## MORTGAGE RECORD 84

CLUPTONING SUPPORT

- Ferrer

Ó

.....

0

.

Ć

Rog. No. 2595

247

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.
John William Mitchell, c Single Man	This instrument was filed for record on the 10 day of March
TO	March A. D. 1941, at 8125 o'clock A. M
m i viti D v	Register of Deeds.
The Lawrence National Bank Lawrence, Kansas	By Deputy.
THIS INDENTURE, Made this 4th day of Marc hundred and Forty-One between	h, in the year of our Lord, one thousand nin
John Willism Mitchell, A Single Man	
	glas and State of Kansas
partyof the first part, and The Lawrence National Bank.	Lawrence, Kansas part y of the second part
WITNESSETH That the said part V of the first part in consider	ration of the sum of duly paid, the receipt o
which is bereby ackrowledged, ha.3sida and by this indenture co85_ the following described real estate situated and being in the County of Dor	Grant, Bargain, Sell and Morrager to the said part y of the second part y and State of Kansas, to-wit:
	ono oroj or zantendo, polgras obilo, maisas
with the appurtenances and all the estate, title and interest of the said pa and the said part $V$ of the fact and $A \in S$	setycf the first part therein.
with the appurtenances and all the estate, title and interest of the said pa And the said part Yof the first part do 95. hereby correct and agree that at i and setted of a good and indefaultic estate of inheritance therein, free and clear of all in	the delivery hareof he is the lawful owner - of the premiers share swatch
And the said part $y_{}$ of the first part do $0.5_{-}$ hereby correspondences that at U and striked of a good and indefectable estate of inheritance therein. Free and clear of all in and that they will warrant and defend the same against all parties making lawful claim it It is arread haven the notation herein the base $Y$	the delivery bareof h0 1S the lawful owner _ of the premises above granted, acumbrance
And the sai2 part, $U_{-}$ of the first part do 95, hereby reveant and arres that a U and stied of a good and indefendible exists of inheritance threats, free and clear of all in field that they will warrast and direct the same against all particle making lawful claim the lither will warrest between the particle hereto that the part $V_{}$ of the first part half $r_{-}$ of the first part and relative the main and the table area of a particle hereto that $r_{-}$ is the same between the particle hereto that the part $V_{}$ of the first part half $r_{}$ is the same hereto the table $r_{}$ is the same hereto the table $r_{}$ is the same hereto the table $r_{}$ is the same here	the defirery barrof h0 15 the lawful owner $\equiv$ of the premises above granted, iccumbrance . Hereto, a li these dering the life of this indenture, pay all taxes or aucasments that may be levied $2, \pi J M = 1$ , keep the buildness upon asid real exits faured against five and terrado (a d) the second parts, the list, if any single arrive to the work $M$ of the second parts of the second parts, the list, if any single arrive to the work $M$ of the second parts of the
And the said part <u>U</u> — of the first part do 95, hereby coverant and agree that a U and steled of a cool and indirective list set of informations Useria, free and clear of all its and that they will warrant and defend the same against all parties making layerid clear to <u>U</u> . It is agreed between the parties hereto that the jart <u>U</u> — of the first part hall at the assent agreement and information of the same standard between the same based with an and be such instrume company as all the parties defended by the part <u>U</u> . with an and be such instrume company as all the part <u>U</u> def defended by the part <u>U</u> .	the defirery harved h0 15 the lawful owner - of the premiers above granted, resultance beens. It all there during the life of this indenium, pay all taxes or aucoassents that may be level 0.71111_keeps the building to use nail or all exits that instruct harding the read formation of of the second part. the low, if any, make particle to part by drive part to the 0.80 million is building to use the nail of the second parts the maximum terms to the
And the said part <u>U</u> — of the first part do 95 — hereby corecant and agree that at it and steticd of a cool and indefaultie state of inheritance therein. Free and clear of all its and that they will warrant and defend the same against all parties making lawerd lakes it. It is a streed between the parties hereto that the jart <u>U</u> — of the first part hall a or assent against usid real oriest when the areas become de and payods, and that . The states and and its such that states become de and payods, and that . The orthous mad be not instruct company as shall be partial and discretely by the payod <u>U</u> with and made the state the state that sold part <u>U</u> and discretely by the payod bit inferences on shall be private the part of pays and that made lake the bit inferences on shall be private the part of pays and its and addiscrete the bit inferences on shall be private the part of pays and its and addiscrete the bit inferences on shall be private the part of pays and the made addiscrete the part of the first pay that has the pay of the pay of the part of pays and the pay and the pay the pay the pay the pay the pay the pays the pay the pays the pays the pays the pay the pays the pays the pay the pays th	the delivery here $f_{0} = 15$ the lawful owner $-$ of the premises above granted, remains a second
And the said part, $\underline{U}_{-}$ of the first part do 95, hereby over ant and agree that at 11 and setted of a good and indefendible exists of inheritance therein, free and clear of all in the same setting the same start at 10 parties method. The same setting the same start at 10 parties method between the parties herein that the part $\underline{V}_{-}$ of the first part shall a for assessed architect that interact that the part $\underline{V}_{-}$ of the first part shall a first and $\underline{V}_{-}$ of the first part shall a first and $\underline{V}_{-}$ and	the defirery hereof h0 15 the lawful owner - of the premises above granted, scombrance
And the sid part $\sum_{i=1}^{N} - of$ the first part do $95$ , hereby coresant and agree that a the attention of a cool and indirective line end to first intermediate the same clear of all the same clear clear of the same clear of all the same clear of the same	the defirery barrow $h0.15$ the lawful owner $-$ of the premiers above granted, combines
And the sid part $\sum_{i=1}^{N} - of$ the first part do $95$ , hereby coresant and agree that a the attention of a cool and indirective line end to first intermediate the same clear of all the same clear clear of the same clear of all the same clear of the same	the defirery barrow $h0.15$ the lawful owner $-$ of the premiers above granted, combines
And the said part $\sum_{i=1}^{N} - of the first part do 95_ hereby corecant and agree that a the and setted of a cool and indefaulte noise of inheritance therein. Free and clear of all its and setted between the particle herets that the part \sum_{i=1}^{N} - of the first part half at the same against all parties method labels and the first part half at the same against all parties herein the part here the part here the part \sum_{i=1}^{N} - of the first part half at the same set of parties in the rest that a high part \sum_{i=1}^{N} - of the first part half at the same base is the same that a part is the same that and the same between de and parties do not same at a same set of parties. The same set of parties here the same base bases are same set of the first part half at the here that part is part of the first part half at the here that a part is a same set of the first part half at the here that a same set of the first part half at the here the same bases at the same set of the first part half at the here the the same bases at the same set of the first part half at the here the part of the first part half at the here the same set of the first part half at the here the same set of the first part half at the here the same set of the first part half at the same set of the first part here at the same set of the first part here at the same set of the first part here the same set of the first part of the first part here the same set of the first part here the same set of the first part here the same set of the first part of the first part here the same set of the first part here the same set of the first part of the first part of the first part of the first part here the first part here the same set of the first part of the first part of the first part here the first part of the first part here the first part of the first part here the first part here the mark at here the of the first part of the first part here the first part of the first part of the first part here the first part here the mark at here the of the fir$	the defirery here $f_{10} = 15$ the lawful owner $-$ of the premises above granted, remains an experimental sector of the premises above granted, at all there derive the life of this indenture, pay all taxes or aucoassents that may be leveled 0.7111 here the buildings upon soil real exists insured axiants fire and pay the level 0.7111 here the buildings upon soil real exists insured axiant fire and pay the level 0.7111 here the buildings upon soil real exists insured axiant fire and pay the second part. The law, if any, make payshed to the part $y - d$ the second part. The law, if any, make payshed to the part $y - d$ the second part. The law, if any, make payshed to the part $y - d$ the second part is the mount to pay that the second to pay the second part $y - d$ the second part. The same become dot and pay the and the second part $y - d$ the second part. The same become dot and pay the second part $y - d$ the second part $y - d$ that $y - d$ that $y - d$ the second part $y - d$ that $y - d$ the second part $y - d$ that $y - d$ the second part $y - d$ that $y - d$ that $y - d$ the second part $y - d$ that $y - d$ that $y - d$ the law of $d$ that $y - d$ the second part $y - d$ that $y - d$ the second part $y - d$ that
And the said part <u>U</u> of the first part do 95_ hereby corecant and agree that a till and setted of a cool and inderkate. The state of inheritance therein, free and clear of all its and state they will warrant and series the state of inheritance therein, free and clear of all its in the state of the state agrints at the part <u>U</u> of the first part half at the state are the state in all rates of the state are state at the state the state the state <u>U</u> of the first part <u>All</u> at the state are the state in all rates of the state and the state between the state the state of the state between the stat	the defirery harmony have $h = 1.5$ the lawful owner — of the premises above grannel, remains a second part. The life of this indenium, pay all taxes or autoassents that may be leveld 2 Mill Level to be building to use notice real crastic duration of the result result of the formation of the second part. The form and result real crastic of the second part. The term is a pay all hall be or as a real that making a second part is the monitor to paid shall be even as a real that making, second part is a second part in the monitor to paid shall be even as a real that making, second part is a fully repaid. If some of money, executed on the <u>4th</u> day of <u>MACOh</u> 19 41. Note that the money is the terms of a stat definition and the second result is a second to be even any num lates of to discharge any taxe with interest thereas a berein provided. In the result at a be observed to a thirty a burgeting for discharge. If of child be made in each spin second results are appeared by the terms are second for the interest thereas a second for the second results and the second se
And the said part $\sum_{i=1}^{N} - 0$ the first part do $95$ , hereby coverant and agree that a till state and said part of the said of a said said said said said said said sa	the defirery henced <u>h0 15</u> the lawful overs <u>-</u> of the premiers above granted, neumbrance <u>borne</u> . The lawful overs <u>-</u> of the premiers above granted, the ill three during the life of this indefinitor, pay all taxes or aucassents that may be leveld <u>0</u> <b>TALL</b> here the building together and it real tests in the reart <u>0</u> of the second part to the of the second part, the low, if any, make parts to the part <u>0</u> of the second part to the <b>0</b> of the second part, the low, if any, make parts to the part <u>0</u> of the second part to the <b>0</b> of the second part, the low, if any, make parts to the part <u>0</u> of the second part to the <b>0</b> of the second part, the low, if any, make parts to the part <u>0</u> of the second part to the <b>0</b> of the second part, the low <u>1</u> and <u>1</u>
And the said part $\sum_{i=1}^{N}$ of the first part do 95, hereby coverant and agree that a till and stelled of a cool and indirectively the state of interinance therein, free and clear 4 all its and stelled the cool and indirectively the state of interinance therein, free and clear 4 all its indirective the state is the state of	the defirery henced <u>h0 15</u> the lawful overs <u>-</u> of the premiers above granted, neumbrance <u>borne</u> . The lawful overs <u>-</u> of the premiers above granted, the ill three during the life of this indefinitor, pay all taxes or aucassents that may be leveld <u>0</u> <b>TALL</b> here the building together and it real tests in the reart <u>0</u> of the second part to the of the second part, the low, if any, make parts to the part <u>0</u> of the second part to the <b>0</b> of the second part, the low, if any, make parts to the part <u>0</u> of the second part to the <b>0</b> of the second part, the low, if any, make parts to the part <u>0</u> of the second part to the <b>0</b> of the second part, the low, if any, make parts to the part <u>0</u> of the second part to the <b>0</b> of the second part, the low <u>1</u> and <u>1</u>
And the said part $\sum_{i=1}^{N}$ of the first part do 95, hereby coverant and agree that a till and stelled of a cool and indirectively the state of interinance therein, free and clear 4 all its and stelled the cool and indirectively the state of interinance therein, free and clear 4 all its indirective the state is the state of	the defirery harmony have $h = 1.5$ the lawful owner — of the premises above grannel, remains a second part. The life of this indenium, pay all taxes or autoassents that may be leveld 2 Mill Level to be building to use notice real crastic duration of the result result of the formation of the second part. The form and result real crastic of the second part. The term is a pay all hall be or as a real that making a second part is the monitor to paid shall be even as a real that making, second part is a second part in the monitor to paid shall be even as a real that making, second part is a fully repaid. If some of money, executed on the <u>4th</u> day of <u>MACOh</u> 19 41. Note that the money is the terms of a stat definition and the second result is a second to be even any num lates of to discharge any taxe with interest thereas a berein provided. In the result at a be observed to a thirty a burgeting for discharge. If of child be made in each spin second results are appeared by the terms are second for the interest thereas a second for the second results and the second se
And the said part $y_{}$ of the first part do $95$ , hereby coverant and arree that at the att state of and indefaulties entire of their times therein, free and clear of all instantiation of the same arginst all parties making layering l	the defirst photon he 15 the lawful owner — of the premises above granted, combines
And the said part $y_{}$ of the first part do $95$ , hereby coverant and arree that at the att state of and indefaulties entire of their times therein, free and clear of all instantiation of the same arginst all parties making layering l	the defirery barrot he 15 the lawful owner — of the premiers above granted, combinance
And the said part $\sum_{i=1}^{N}$ of the first part do 95, hereby coverant and agree that a till and stelled of a cool and indirectively the state of interinance therein, free and clear 4 all its and stelled the cool and indirectively the state of interinance therein, free and clear 4 all its indirective the state is the state of	the defirery barrof _h0 15
As the sci2 part $\sum_{i=1}^{N} \dots \dots$	the defirst phone <u>he</u> <u>15</u> the lawful owner <u>f</u> of the permises above granted, combinance <u>the series</u> of this indeniars, pay all takes or aucasaments that may be leveld <u>50</u> <b>A111</b> been the building togother and it can be the part <u>15</u> of the second part to the of the second part, the law, if any, make payable to the part <u>15</u> of the second part to the of the second part, the law, if any, make payable to the part <u>15</u> of the second part to the of the second part, the law, if any, make payable to the part <u>15</u> of the second part to the of the second part, the law, if any, make payable to the part <u>15</u> of the second part to the opps rock have when the same become due and ta date law to have part to the the opp rock have both the area become due and ta date law to have part to the opps rock have both the same become due and ta date law to have part to the date of the second to pain the terms of and tables that is to secret any make the second the second to the terms of and tables the make is not be the second to a the defiretion contained the term of the terms of and tables the avert that the defiretion contained the terms of and tables the make is a second the terms that the defiretion contained the terms of and tables the second the parts that the second to a the defiretion contained the terms of and tables the second to a second the tables that the theorem that the defiretion contained the terms of and tables the avert that the defiretion the second the terms of and the second to second the tables that the terms that the tables the terms of the maker provided to be and the tables the tables that the tables the tab
And the said part $\sum_{i=1}^{N}$ of the first part do 95, hereby coverant and agree that a till and stelled of a cool and indirectively the state of interinance therein, free and clear 4 all its and stelled the cool and indirectively the state of interinance therein, free and clear 4 all its indirective the state is the state of	the defirst phone <u>he</u> <u>15</u> the lawful owner <u>f</u> of the permises above granted, combinance <u>the series</u> of this indeniars, pay all takes or aucasaments that may be leveld <u>50</u> <b>A111</b> been the building togother and it can be the part <u>15</u> of the second part to the of the second part, the law, if any, make payable to the part <u>15</u> of the second part to the of the second part, the law, if any, make payable to the part <u>15</u> of the second part to the of the second part, the law, if any, make payable to the part <u>15</u> of the second part to the of the second part, the law, if any, make payable to the part <u>15</u> of the second part to the opps rock have when the same become due and ta date law to have part to the the opp rock have both the area become due and ta date law to have part to the opps rock have both the same become due and ta date law to have part to the date of the second to pain the terms of and tables that is to secret any make the second the second to the terms of and tables the make is not be the second to a the defiretion contained the term of the terms of and tables the avert that the defiretion contained the terms of and tables the make is a second the terms that the defiretion contained the terms of and tables the second the parts that the second to a the defiretion contained the terms of and tables the second to a second the tables that the theorem that the defiretion contained the terms of and tables the avert that the defiretion the second the terms of and the second to second the tables that the terms that the tables the terms of the maker provided to be and the tables the tables that the tables the tab
As the still part 2, - of the first part 40.95. Arreby coreant and agree that a t and still of a good and indirective line still of inframe Userian, free and class of all in and that they will warrant and defend the same against all parties making lawful claim to its assessed agree the parties bereto that the jart 2,	the defirst phone is the life of this forestart, pay all taxes of aucasaments that may be leveled DATALL here be building users and real state faured states that may be leveled DATALL here be building users and real states faured states that may be leveled DATALL here be building users and real states faured states that may be leveled DATALL here be building users and real states faured states that may be leveled DATALL here be building users and real states faured states that may be leveled DATALL here be building users and real states faured states that may be leveled DATALL here be building users and real states faured states that may all pression largers of the second part, the law, if any, make payable to the part y_ of the second press. Insured the dates of there, and the amount so paid shall be use a same of the institution encoded and a faure regulation of the second be and to all be larger and the institution of the second second to the terms of at all defined and in the outer state as the faure provided. In the event that the objection entries therein fully discharged. If defails is made in such payments are apy objection entries therein fully discharged. If defails is made in such payments are apy definition entries therein fully discharged. If defails is made in a section approximation are applied by the section is an eventy applied to collect the state and the date of all meres. The state there is a section of the region of the region and the date of all meres. The state there is a set of a state is a section of a state of the section is the section of the region will be been a set of all sections and the section is a set of a state of the section is the section of the region will be and the section as the section is a set of a state of the section is the section of the region of the section will be appresentioned to exclude the set of the section of the region will be applied by the set of the section of the region will be appresent to state the section is and a state ent
And the side jet Z of the first part de 05_kmrsby coresant and agree that a t and stelle of a good and indirective lines in each inframe Userian first and its of all the source of the stellar stellar stellar stellar stellar stellar stellar lawful chain the in a stereous stellar stellar stellar stellar stellar stellar stellar stellar stellar stellar the stereous stellar stellar stellar stellar stellar stellar stellar stellar stellar stellar the stellar stellar the stellar stellar takes and the such instance company as stall be partited at the stellar stellar stellar to be stellar stellar to be stellar stellar stellar stellar stellar stellar stellar stell	the defirery barred he is a second of the second part of the presides above greated, issered.  Several.  Several.  Several controls the life of this federitare, pay all taxes or aureaments that may be leveled  pathill.keys the buildings upon and real states faured scalars that may be leveled pathill.keys when the same become days and up all taxes or aureaments that may be leveled pathill.keys when the same become days and up all taxes or aureaments that may be leveled pathill.keys when the same become days and up all taxes or aureaments that may be leveled pathill.keys when the same become days and up all taxes or aureaments are pain all the sevent and the amounts so paid shall be us as seven of the institution of the same previous days of the same become days of the same become days of the same become days of the same previous and the same become days and when the same become days and pathill be used to be same become days of all pathills are sameling of the same previous days of the same
And the self part 2	the defirery become he is the lawful over - of the premiers above granted, combines
And the side jet Z of the first part de 05_kmrsby coresant and agree that a t and stelle of a good and indirective lines in each inframe Userian first and its of all the source of the stellar stellar stellar stellar stellar stellar stellar lawful chain the in a stereous stellar stellar stellar stellar stellar stellar stellar stellar stellar stellar the stereous stellar stellar stellar stellar stellar stellar stellar stellar stellar stellar the stellar stellar the stellar stellar takes and the such instance company as stall be partited at the stellar stellar stellar to be stellar stellar to be stellar stellar stellar stellar stellar stellar stellar stell	the defirery bened. <u>he 15</u> the lawful over - of the premiers above granted, termbrane
And the self part 2	the defirery become he is the lawful over - of the premiers above granted, combines
And the self part_V	the defirery barred here 15 min the lawful owner — of the permises above granted, inserta.  Severa.  Severa.  Severa.  Severa.  Severa.  Severa.  Severa.  Several the ballifies use and real state farared scalars fire and tende of the several part to the operation of the several permises lawred the several permises lawred by the several barred in the law of the several permises lawred by the several barred in the law of the several barred in the law of the several barred by the several barred by the several barred barred by the several barred barre
And the self part 2	the defirery barred <u>he</u> <u>15</u> the lawful over <u>-</u> of the permises above granted, terminance <u></u>
And the side jest Z put Z	the defirery barred he is a second of the second area and the second area is a second area to be in the second area to be interest area area area area area area area are
And the self part 2 of the first part d, 95_kmrsby coreans and a prevent that a t and setted of a good and inderked the neares arguinst all parties making lawful chain the ind that they will warrant and defend the name arguinst all parties making lawful chain the it asseed activation law real setters when the anse becomes des and paylow, and that	the defirery barred he is a second of the second area and the second area is a second area to be in the second area to be interest area area area area area area area are
And the self part 2 of the first part d, 95_kmrsby coreans and a prevent that a t and setted of a good and inderked the neares arguinst all parties making lawful chain the ind that they will warrant and defend the name arguinst all parties making lawful chain the it asseed activation law real setters when the anse becomes des and paylow, and that	the defirery barred