## MORTGAGE RECORD 84

A CONTRACTOR

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.
	'This instrument was filed for record on the
TO TO	March A. D. 19 42, at 2130 o'clock P. M.
	Nasol G. Ceck. Register of Deeds.
Lawrence National Bank Lawrence, Kansas	By Deputy.
THIS INDENTURE, Made this 25th, day of	Warch, in the year of our Lord, one thousand nine
Lawrence in the County of Douglas	s and State ofKansas
rtics_of the first part, and The Lawrence National Bank	
WITNESSET", That the said part108_of the first part, in conside Six Thousand and no/100	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part Y of the second part,
Lots Number Five (5) and Number Six (6)	in Block Number One (1) West Hills, said West
	t adjoining the City of Lawrance in said County
and State except the North 15 feet of Lo	
	0 - Carlos Alexandre de la construcción de la construcción de la construcción de la construcción de la constru
th the annurtenances and all the estate, title and interest of the said m	sart 199_cf the first part therein.
And the aspurtenances and all the estate, title and interest of the said put and the said parta dB. and the first part ab bereby cornant and agree that at the interest between the rest of all fields the clear of all 1	the delivery hereof They are the lawful owner 5 of the premises above granted,
And the said part205 of the first part do hereby covenant and agree that at 1 seized of a good and indefeasible estate of inheritance therein, free and clear of all i 1 that they will warrant and defend the same against all parties making lawful claim	t the delivery beread. UROY ATO the lawful owner S of the premises above granted, incumbrance
And the said perial DE. of the form part 30broky constant and agree that at learned of a good and indefendible exists of hieritance therein, free and clear of all 1 that they will warrant and defend the same against all parties making lawful chim it is agreed between the puries hereto that the part 10.5 of the first part shall manuscal against and irrel exists when he same becomes due and aparbic, and that $\frac{1}{10}$ h sum and by such insurance company as shall be specified and directed by the part $\frac{1}{100}$ . Increase, And in the even that shall and 0.05 defends the the part shall full the part of $\frac{1}{100}$ . Increase, And in the even that make and 0.05 def to first space that if the part of $\frac{1}{100}$ . Increase, And in the even that make and 0.05 def to first space that if the	the delivery hered. $5009.870$ the lawful owner $S$ of the premises above granted, incombence. Iterates as all times during the life of this infeature, pay all taxes or assessments that may be levied 1000.0000.0000000000000000000000000000
And the said parts 0.6. of the first part 30broky cornant and agree that at learned of a good and indefendable exists of interfaces therein, free and clear of all 1 that they will warrant and defend the same against all parties making lawful chilm it is agreed between the parties hereto that the part 10.5 of the first part shall manned against after idents when the same becomes due and parable, and that . M h sum and by such insurance company as shall be specified and directed by the part $y_{-}$ of $\frac{1}{\sqrt{2}}$ . Linear. And in the seven that and gain 20.6 Set the first part shall the brown provided, then the part $y_{-}$ of the second part may pay add marse and income indentum, and shall here inform the the rate of 10.2 from the date of payment as	the delivery hered. $5009.870$ the lawful owner $S$ of the premises above granted, incombance. therets, as all times during the life of this infeature, pay all taxes or assessments that may be levied 1009.87111 have the building: upon sold real series insured azilant fire and torracks in $act$ the second part, the kas, if any, mais parable to the part $N_c$ of the second part to the to pay can brane when the analessmend due and payable and to keep and premises haven $2\pi_1$ due version and the analysis to paid shall become a part of the indebications, secured by all fully replice.
And the said parts 0.6. of the form parts $b_{m-1}$ borely constant and agree that at leaded 4 a good and indefendible estate of hierdinase therein, free and clear of all 1 that they will warrant and defend the same against all parties making lawford the link is agreed between the parties. In the same borease due and against and that it is a same that the part 10.5 of the form part shall be an information of the link of t	the delivery hered. TAQY_ATOthe lawful owner S of the premises above granted, incombance
And the said part $QC_{12}$ of the first part $d_{22}$ — hereby corvant and agree that is leaded a good and indefeasible estate of inheritance therein, free and clear of all if the there yell versus and derive the same agrainst all parties making twifted chains is an and pracech insurance company as shall be specified and directed by the part $y_{-1}$ and $z_{-1}$ to the the part $z_{-1}$ of the same agrain and $z_{-1}$ and $z_{-1}$ be the first part half of the insert $z_{-1}$ because $z_{-1}$ and $z_{-1}$ be a same after the first part half of the part of $-\frac{1}{12}C_{-1}$ interest. And in the event that and part $QC_{12}$ the first part half of the independent of the the part $y_{-1}$ of the second part may ray and lates and four independent of the the part $z_{-1}$ of the second part is part $z_{-1}$ be the part that if half is identical, and shall beer instruct at the same of 10% from the date of partment of a Six Thoughand Dollar S and $NO/DO$ the part of the part of the part of the specifies of the part shall be the by $-\frac{1}{12}$ for the part $z_{-1}$ of the specifies of the specifies of the part of the the part of the the specifies of the terms of $-DO$ for the part $y_{-1}$ of the specifies of the sp	the delivery hered. $500^\circ$ ATC
And the said part $QC_{12}$ of the first part $d_{22}$ — hereby corvant and agree that is leaded a good and indefeasible estate of inheritance therein, free and clear of all if the there yell versus and derive the same agrainst all parties making twifted chains is an and pracech insurance company as shall be specified and directed by the part $y_{-1}$ and $z_{-1}$ to the the part $z_{-1}$ of the same agrain and $z_{-1}$ and $z_{-1}$ be the first part half of the insert $z_{-1}$ because $z_{-1}$ and $z_{-1}$ be a same after the first part half of the part of $-\frac{1}{12}C_{-1}$ interest. And in the event that and part $QC_{12}$ the first part half of the independent of the the part $y_{-1}$ of the second part may ray and lates and four independent of the the part $z_{-1}$ of the second part is part $z_{-1}$ be the part that if half is identical, and shall beer instruct at the same of 10% from the date of partment of a Six Thoughand Dollar S and $NO/DO$ the part of the part of the part of the specifies of the part shall be the by $-\frac{1}{12}$ for the part $z_{-1}$ of the specifies of the specifies of the part of the the part of the the specifies of the terms of $-DO$ for the part $y_{-1}$ of the specifies of the sp	the delivery hered. $500^\circ$ ATC
And the said parts 0.6. of the first parts $b_{}$ bredy cormant and agree that is larged at a good and indefendible estate of inheritance therein, free and clear of all is bred of a good and indefendible estate of the transmitter of the transmitter is the transmitter is the transmitter is the transmitter of the transmitter is the transmitter of the transmitter is the transmitter of the t	the delivery hered. 50.09' $\Delta T^{0}$ the lawful owner $S$ of the premises above granted, incombrance the first of this infecture, pay all taxes or assessments that may be level $D_{00'}$ with 11 here the building: upon soid real series insured rations for and torrated in $\Delta t$ the second part, the kost, if any, mais parable to the part, $D_{10'}$ of the second part to the integration of the second part of the second parable part of the indebications, secured by all dilly repeated by the second to and parable of the part $D_{10'}$ of the second part to the its pay and its taxes both the assessment due and parable to the part. $D_{10'}$ of the second part is the its pay and its when the same become due and parable or the part of the indebications, secured by all dilly repeat. The second parable parable is the parable in the parable is the second parable of its parable is the same second parable parable is the second parable of the insertions repeated on the second parable in the second parable of the insert threes and parable parable is the second parable of the insert threes and parable or the insert inserts of parable parable parable is the second parable of the insert threes and parable parable is the insert parable parable is and parable in the insert inserts of the second parable is the insert inserts three parables is the insert parable is and parable in the insert threes and parable is the insert inserts of the insert threes and parable is the insert inserts three inserts of the insert three is and parable in the insert three is and parable in the insert three is and parable in the insert three is an insert inserts of the insert three is a set in the insert three is and parable in the insert three is and parable in the insert inserts in the insert three is and parable in the insert three is and parable in the insert three is and insert three inserts of the insert three is and parable in the insert thre
And the said part $0.6$ , of the form part $0$ horely cormant and agree that at learned of a good and indefendible estate of hierdinase therein, free and clear of all if that they sail warrent and defend the same against all parties making lawford tables in the same borean descending and the same same and the same same and the same same same same same same same sam	the delivery hered. 50.09' $\Delta T^{0}$ the lawful owner $S$ of the premises above granted, incombrance the first of this infecture, pay all taxes or assessments that may be level $D_{00'}$ with 11 here the building: upon soid real series insured rations for and torrated in $\Delta t$ the second part, the kost, if any, mais parable to the part, $D_{10'}$ of the second part to the integration of the second part of the second parable part of the indebications, secured by all dilly repeated by the second to and parable of the part $D_{10'}$ of the second part to the its pay and its taxes both the assessment due and parable to the part. $D_{10'}$ of the second part is the its pay and its when the same become due and parable or the part of the indebications, secured by all dilly repeat. The second parable parable is the parable in the parable is the second parable of its parable is the same second parable parable is the second parable of the insertions repeated on the second parable in the second parable of the insert threes and parable parable is the second parable of the insert threes and parable or the insert inserts of parable parable parable is the second parable of the insert threes and parable parable is the insert parable parable is and parable in the insert inserts of the second parable is the insert inserts three parables is the insert parable is and parable in the insert threes and parable is the insert inserts of the insert threes and parable is the insert inserts three inserts of the insert three is and parable in the insert three is and parable in the insert three is and parable in the insert three is an insert inserts of the insert three is a set in the insert three is and parable in the insert three is and parable in the insert inserts in the insert three is and parable in the insert three is and parable in the insert three is and insert three inserts of the insert three is and parable in the insert thre
And the said parta 0.6. of the first part 30 breky cornant and agree that at a larged of a good and indefensible state of linkeria. The series of the said of	the delivery hered. 50.09. 0.70 the lawful owner 5 of the premises above granted, incombrance interests. Therets. The The The The The The Therets. The The The The The Therets. The The The The Therets. The
And the said part $30.5$ , of the form part $30$ horeby corrected and a regret bat at the labeled at good and indefectible create of labeled the same argument all parties making having the labeled at good and indefectible create of labeled the labeled at good and indefectible creates of labeled at labeled the labeled at labeled the labeled at label	the delivery hered. TAQU ATC the lawful evert S of the premises above granted, formulaxes
And the side parta 0.6. of the form part 30	the delivery hered_TROY_ATC the lawful every S of the premises above granted, formulaxes
And the side parta 0.6. of the form part 30	the delivery hered_ TAQY_ATC the lawful every S of the premises above granted, formulaxes
And the side parta 0.6. of the form part 30	the delivery hered_ 5ReY_0.7.2° the lawful every 5 of the premises above granted, formulaxes
And the side parta 0.6. of the form part 30	the delivery hered_ TAQY_ATC the lawful every S of the premises above granted, formulaxes
And the side part 26.5. of the form part 30	the delivery hered_ 5ReY_0.7.2° the lawful every 5 of the premises above granted, formulaxes
And the side part26.5. of the form part 30 boreky corrant and agree that at a leader of a good and indefensible estate of this first estates of the series of the seri	the delivery hered_ TAQU ATC the lawful error S of the premises above granted, forembranes
And the side part26.5. of the form part 30	the delivery hered_TROY_D.TC the lawful every S_ of the premises above greated, forembranes
And the side part26.5. of the form part 30	the delivery hered_TROY_ATC
And the side part 26.5. of the form part 30	the delivery hered_TROY_ATC
And the side part26.5. of the form part 30	the delivery hered_TROY_ATC
And the side part 26.5. of the form part 30	the delivery hered_TROY_ATC the lawful error S_ of the premises above granted, forembranes
And the side part doff, of the form part dobredge version and agree that at a looker of all of location closer of all locations for state of the form part doff. See the state between the parties hereto that the part 10.5 of the form part doef of the form the doef of the form part doef of the form the	the delivery hered_TROY_ATC the lawful error 3 of the premises above granted, foremisence
And the side part 26.5 of the form part 30	the delivery hered. TAQU ATC
And the side part doff, of the form part dobredy corrent and agree that at a good and indersable state of 1 hard states even the state between the part is hard at the part is doff of the form part do for the form t	the delivery hered_TROY_BTC
And the still period 50.5 of the form part 30	the delivery hered_TROY_ATC