MORTGAGE RECORD 84

.

(

Í

6

Ī

6

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 53.
E. H. Lawson and Rose Lawson, his wife	This instrument was filed for record on the day of February to 10/ 10/22 at 2120 at least P. 3
ΤΟ	February A. N. 1942., at 2:20 octock P. s
Yaw Valley State Bank Budora, Zansas	Register of Deeds, ByDeputy,
twonty-Ciret	uary , in the year of our Lord, one thousand nin
hundred and forty-two between E. H. Lawson and Rose Lawson, his w	
partias of the first part, and	
<u>Kaw Valley State Bank</u> , <u>Sudore</u> , <u>Man</u> WITNESSETH, That the said part is of the first part, in conti <u>Trot. thousand and no/100 (122000.00) </u>	885 part_y of the second par leration of the sum of DOLLARS, to them daly paid, the receipt of Grant. Bargsin, Sell and Mortgage to the said party of the second par loagias and State of Kansas, to-wit:
The South one-half (S^1_2) of the Southea	st one-quarter (SE $\frac{1}{2}$) of Section 4, Township 13,
Range 21, less 1.09 acres conveyed to	the State of Kansas, containing 78.18 acres,
more or less.	
and seized of a good and indefensible extate of inheritan o therein, free and clear of all and that they will warrent and defend the same azsimt all marries making ineful chink it is agreed between the parties hereto that the partiADS, of the first part shal or assessed azailat stail real entits when the same become due and parable, and that 1.	at the delivery hereof $\tilde{L}LOY.$ BTC the lawful owner. S of the premises above grants incombrance It is all times during the life of this intenture, pay all takes or assessments that may be level hayMIDL keep the buildings upon said real coints (name?) against five and tormade
And the still graful 2.0 of the first part $d_{\rm m}$ inversion, merely convents and arres that a and select of a good and inderturble restine of inheritance therein, free and clear of all and that they will warrant and defend the same action at all varies much large the large of a large the part of the same action at a large the large of the first part that the same large that the part $d_{\rm m}$ is a greed between the particle herizes that the part $d_{\rm m}$ is a first $d_{\rm m}$ is a large the same action at large the part $d_{\rm m}$ is a same between the part is being the same large the same larg	at the delivery hereof. UROY. BTO. the lawful owner 3 of the premises above grants incumbrance
And the still grafe G2. of the first part do hereby covariant and argree that a and mixed of a good and indefensible exists of inheritance therein, free and clear of all most of the arrant and defend the same action at all marries making leafed this is a gravel between the particle hereto that the part 1052, of the first part table and marries making parts is all to parts and that it is a strengt between the parties hereto that the part 1052, of the first part table here and parts is all real exists when the same become due and parts is all the part of the	at the definery hereof. $L^{1}D(Y, BTG.$ the lawful owner. 5 of the premises above grants incumbrance
Act the still perfulfic of the first period hereby covariant and agree that a and select of a pool and Indefensible extent of all hereitars of therein, free and clear of all and they will warrant and defend the same actions all warries making interfalses and the same action all warries and shall here it will warrant and defend the same actions all warries and the same action and the same action and the same action all be specified and inverted by the part. In this indention, and that here interest the same of the first period warries and the same action to the same action of the same a	at the definery hereof. UROY. BTO the hereful over 5 of the premises above greates incombrance in therea. It at all times during the life of this in feature, pay all takes or assessments that may be brief herea. The second part, the low, if any, make payable to the part part of the second part to it herea. The second part, the low, if any, make payable is the part J_{-} of the second part to it it to pay and hard where the same become due and payable and the maxes law and manner. The second part, the low of the second part to it it to pay and hard where the same become due and payable and the part of the indebiedness, secured it usual faily repaid. The second part of the second part of payable is the indebiedness, secured it usual faily repaid. The second part of the second part of payable is the second part of the indebiedness, secured it usual faily repaid. The second part of the second part of the second part of the indebiedness, secured it is defined and the second part of the indebiedness as herein previded, in the secut of the same to do also here any part of the same become and particles or the first second is defined particles contained therein fully definance. If default hereads in more parts as the is defined part is they run new, or if may all the same become is and particles or the the indebiedness of th
Act the still perfu@2 of the first perfu do hereby covariant and argree that a and mixed of a pool and indefraulble extent of all hereitars of thereins, there and decide the same action at 1 write matching leader of all and the type will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that the part of the same actions at 1 write matching leader of all and that the same actions at the same actions at the same action of a same action of a same action of the cerest that at the actions the same actions at the same action of the same actions at the same action of the same actions at the same action of t	at the definery hereof. $L^{1}D(Y, BTG.$ the lawful owner. 5 of the premises above grants incumbrance
Act the still perf.G2. of the first part do herely convant and agree that a definited of a pool and Indersatility exists of Intertians - therein, free and derse of all and the start of the starts against all varies making larged that the y will warrant and defeed the same against all varies making larged child it is agreed between the partices hereto that the part 20.5 of the first part definition of the same against all varies making larged child it is agreed between the partices hereto that the part 20.5 of the first part definition of the second part and the part of the second part of th	at the definery hereof. TEOY. BTO the lawful owner. S of the premises above greater largendrame is determined by the definition of the largendrame of the largendrame of the definition of the
Act the still perfu@2 of the first perfu do hereby covariant and argree that a and mixed of a pool and indefraulble extent of all hereitars of thereins, there and decide the same action at 1 write matching leader of all and the type will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that the part of the same actions at 1 write matching leader of all and that the same actions at the same actions at the same action of a same action of a same action of the cerest that at the actions the same actions at the same action of the same actions at the same action of the same actions at the same action of t	is the different sector. TEON. BTO the lawful owner. S of the premises above greater lacembrane is interesting in the sector of the sector barrier of the sector barrier be level. Here, 2011 Lawy the buildings upon said real coints faure? against five and tornsaids Not the second part, the low, if any, mate purpose is the part $J_{\rm eff}$ the second part is the line static second part, the low, if any, mate purpose is the part $J_{\rm eff}$ the second part is the line static second part, the low, if any, mate purpose is the part $J_{\rm eff}$ the second part is the line static second part, the low, if any, mate purpose is the part $J_{\rm eff}$ the second part is the line static second part, the low of the second was and parable and to keep and parts is the line static second part, the low of the second was and parable and to keep and parts is the line static second part, the low of the second was and parable and to keep and the parable result fully regardly the second on the <u>Nonfty-fiftst</u> distributing the low to be second parts the distribution of the second part is the terms of static between the the first be the second part of the distribution of the static second part of the second is and premises, the three seconds the obstrations contained therein fully discharged. If default he made is not here the the second part of the static second part of the static second the second is and premises. The there executes the part here the terms of the static second the second is the first the second is the static second to be an any presentible by the second of the static second the second is and premises. The terms are static and represent there and the states is committed by the second the state is the state is stated to be the second part of the state is the state is committed by the second the state is the state is and states is the state is the state is the state is the state is stated the second is the theories is the state is states is the state is th
Act the still perfu@2 of the first perfu do hereby covariant and argree that a and mixed of a pool and indefraulble extent of all hereitars of thereins, there and decide the same action at 1 write matching leader of all and the type will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that the part of the same actions at 1 write matching leader of all and that the same actions at the same actions at the same action of a same action of a same action of the cerest that at the actions the same actions at the same action of the same actions at the same action of the same actions at the same action of t	at the differery hereof. "LTOY. BTO the harful overs." 5 of the premises above greater incombrance
Act the still perfu@2 of the first perfu do hereby covariant and argree that a and mixed of a pool and indefraulble extent of all hereitars of thereins, there and decide the same action at 1 write matching leader of all and the type will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that they will warrant and defend the same actions at 1 write matching leader of all and that the part of the same actions at 1 write matching leader of all and that the same actions at the same actions at the same action of a same action of a same action of the cerest that at the actions the same actions at the same action of the same actions at the same action of the same actions at the same action of t	at the different second, where the lawful owner. S of the premises above greater law law of the second part, the law, if any, math payable to the part of the interiment. The second part, the law, if any, math payable is the part of the interiment. The second part, the law, if any, math payable is the part of the interiment are paid with the second part, the law, if any, math payable is the part y. of the second part is the interiment of the interiment are used to be second part of the interiment are paid with the second as a payable is the part y. of the second part is the interiment are used to be second part of the interiment and torms in the interiment are used to be second part of the interiment and the second as a payable is the part y. of the interiment and the second is and payable is the part y. of the interiment are used to be second part of the interiment are used in the second of the second part of the interiment are used in the second of the second part of the interiment are used in the interiment are used in the interiment are used in the second of the second part of the interiment are used in the interiment and the interiment are used in the inter
Act the still perf.G2. of the first part do hereby convant and agree that a mathematical of a pool and Indefending extra call intertime - therein, free and clear of all and the theory will warrent and defeed the same against all varies making lateful club is agreed between the particles hereto that the part 2.5. of the first part half is independent, and that the part of the part of the second part of the part of t	at the differery hereof. TEDY. BTO. the lawful over 5 of the premises above greater lacembrane
Act the still perfdS2 of the first perf do kredy evanant and agree that a code side of a good and inderfeatible sensities of instrument context of all starts of the starts and defend the same against all varies making lateful child it is agreed between the particles hereto that the part S2.5 of the first part data is a detaint and respectively and that it is a starts when the same beaves do and particular start and the event that said the start S2.5 of the first part data is inderesting and that it is entire the event that said the start S2.5 of the first part data is inderesting and that it is a start when the same beaves do and particular start and the event that said the start S2.5 the first part data is a being inderesting and that it is determine with the event that said the start is part still kars and the part of the event data said the start start and the part of the start and the part is the start of the start o	at the deferrer hered. "LEQY ATC the harful over." S of the premises above greater in iteratives
Act the still perf.G2. of the first part do hereby constant and agree that a set and index do all indextants exists of inheritance therein, first and care of all and the start set and the start set and the start set of t	is the different kerest. LEOY. ATC the larfal over 5 of the premises above greater incombrance
Act the still perf.G2. of the first part do hereby constant and agree that a set and index do all indextants exists of inheritance therein, first and care of all and the start set and the start set and the start set of t	is the deferry hered. [200] ATC the harful over 5 of the premises above greater incombrance
Act the still particle. If the first part do kredy examat not agree that a dot sole of a good and heiderable exists of inkertime -, therein, free and clear of all index of all that they will warrant and direct the same gations all warries making larged that the same scalar of all that they will warrant and direct the particle between the particle between the same index of all the second part may pay sole taxes and particle between the same index of all the second part may pay sole taxes and particle between the same index of all the second part may pay sole taxes and particle between the same index of all the second part may pay sole taxes and particle between the same index of all the same and the same direct to the same of the first part. This GLANT is histed as a mortgare to part on the same of the same and the same direct to the same of the first part. This GLANT is histed as a mortgare index of the same start of the same direct to the same of the same and the same direct to the same of the same start on the same direct direct the same direct	is the different levent. TEDY. BTO the lawful overs. 5 of the premises above greater incombrance
Act the still particle. If the first part do kredy examat not agree that a dot sole of a good and heiderable exists of inkertime -, therein, free and clear of all index of all that they will warrant and direct the same gations all warries making larged that the same scalar of all that they will warrant and direct the particle between the particle between the same index of all the second part may pay sole taxes and particle between the same index of all the second part may pay sole taxes and particle between the same index of all the second part may pay sole taxes and particle between the same index of all the second part may pay sole taxes and particle between the same index of all the same and the same direct to the same of the first part. This GLANT is histed as a mortgare to part on the same of the same and the same direct to the same of the first part. This GLANT is histed as a mortgare index of the same start of the same direct to the same of the same and the same direct to the same of the same start on the same direct direct the same direct	is the diverse thereof. TEQY ATC the lawful over 5 of the premises above greater lacendrame

343

5