger, his wife	e -
Eudora in the County of Douglas rt 105 of the first part, and Kaw Valley State Bank,	Eudora, Kansas.	
WITNESSETH, That the said part ies of the first part, in conside	part y of the second part.	·
Fifteen hundred, and no/100 hich is bereby ackeowledged, na TOkid, and by this indenture do following described real estate situated and being in the County of Do	eration of the sum of 	f
Lot 9 and the north 20 ft. of 1ct 10 Eudora, Kansas,	in block 145, in the city of	
	· · · · · · · · · · · · · · · · · · ·	
it the appurienances and all the estate fills and interest of the setter	ny 185 / the first part threads	
the appurtenances and all the estate, title and interest of the said put the said part $\frac{1}{2}$ of the finite pert do hereby constant and acres that at	the delivery hereof they wore the lawful owner 5 of the premises above granted,	
And the said part 105 of the first part do hereby cotenant and agree that at seized of a good and indefeasible estate of inkeritance therein, free and clear of all in	the delivery hereof thoy word the lawful owner 5. of the premises above granted, acumbrane	
And the said part 205 of the first part do bereby corenant and agree that at seized of a good and indefeasible estate of inheritance therein, free and clear of all h that they will warran; and defend the same against all parties making lawful claim	the delivery hereof thoy wore the lawful owner 5. of the premises above granted, accumbran ~	
And the shid part 305 of the first part 40 , hereby contant and agree that at iterial of a most ond indefeable cutset of interfares therein, free and ciser of all it. that they will warraw: and defend the same arguint all parties making haven define It is arread between the parties hereto that the part 3.03 of the first part shall.	the dollarge hered. thoy. WDTO	
And the shid part 305 at the first part 40 bretly contant and agree that at the stellar of a model on linefectable crusted of hisrofitame thereds, for easily direst of all the stellar of all	the dollarge hered. thoy. WDT9 the inverted owner 5 of the premises above granted, azembare w	
And the shid part 305 of the first part 40 hereby contant and agree that at letterial of a good on indefaultie cutted of interfaces therein, free and ciser of all h that they will warraw: and defend the same arguint all parties making having default in the strend between the parties hereto that the part 305 of the first part shall. It is arread between the parties hereto that the part 305 of the first part shall a sense of the strend strength and the same become do and spatch and that the i sem and by uch insurance company as shall be specified and directed by the part $\frac{1}{2}$ of $-\frac{1}{2}$ (DAT) furtheres. And in the serve that is all part of 205 of the first part shall field herein provided, then the part $\frac{1}{2}$ of the second part may say shid have such formary infortunes, and built here index on the max of 105 from the date of baryment an	the doilery hered. thoy. TOTO . the inverted owner 5 of the premises above granted, accordrary	
And the shid part 305 of the first part 40 hereby contant and agree that at letterial of a good on indefaultie cutted of interfaces therein, free and ciser of all h that they will warraw: and defend the same arguint all parties making having default in the strend between the parties hereto that the part 305 of the first part shall. It is arread between the parties hereto that the part 305 of the first part shall a sense of the strend strength and the same become do and spatch and that the i sem and by uch insurance company as shall be specified and directed by the part $\frac{1}{2}$ of $-\frac{1}{2}$ (DAT) furtheres. And in the serve that is all part of 205 of the first part shall field herein provided, then the part $\frac{1}{2}$ of the second part may say shid have such formary infortunes, and built here index on the max of 105 from the date of baryment an	the doilery hered. thoy. TOTO . the inverted owner 5 of the premises above granted, accordrary	
And the shid part 405 eff the first part 40 hereby contant and agree that at its steried of a good on indefectable tests of inheritance therein, free and clear of all h that they will warraw: and detend the same explain all parties making lawful claim. It is arread between the parties hereto that the part 1005 of the first part half. It is arread between the parties hereto that the part 1005 of the first part half. It is arread by two human company as shall be prediced and directed by the part y_{-} of the second part may ray and that the first part half first part half first part half that the part 1005 first part half first part and part of	the dollarge hered. thoy. WDTO	
And the shid part 405 of the first part do hereby containt and agree that at its strict of a good and indefeasible exists of inheritance therein, free and clear of all h that they will warraw: and defend the same against all parties making lawford chim. It is arread between the parties hereto that the part 200 of the first part dotted by the part of the first part and its when the earnet becomes due and parties hereto that the part 200 of the first part dotted by the part of the first part dotted by the first part dotted by the part of the first part dotted by the first part dotted by the part of the same becomes due to the first part hall that the part in the first part dotted by the part of the second part, and the same dotted by the part of the second part, and the same dotted by the part of the second part, and the same dotted by the part of the second part of the part of the second part of the part of the part of the second part. The part of	the dolivery hered, thOy. WDFO	
And the shid part 405 of the first part do hereby containt and agree that at its strict of a good and indefeasible exists of inheritance therein, free and clear of all h that they will warraw: and defend the same against all parties making lawford chim. It is arread between the parties hereto that the part 200 of the first part dotted by the part of the first part and its when the earnet becomes due and parties hereto that the part 200 of the first part dotted by the part of the first part dotted by the first part dotted by the part of the first part dotted by the first part dotted by the part of the same becomes due to the first part hall that the part in the first part dotted by the part of the second part, and the same dotted by the part of the second part, and the same dotted by the part of the second part, and the same dotted by the part of the second part of the part of the second part of the part of the part of the second part. The part of	the dolivery hered, thOy. WDFO	
And the shid part 405 of the first part 40, hereby contant and agree that at the stein of a good on indefectable crusted of introduces therein, free and clear of all in that they will warraw: and detend the same arguint all parties making hardle claim. It is arread between the parties hereto that the part 10.5 of the first part shall. It is same address of the first part shall be a more second part at all shall be prediced and directed by the part y_{-} of -1000 MeV and -10000 MeV and -100000 MeV and -100000 MeV and -1000000 MeV and -1000000 MeV and $-1000000000000000000000000000000000000$	the delivery hered. LTOY. WDTO . the inverted owner 5 of the premises above stranded according to the standard owner 5 of the premises above stranded according to the interaction of the interaction of the straight owner 5 of the premises above stranded according the life of this interaction, pay all taxes or assessments that may be briefly the ballifactor upon static real strate interact according to the straight owner 5 of the second part to the to pay such taxes when the same become doe and paysible rait to the indetections, second by the full result. The line is paid that the second part to the to pay such taxes when the same become doe and paysible rait to the indetections, second by the full result. The second part is the straight of the second part is the second part to the top static taxes when the same become doe and paysible rait to the indetections, second by the full result. The second part is the second part to the top static taxes are set in the second part is the secon	
And the shid park 805 at the first part 40 hereby containt and agree that at steried of a good on lindershidle crusted of hisrofication thereds, for sea and (see of all 1). That they will warraw: and defend the same explaint all parties making having a started between the parties hereto that the part 10.5 of the first part half. It is arread between the parties hereto that the part 10.5 of the first part half. It is a started between the parties hereto that the part 10.5 of the first part half. It is a start and by uch insurance company as shall be prediced and directed by the part 1.0 is of the first part half. It is a start and by uch insurance company as a the provided and directed by the part 1.0 is of the first part 10.5 of the first part half. If is therein provider, then the part Y_{-1} of the second part may pay and it ares and insure in the first part 10.5 of the first part half. If it is the first part 10.5 of the first part half fill therein provider, then the part Y_{-1} of the second part may pay and it ares and insure the part of the terms and Q_{-1} of the second part of the second part to the second part to part of the second part of the second part to part of the part of the second part to part of the second part to part of the part of the second part to part of the s	the delivery hered. LTOY. WDTO the inverted owner 5 of the premises above created, arembrare we are a standard owner 5 of the premises above created arembrare we are a standard owner 5 of the premises above created by the standard owner 5 of the premises above created area of the standard owner 5 of the second part to the to pay out that set the ballithers upon a stat area of the second part to the to pay so that set when the anse become der and payled and to be present to area of the second part, the box, if any, male synable to the party -1 of the second part to the to pay so that set when the anse become der and payle and to be presents inserved by the fully result of the present second to the the terms of all delivers on the second part is a second part of the second part of the second part of the terms of all delivers on the second part to the to deliver and second to the terms of all delivers on second to the terms of all delivers on the second part to be the hardware of the large the second part of the second part to be the hardware of the large the second part to be the hardware of the large the second part to be the large the second part to be the large the second part of the second part of the large the second part of the second par	
And the shid park 805 at the first part 40 hereby containt and agree that at steried of a good on lindershidle crusted of hisrofication thereds, for sea and (see of all 1). That they will warraw: and defend the same explaint all parties making having a started between the parties hereto that the part 10.5 of the first part half. It is arread between the parties hereto that the part 10.5 of the first part half. It is a started between the parties hereto that the part 10.5 of the first part half. It is a start and by uch insurance company as shall be prediced and directed by the part 1.0 is of the first part half. It is a start and by uch insurance company as a the provided and directed by the part 1.0 is of the first part 10.5 of the first part half. If is therein provider, then the part Y_{-1} of the second part may pay and it ares and insure in the first part 10.5 of the first part half. If it is the first part 10.5 of the first part half fill therein provider, then the part Y_{-1} of the second part may pay and it ares and insure the part of the terms and Q_{-1} of the second part of the second part to the second part to part of the second part of the second part to part of the part of the second part to part of the second part to part of the part of the second part to part of the s	the delivery hered. thoy. TOTO the isorial owner S of the premises above granted, arombrary without the starting owner S of the premises above granted, arombrary without the starting owner S of the premises above granted, arombrary without the starting owner shall real citize insured around the starting the level of the indentity of the part of the second part is the form if any, male prevalue to the part y without the mane prevalue of the premises insured around the form of the second part is the s	
And the shid part 405 of the first part 40 hereby containt and agree that at its steried of a good on indefactable crusted of introduces therein, free and clear of all it. Use there will warraw: and detend the same arguint all parties making hardle claim. It is arread between the parties here to that the part 10.5 of the first part AdV. It is started between the parties making part 10.5 of the first part AdV. It is an add provide at the same become due and approximate the part 10.5 of the first part AdV. It is started between the parties here the same become that at all parties making part that first part AdV. The part of the first part adV. The first part of the first part adV. The part of the first part of the part of the first part	the delivery hered. thoy. WDTO the isorial owner S of the premises above strandol arcmiters we can be according to this intensive, pay all taxes or assessments that may be irreled by the period owner S of the premises above strandol arcmiters by the buildings upon solid real citile instead aziant fire and intrast is the buildings upon solid real citile instead aziant fire and intrast is the buildings upon solid real citile instead aziant fire and intrast is the buildings upon solid real citile instead aziant fire and intrast is the bar solid taxes with the same become do are any advice and the part is the box of the amount as pail shall become a part of the indéticedness, second by the first predict on the Atha dry of MATOh 19.39, enter the real activation are many of interna state is a berein previded. In the errant that the objection contained brind fight predict on the Atha dry of MATOh 19.39, enter the real to discharge any taxes with internet thereas a brein previded. In the errant that the objection contained therein, failt generative and the many previded in the many previded in the many previded in the many previded in the many previded by the south bar and previde the the advice from the discharge is a discharge on the real contained thereins, and the answer provided in the discharge in the advice is and while a bard by the part and a trave shift and the target previded in the concerned on the answer provided in the discharge in the advice is and the state previded in the advice the state is a state of the restore a part of a the other and the advice first the state is a state of a state of the	
And the shid part 405 of the first part 40 hereby containt and agree that at its steried of a good on indefactable crusted of introduces therein, free and clear of all it. Use there will warraw: and detend the same arguint all parties making hardle claim. It is arread between the parties here to that the part 10.5 of the first part AdV. It is started between the parties making part 10.5 of the first part AdV. It is an add provide at the same become due and approximate the part 10.5 of the first part AdV. It is started between the parties here the same become that at all parties making part that first part AdV. The part of the first part adV. The first part of the first part adV. The part of the first part of the part of the first part	the delivery hered. thoy. WDTO	
And the shid part 405 of the first part 40 hereby containt and agree that at its steried of a good on indefactable crusted of introduces therein, free and clear of all it. Use there will warraw: and detend the same arguint all parties making hardle claim. It is arread between the parties here to that the part 10.5 of the first part AdV. It is started between the parties making part 10.5 of the first part AdV. It is an add provide at the same become due and sparse, but that it is a start of the same become that it all parties making part that first part adV. It is the same become that it all parties that first part adV. It is a start of the first part adV. It is a start of the same become the same become that it all parties that first part adV. It is a part of the first part of the same become part with all that the part 1.5 of the first part adV. It is a part of the first part adV. It is a part of the first part adV. It is a part of the first part adV. It is a part of the first part adV. It is a part of the same become part of the same become part of the part of t	the delivery hered. thoy. WDTO	
And the shid part 405 of the first part 40 hereby containt and agree that at its steried of a good on indefactable crusted of introduces therein, free and clear of all it. Use there will warraw: and detend the same arguint all parties making hardle claim. It is arread between the parties here to that the part 10.5 of the first part AdV. It is started between the parties making part 10.5 of the first part AdV. It is an add provide at the same become due and sparse, but that it is a start of the same become that it all parties making part that first part adV. It is the same become that it all parties that first part adV. It is a start of the first part adV. It is a start of the same become the same become that it all parties that first part adV. It is a part of the first part of the same become part with all that the part 1.5 of the first part adV. It is a part of the first part adV. It is a part of the first part adV. It is a part of the first part adV. It is a part of the first part adV. It is a part of the same become part of the same become part of the part of t	the delivery hered. thoy. WDTO	
And the skill park 205 at the first part 4	the delivery hered. thoy. WDTO	
And the shid park 205 of the first part do hereby contant and agree that a site of a site of an of hereby the thereby. For and Advert of a hardiness thereby, for and advert of hardiness thereby, for advert of hardiness thereby for the first part half. I have there have between the particle here a hardiness of the first part half. I have the first part half of the first part half. I have the first part half of the first part half. I have the first part half of the first par	the delivery hered. thoy. WDTO	
And the shid park 405 of the first part A	the delivery hered. thoy. WDTO	
And the shid park 205 of the first part do berefy constant and agree that at its steried of a good on linefactually crusted of hisrbarks the theories, for each direct of all that they will warrawl strews it and defend the same explain all parties making hardle claim. It is arread between the parties hereto that the part 1025 of the first part half. It is same and provides that the same because the same because the same section of the first part half. It is same and provides then the part by "	the delivery hered. thoy. WOTO the isorial owner 5 of the premises above granted, arombrary	
And the shid park 405 of the first part 40 bretty contant and agree that at its strend of a good on linderable crute of inheritance thereind, for and all stere of all stores of a strend between the parties hereto that the part 102 of the first part half. I have there will warred to all stores of the here and the same because the same sequence of a strend between the parties hereto that the part 102 of the first part half. I have the same because the same because the same sequence of a strend between the parties hereto that the part 102 of the first part half. I have the the part between the parties here that read particle of the first part half. I have the the beauty of the part 102 of the first part half. If the parties is the first of 100 m and particle of the first part 102 of the part 102 m and particle of the first part 102 m and particle of the first part 102 m and particle of the part 102 m and the first part 102 m and the part 102 m and the part 102 m and 100	the delivery hered. thoy. WOTO	The Release
And the shid park 405 of the first part 4	the delivery hered. thoy. WDTO the isorial owner 5 of the premises above strated, arembrare we have the standard owner 5 of the premises above strated, arembrare we have the buildings upon sold real exists instants a standard owner 5 of the strate of the isorial previous large of the strate of the isorial trate of the isorial trate of the strate	
And the shid park 405 of the first part 4	the delivery hered. thoy. WDTO the isorial owner 5 of the premises above strated, arembrare we have the standard owner 5 of the premises above strated, arembrare we have the buildings upon sold real exists instants a standard owner 5 of the strate of the isorial previous large of the strate of the isorial trate of the isorial trate of the strate	Ins Rolese was writien
And the shid park 405 of the first part 4	the delivery hered. thoy. WDTO the isorial owner 5 of the premises above strated, arembrare we have the standard owner 5 of the premises above strated, arembrare we have the buildings upon sold real exists instants a standard owner 5 of the strate of the isorial previous large of the strate of the isorial trate of the isorial trate of the strate	Ins Rolese was writien