MORTGAGE RECORD 84

Reg. No. 2567

re

S7 Co

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the8 day of	
Richard L. Grider. and Nellie G. Grider, his wife TO	Fobruary A, D. 19 41., at 11:25 octock A. M.	(
The Lawrence National Bank Lawrence, Kansas	By Deputy,	
	.Ty, in the year of our Lord, one thousand nine	
hundred and forty-one between		ſ
Richard L. Grider and Nellie G. Gr		
of Lawrence in the County of Douglas parties of the first part, and The Lawrence National Bas		
WITNESSETH, That the said parties of the first part, in considera	part y of the second part.	
Two_thousand and 10/100	Grant Bargain, Sell and Martgage to the said part V of the second part	
Beginning at a point Two Hundred Ninety-eigh	ht (298) feet North and One Hundred Six	
(106) feet East of the Southwest Corner of S		
(12) South, Range Twenty (20) East of the Si		0
North Eighty (80) feet, thence East Eighty-1		((
ft, thence West Eighty-five (85) feet to the	다시 아주 것이 다 말 것이 아무는 것 것 같아. 아님 것 않는 것 같아?	
of Lot Numbered Eight (8) and a strip Twenty	정말 전망을 지도 않는 것 같아? 정말 전망	
Eighty-five (85) feet East and West adjoinin		
South side thereof, in the Bowersock tract w	그는 그는 것이 아니는 것은 것은 것을 하는 것을 가지 않는 것을 수 있다.	
Street on the North and by Ohio Street on th	e East, in the City of Lawrence,	
according to the recorded plat thereof.)
	아이는 것 같은 것 같은 것 같은 것 같이 많은 것 같은 것 같은 것을 했다.	and the second
with the appurtenances and all the estate, title and interest of the said part	105 of the first part therein.)
with the appurtenances and all the ostate, title and interest of the said part And the said part 105 of the first part do hereby covenant and agree that at the and seized of a mood and indefenible ostate of intertiance therein, free and clear of all incu	delivery hereof they are the lawful owner 5 of the premiers above granted.	
And the said part 10561 the first part do hereby covenant and agree that at the and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu and that they will warrant and defend the same against all parties making lawful claim the	edivery hereof they_ are the lawful owners of the premiers above granted, mbrance	
And the sail part 1.05g the first part do bretly covenant and arree that at the mad letical of a rood and indefensible eviate of inheritance therein, free and clear of all incu- and that they will warraw and drived the same sequent all parties making layed claim the lif is agreed between the parties hereto that the part 10.5 of the first part shall as a or assessed against sail real eviate share the same becomes due and spatish, and thatth2; with man all by much insurance company as aball is payledical and direct 1 by the part J	delivery hereof	
And the sail part 1 GEst the first part do hordy commant and gave that a the male detail of a good mail indefendible costs of inheritment berroin, free and does of all inco- and that they will warraw and defend the same against all parties making inverted claim the It is agreed between the parties hereto that the part 1 GEs, of the first part shall a to massessid against aid real estate when the same become due and parking inverted works much by noth instance company as shall be specified and direct : by the part /	delivery hereof _ they_ B.FC _ the lawful ownerS, of the premiers above granted, meaner	
And the sail part ΔGS_0 the first part do hereby convents and arree that at the mail deticed of a read and indefensible outside of inheritance therein, free and clear of all incu- and that they will warrant and defend the same azimt all parties making invelocities is a greed between the partice hereto that the part ΔGS_0 of the first part shall at a conserved against said real estate when the same becomes due and parable, and that they used same and prach ionumes company as shall be specified and direct if by the part ΔGS_0 taken of ΔSS_0 . Inservet. And in the event that said part ΔGS_0 the first part shall foll to a hereby provide, then the part, of the seven part may part said these and first used a hereby provide, then the part, of the seven part may part said the same start und THIIS GRAPT is interimed as a mature to prove the part of each of partmat und i	delivery hereof _ th(Sy_BTC_ the lawful ownerS_ of the premives above granted, mbranee	
And the sail part 1.05% the first part do hereby convents and arree that at the male detoid of a word and indertainly the same aratism all parties making here and leave of all large and that they will warrent and defend the same aratism all parties making hereia claim the It is agreed between the parties hereto that the part 1.05% of the first part shall at a reasonst agrinal stail real estates when the same becomes due and parable, and that they such same share a stail and the same the same becomes due and parable, and that they such same share and the same becomes as shall be specified and direct is by here yard 0.05% that the same share the same becomes and the same becomes due and parable, and that they such same share been the same becomes and shall be specified and direct is by the part <u>b</u> of a berrap provide, then the part, of the second part may para stails these and in this share the same that interest at the same set of the first part share 1 and THIS GRAFTs interest. A more that the same same set the same of	delivery hereof _ th(2y_BTC_ the lawful ownerS_ of the premiers above granted, mbranee	
And the sail part 1.65m the first part shows hordy command and agree that at the material of a result of an inderstanding tests of inderstance therein, free and deter of all incar- and that they will warraw and detend the same against all parties making inerfal claim the It is agreed between the parties hereto that the part 2.5 of the first part shall it is a susceed against and rest setts when the same benefits and that .150 was summade the interact of the the same benefits and that .150 was summade the same the same that and the specified and direct if y the part starts and by such insurance compary as shall be specified and direct if y the part of the second part is direct. And in the second part may par shall takes and insurance as bords provided, then the part of the second part may par shall takes and insurance in THIS (GMAPT to instend) as a nontrane two O the optimum of the same of 	delivery hereof. Lin(2), B.P.C. the lawful owner S. of the premives above granted, measure	
And the sail part 1.65m the first part shows hordy command and agree that at the material of a result of an inderstanding tests of inderstance therein, free and deter of all incar- and that they will warraw and detend the same against all parties making inerfal claim the It is agreed between the parties hereto that the part 2.5 of the first part shall it is a susceed against and rest setts when the same benefits and that .150 was summade the interact of the the same benefits and that .150 was summade the same the same that and the specified and direct if y the part starts and by such insurance compary as shall be specified and direct if y the part of the second part is direct. And in the second part may par shall takes and insurance as bords provided, then the part of the second part may par shall takes and insurance in THIS (GMAPT to instend) as a nontrane two O the optimum of the same of 	delivery hereof. Lin(2), B.P.C. the lawful owner S. of the premives above granted, measure	
And the sail part 1.65m the first part do	delivery hereof _ th($2y$ _B.P.C_ the lawful ownerS_ of the premives above granted, mbrance	
And the sail part 1.65m the first part do breky convents and arree that at the male steined of a good and inderivable otats of inheritment betters, first and dear of all increa- ing that the steiness of the parties berets that the part 1.65m of the first part shall rate it is arreed between the parties berets that the part 1.65m of the first part shall rate or assessed against aid real state when the same beauties due and updates that it is a massessed against aid real state when the same beauties due and updates in the same of a state of 1.15m. Interest. And in the event that a side art 1.65m of the first part shall rate or a breving provided, then the part 1.65m of the same and in the same of a breving provided, then the party of the second part may part shall the same of	delivery hereof	
And the sail part 1 GEst the first part shows hordy commant and gave that at the mainted of a grand an indersolution totals of inheritment berrief, for an addition of a grand and indersolution total of all shows that at the and that they will warraw and defend the same against all parties making hard claim the It is agreed between the parties hereto that the gard 25 of the first part shall at a reasonal against all real setties then the same bounders due and partial statistical states and the setties hereto that the gard 25 of the first part shall at a setties of 112 in interest. And in the series that said art 10 Get the first part shall can be a berring particle in the setties are been as an becomes due and particle part shall for its a berring particle in the setties are been as a berring part of the interest state state of the first part shall be a berring particle in the setties that state of the first part shall be an executing to the terms of	delivery hereof. <u>URCY_BPC</u> the lawful ownerS_ of the premiers above granted, measure <u>test</u> . Teta. It lines during the life of this indentors, pay all taxes or accessments that may be level <u>y_wfll lawp</u> the block upon mail real evite innuel against fire and toreads in the second part, the law, if any, make paysite to the part <u>Y_wfl</u> lawp to the second part to the second part, the law, if any, make paysite to the part <u>Y_wfl</u> lawp to the second part, the law, if any make paysite to the part <u>Y_wfl</u> lawp to the second part, the law fire and the paysite to the part <u>Y_wfl</u> lawp to the second part the associated and the paysite to the part <u>Y_wfl</u> lawp the <u>x_wfl</u> replay. <u>The noner</u> , executed on the <u></u>	
And the sail part 1.65m the first part do	delivery hereof. LingY_B.PC. the lawful ownerS. of the premiers abave granted, meanse meanse the second se	
And the sail part 1650 the first part do breky convents and arree that at the male steined of a good and inderivable outset of inheritment therein, free and deter of all increa- and that they will warraw and defend the same against all parties making investigations is a greed between the parties hereto that the part 165. of the first part shall at a reassest against aid real entits when the same booses due and aparks, and that150, work same and by such insurance compary as shall be specified and direct 1 by the part 105 (b) the same of the same against and the same direct 1 by the part 105 (b) the same of the same against and the same direct 1 by the part 105 (b) the same of the same against and the same direct 1 by the part 105 (b) the same same same same same the same to second part may pay shill take a same same against a same same same same to acque the payment of the same ad	(divery hered_thered	
And the sail part 1650 the first part do breky convents and arree that at the male steined of a good and inderivable outset of inheritment therein, free and deter of all increa- and that they will warraw and defend the same against all parties making investigations is a greed between the parties hereto that the part 165. of the first part shall at a reassest against aid real entits when the same booses due and aparks, and that150, work same and by such insurance compary as shall be specified and direct 1 by the part 105 (b) the same of the same against and the same direct 1 by the part 105 (b) the same of the same against and the same direct 1 by the part 105 (b) the same of the same against and the same direct 1 by the part 105 (b) the same same same same same the same to second part may pay shill take a same same against a same same same same to acque the payment of the same ad	(divery hered_there the lawful ownerS. of the premiers above granted, meanse meanse that for the life of this inferitors, pay all taxes or accessments that may be levied y. JKLLArey the builtings upon sait real exist insured against fire acd tomash in the second part, the law, if any make paysible to the part X_of the second part is the law. If any make paysible to the part X_of the second part is the second part, the law, if any make paysible to the part X_of the second part is the second part, the law, the paysible to the part X_of the second part is the second part, the law, the mean two parts and the second part is the second	
And the sail part 1650 the first part do breky convents and arree that at the male steined of a good and inderivable outset of inheritment therein, free and deter of all increa- and that they will warraw and defend the same against all parties making investigations is a greed between the parties hereto that the part 165. of the first part shall at a reassest against aid real entits when the same booses due and aparks, and that150, work same and by such insurance compary as shall be specified and direct 1 by the part 105 (b) the same of the same against and the same direct 1 by the part 105 (b) the same of the same against and the same direct 1 by the part 105 (b) the same of the same against and the same direct 1 by the part 105 (b) the same same same same same the same to second part may pay shill take a same same against a same same same same to acque the payment of the same ad	(divery hered_thered	
And the sail part 1.65 of the first part as hordy commant and agree that at the material of a word and indersults exists of interiments therein, for an additional of the same sequences of the	delivery prendthey_BPCthe lawful ownerSof the premiers above granted, memorance	
And the sail part 1 GEM the first part as hordy commant and agree that at the material of a grand and indersolution scatter of historican behavior of a grand and indersolution scatter of a list of the same against all parties making herdal claim them it is a grand between the parties herein that the series of a same against all rest states the same beavies and the same of the same against all parties of the first part shall rest or a same against all rest states and the same of the same against all parties of the first part shall rest or a same again and large states the same the same beavies due and yarbids, and that Let all rest in a same again and large states the same of the same state again the series that state all of the first part shall be a part of the series of the same against all her inference and the series of the same aday and the same of a same state and shall be inference as the same of the first part and the same of a same state and shall be inference and the same of a same state and the same of a same state is the same of the first part shall be a same state is a same state to serie the part shall be a same state and the same of a same state is the same of the same state state is a same state is a same state and be same state is the same of the same state state and the same state is the same of the same state state and the same state is the same of the same state state and the same state is the same of the same state state is a same state is the same of the same state state and the same state and the same state and the same state is the same of the same state state and the same state and the same state is a state state state is a state state state state is a state state is a state st	•delivery prevedthey_Brethe lawful ownerSof the premiers above granted, memorance	
And the sail part 1 GEM the first part do breky commant and arree that at the material of a regular of and indersolution focate of inhibitoria there is a first part of the first part of	•delivery preved. this 24 BrC. the lawful owner 3. of the premiers above granted, meaner press. It likes during the life of this information, pay all taxes or accomments that may be local by MTL lawps the building upon mail real events multiplay allocating the additional taxes are accounted as the second part, the law, if any make paysible to the part Y. of the second part is the law. If any, make paysible to the part Y. of the second part is the second part, the law, if any, make paysible to the part Y. of the second part is the second part, the law. If any, make paysible to the part Y. of the second part is part of the second part is part of the second part is part of the second part is part in the maker particle by the and is have a preserve the second part is part of the part of the part of the second part is part of the part of the part of the second part is part in the maker particle by the second part is part of the part	
And the sail part 1 GEN the first part as hordy commant and agree that at the material of a regular of and indersemble others of the first part of the same against all parties therein, first and deter of all lines are all the parties bereen that the same same and an indersemble the parties bereen that the same set and and the same set an	idelivery preved. LineY. B.PC. the lawful ownerS. of the premiers above granted, meanes	
And the sail part 1 GENg the first part as hordy commant and agree that at the material of a regional indefendite or state of hadrense therein, free and deter of all incentiable or state of hadrense therein, free and deter of all incentiable or state of hadrense therein is a state of the state of the same against all parties making herein a different in the parties bereen that the series de same against and reserve that and the series of the same against all parties making herein a different is part in the series that a state of the same against all respective due and states and the same of the series of the series of the same against all parties of the series of the same address and hadres and hadres and hadres and hadres and hadres and hadres at the same of the same address and hadres at the same of the first part add takes and incurrent had for the series of the same address and hadres at the same of the first part add takes and incurrent hadress and hadress and hadress at the same of the same address and hadress	idelivery press	
And the sail part 1 GENg the first part as hordy commant and agree that at the material of a regional indefendite or state of hadrense therein, free and deter of all incentiable or state of hadrense therein, free and deter of all incentiable or state of hadrense therein is a state of the state of the same against all parties making herein a different in the parties bereen that the series de same against and reserve that and the series of the same against all parties making herein a different is part in the series that a state of the same against all respective due and states and the same of the series of the series of the same against all parties of the series of the same address and hadres and hadres and hadres and hadres and hadres and hadres at the same of the same address and hadres at the same of the first part add takes and incurrent had for the series of the same address and hadres at the same of the first part add takes and incurrent hadress and hadress and hadress at the same of the same address and hadress	idelivery proof	
And the sail part 1 GEM the first part do bredge connext and agree that at the material of a regional indersmall locate of all information of the partial chain that is the same sail of a single chain of the partial chain the partial chain the part of	idelivery provided in the second s	
And the sail part 1 GEM the first part do breky commant and agree that at the material of a grand and indersonal to chast of high-first part of the same against all particle Star of high-first part h	*delivery provedthey_Bred_they_	
And the sail part 1 GEg the first part as hordy commant and agree that at the material of a work and in indexable scale of a linear term of the partial barre costs of the first part and the same of the partial rest or the same set and and the same term of the same set and the same term of the same set and	<pre>idelivery prevedthey_Bred_the</pre>	
And the sail part 1 GEg the first part as hordy commant and agree that at the material of a work and in indexable scale of a linear term of the partial barre costs of the first part and the same of the partial rest or the same set and and the same term of the same set and the same term of the same set and	<pre>idelivery prevedthey_Bred_the</pre>	
And the sail part 1 GEg the first part as hordy commant and agree that at the material of a work and in indexable scale of a linear term of the partial barre costs of the first part and the same of the partial rest or the same set and and the same term of the same set and the same term of the same set and	<pre>idelivery preved</pre>	

236