## MORTGAGE RECORD 84 Reg. No. 3009 Fee Print, 8 5.0

 $\bigcirc$ 

 $\left[ \right] \right]$ 

 $\bigcirc$ 

· []]

 $\bigcirc$ 

 $| \bigcirc$ 

377

٢

and the P	FROM	STATE OF KANSAS, DOUGLAS COUN This instrument was fied for record of		
	то	and the second	, at <u>3:45 o'clock P. M.</u> A. Block Register of Deeds.	
THIS INDENTURE, Made	this 2nd day of June	By	Deputy.	
hunared and forty-two	between k C Hurt and Wincel Hurt, hi	, in the year of t	our Lord, one thousand nine	
	in the County of Douglas			
	The First National	1 Bank of Lawrence		
WITNESSETH, That the sa	aid part ies of the first part, in consi	ideration of the sum of pa	rt_y of the second part.	
which is bereby acknowledged, ha the following described real estat	a .ve_s:ld, and by this indenture do_ le situated and being in the County of I	Grant, Bargain, Sell and Mortgage to the said Douglas and State of Kanaas, to-wit:	duly paid, the receipt of part Y of the second part,	
Lcts 3 and 4 in	Block 13 in Lane's Second	Addition to the City of Lawrence.		
and which of a good and holfenship of all and that they will warrant and defend the I is agreed between the partic her or ancesta qualitation and real states when a tuch was and by noh inturance company enters of .112 'creat. And in the er- at brein provided, then the part Y. of the information, and shall beer interest at THIS CRANT is intered as a more Two Tho	we have excluse a light random value of the distribution of the second	the delarge percet	Assessments that may be levied of arniast fire and tornado in t <b>y</b> of the second part to the i to keep said premises insured of the incidences, secured by	
and sected of a good a Linds in the rule and the sector of an indefendable cata and that they will warrant and sector the or an ensued archite the barries has or an ensued archite the link of the sector rule of the sector of the sector of the and brinds in the sector of the sector THIS GUANT is intended as a merica and by 1 the sector of the sector and by 1 the sector of the sector of the sector of the sector of the sector of the sector of the sector of the shall be converse the sector of the sector of sector of the sector of the sector of the shall be sector of the sector of the sector sector of the sector of the sector of the shall be sector of the sector of the sector mainter sector of the sector of the sector of the shall be settor of the sector of the sector of the shall be settor of the sector of the sector of the shall be settor of the sector of the sector of the shall be settor of the sector of the sector of the shall be settor of the sector of the sector of the shall be settor of the sector of the sector of the shall be settor of the sector of the sector of the shall be settor of the sector of the sector of the shall be settor of the sector of the sector of the shall be settor of the sector of the sector of the sector of the shall be settor of the sector of the sector of the sector of the shall be settor of the sector of the sector of the sector of the shall be settor of the sector of the sector of the sector of the shall be settor of the sector of the sector of the sector of the sector of the sector of the	parts do hereby corrant and arree that as to 6 linkrithme therein, for ean off- ease atms azainst all parties making lawful claim meres that the part105, or the first part shall be an enherence who and parting and that $\Sigma$ as shall be specified and directed by the party. The earlest that shalp part 1054 the first part shall fail the access part may pay add tarse and how the rate of 1057 form the date of payment us the access part of the sound of the payment of the access part of the sound of the payment of the part. I have the sound part, which ill in the part is an of the sound part, which ill in the part is partied by the tars, on a support the same as pervised in the tars, on a south part is and pervised in the tars, on a remaining angest, and all of the obligations pre- remaining angest, and all of the obligations par- remaining angest, and all of the obligations par- ties and pervision of the holds the cost and part the att pervision and all the instruction.	to be diverge percent. They, B.T.G. the hard averaged incumberance the incumberance of the incumberance of the incumberance as all times during the life of this foderium, pay all taxes or heavy. Will have the buildinger upon notif real critic from 	Assessments that may be levied of a splits for and formade in Y - of the second part to the J to keep sail premises narred of the incidentiates, second by Junn	
and which of a pool all holdenships each and the ther will warrant and defaul the It is arready between the particle ho or an each gradual real estates when t tasks and the there will be the part of the second second second second second test of the test of the test of the above the particle of the test of the foreitness and the test of the test of the test of the test of the test of test of the test of the test of test of test of the test of the test of the test of test of the test of the test of the test of test of test of the test of the test of test of test of test of the test of the test of test of test of test of test of the test of test the test of test of test of test of the test of test the test of test of test of test of test of test the test of test of test of test of test of test the test of test of test of test of test of test the test of test of test of test of test of test the test of test of test of test of test of test of test the test of test of test of test of test of test of test the test of test of test of test of test of test of test the test of test o	parts do hereby corrant and arree that as to 6 linkrithme therein, for ean off- ease atms azainst all parties making lawful claim meres that the part105, or the first part shall be an enherence who and parting and that $\Sigma$ as shall be specified and directed by the party. The earlest that shalp part 1054 the first part shall fail the access part may pay add tarse and how the rate of 1057 form the date of payment us the access part of the sound of the payment of the access part of the sound of the payment of the part. I have the sound part, which ill in the part is an of the sound part, which ill in the part is partied by the tars, on a support the same as pervised in the tars, on a south part is and pervised in the tars, on a remaining angest, and all of the obligations pre- remaining angest, and all of the obligations par- remaining angest, and all of the obligations par- ties and pervision of the holds the cost and part the att pervision and all the instruction.	the delivery hereof. They_APCthe hard ownerdinterminenceintermine	Assessments that may be levied of a splits for and formade in Y - of the second part to the J to keep sail premises narred of the incidentiates, second by Junn	
and seried of a good an Undershife stat and the dress of a good an Undershife stat and that they will warrant and seried the or an end by nucleonic states when to an anomal arguest and the series when the angene in the series of the series of the sates of the interest and the series of the and period of the series of the series of the THIS CHANT is intered as a merical series of THIS CHANT is intered as a merical series of the series of the series of the series of the series of the series of the series of the series of the series of the series of the according to the terms of the series of the late of the series of the series of the late of the series of the series of the late of the series of the series of the shall be concerned as the series of the series of the series about the series of the series of the series about a series of the series of the shall be concerned the series of the series of the series about a series of the series of the shall be series about the series of the series of the series of the series of the series of the shall be series about the series of the series of the series of the series of the series of the shall be series of the series	parts do hereby corrant and arree that as to 6 linkrithme therein, for ean off- ease atms azainst all parties making lawful claim meres that the part105, or the first part shall be an enherence who and parting and that $\Sigma$ as shall be specified and directed by the party. The earlest that shalp part 1054 the first part shall fail the access part may pay add tarse and how the rate of 1057 form the date of payment us the access part of the sound of the payment of the access part of the sound of the payment of the part. I have the sound part, which ill in the part is an of the sound part, which ill in the part is partied by the tars, on a support the same as pervised in the tars, on a south part is and pervised in the tars, on a remaining angest, and all of the obligations pre- remaining angest, and all of the obligations par- remaining angest, and all of the obligations par- ties and pervision of the holds the cost and part the att pervision and all the instruction.	the delivery here c. They A.P.C the hard source	Assessments that may be level of a scalar for and tornade in y - of the scolar bart to the level of the indeficient part to the of the indeficient energy of the indeficient energy of 	
and which of a pool all holdenships each and the ther will warrant and defaul the It is arready between the particle ho or an each gradual real estates when t tasks and the there will be the part of the second second second second second test of the test of the test of the above the particle of the test of the foreitness and the test of the test of the test of the test of the test of test of the test of the test of test of test of the test of the test of the test of test of the test of the test of the test of test of test of the test of the test of test of test of test of the test of the test of test of test of test of test of the test of test the test of test of test of test of the test of test the test of test of test of test of test of test the test of test of test of test of test of test the test of test of test of test of test of test the test of test of test of test of test of test the test of test of test of test of test of test of test the test of test of test of test of test of test of test the test of test of test of test of test of test of test the test of test o	parts do hereby corrant and arree that as to 6 linkrithme therein, for ean off- ease atms azainst all parties making lawful claim meres that the part105, or the first part shall be an enherence who and parting and that $\Sigma$ as shall be specified and directed by the party. The earlest that shalp part 1054 the first part shall fail the access part may pay add tarse and how the rate of 1057 form the date of payment us the access part of the sound of the payment of the access part of the sound of the payment of the part. I have the sound part, which ill in the part is an of the sound part, which ill in the part is partied by the tars, on a support the same as pervised in the tars, on a south part is and pervised in the tars, on a remaining angest, and all of the obligations pre- remaining angest, and all of the obligations par- remaining angest, and all of the obligations par- ties and pervision of the holds the cost and part the att pervision and all the instruction.	the delivery here c. They. B.T.G. the hard avered incremental incrementance is an it times define the binkings upon nois real extent incremental here the binkings upon nois real extent incremental there are binkings upon nois real extent incremental there are binkings upon nois real extent incremental to be seen a set of the same extend and the same extend are and provide to the provide the same extend are and provide to the same extend are and a same extend are and the same extended in the same extended. If a fail there is a same there, in the manare provide, if and there here and a transfer of the there are and and there is a same extender of a same there and the manare provide in the same extended in the same extended. If a same extender is a same there is a same there and the manare provide in the same extended in the same extended. The same extended is the same extended in the same extended in the same extended is the same extended in the theorement of the real extended are at the the extended are at the same extended of the same	Assessments that may be levied el aguista fre and tornado in VJ-of the second part to the J to keep sail pression levies of el the indebtediens, secured by JUID 1422 on and take to server any main charperided, in the event that provided, in the event that provided, in the event that second particular to any provide of I. Its Insurance for this before the torney main elevier appointed to collect the and to part the part of the second part of the Insurance in the before the torney and second part of the Insurance elevier appointed to collect the and by paid by the part of the second part of the Insurance in before. The second second second second part of the second second second part of the Insurance for the before the second second second second part of the second s	
and seried of a good and holdenable stat and the ther will surrant and default in the far arrange of the stream the particle here or an end by nucl insume company of the stream of the interest and the stream of the s	parts do hereby corrant and arree that as to 6 linkrithme therein, for ean off- ease atms azainst all parties making lawful claim meres that the part105, or the first part shall be an enherence who and parting and that $\Sigma$ as shall be specified and directed by the party. The earlest that shalp part 1054 the first part shall fail the access part may pay add tarse and how the rate of 1057 form the date of payment us the access part of the sound of the payment of the access part of the sound of the payment of the part. I have the sound part, which ill in the part is an of the sound part, which ill in the part is partied by the tars, on a support the same as pervised in the tars, on a south part is and pervised in the tars, on a remaining angest, and all of the obligations pre- remaining angest, and all of the obligations par- remaining angest, and all of the obligations par- ties and pervision of the holds the cost and part the att pervision and all the instruction.	the delivery here c. They A.P.C the hard source	Assessments that may be level of a scalar for and tornade in y - of the scolar bart to the level of the indeficient part to the of the indeficient energy of the indeficient energy of 	
and which of a good and Indivensible esta and which of a good and Indivensible esta and that ther will warman and eight of its agreed scalar and results and and the same of a probability of the same of the or success arallel scalar and the same of the scalar and the same of the same of the scalar and the same of the same of THIS CRANT is interded as a mort THIS CRANT is interded as a mort and by <u>11d</u> the same of the same and by the same and the same of the same of the same and the same and the same and the same of the same and by the same of the same of the same and the same and the same of the same and the same the same of the same of the same of the same of the same of the same of the same of the same of the same of the same the same of the	part 60 hereby corrant and arree that at is of likeritance thereis, for ear of dear of all as many exclusion all parties making lawful chains present that the part 100 of the first part shall the same becomes due and parcine and that 12 as shall be specified and directed by the party ear of the same becomes due and parcine and that 12 the screen that raid parts 100 for the first part shall fail the screen that raid parts 100 for the first part shall fail the screen that raid parts 100 for the first part shall fail the screen the part part of the sound part with all in the screen the part part of the sound part with all in the part $J_{\rm eff}$ of the sceed part is part of any law the part $J_{\rm eff}$ of the sceed part is part of any law the part $J_{\rm eff}$ of the sceed part is part of any law the part $J_{\rm eff}$ of the the the back back the part is not the part of law is a part of the the back back the part is a still be previous and the back the back the back the part $J_{\rm eff}$ of the first part that $J_{\rm eff}$ of the part $J_{\rm eff}$ of the first part has $J_{\rm ef$	the delivery here c. They A.P.C the hard source	Assessments that may be levied et against five and tornade in by Jord the association part to the J to keep sail pression lawers' of the indebiases, secure by June nd 20 June nd 20 June nd 20 as and take to accure any main de provided, in the event that movies in such payments or any provide or U. Its insurance is the indebiaset in the event that accurate the provided in the present day provided in such payments or any movies of U. Its insurance is a provide of U. Its insurance is the indebiaset in the event that accurate provided to collect the accurate provided to collect the actual by the particular day and year last above (SEAL) (SEAL)	
and writed of a good and Indefensible state and the ther will warrant and edical black it is agreed available that and edical black of an end of the between the partice has or an end of the between the partice has the state of the between the partice has the black of the between the partice has a border previous factors and the the state THIS CRANT is interded as a mort THIS CRANT is interded as a mort and by - 1th the most partice has an and by - 1th the state of the state and the terms of - 0.000 mer and by - 1th the state of the state and by - 1th the state of the state and the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of restate the state of the	part 60 hereby corrant and zeros that a to distribute hereis, for ear and dear of all to distribute hereis, for ear and dear of all to distribute hereis, for ear and dear of a parties and that a second secon	the definery here of the USAN are on the hard avered a neuronal ne	Assessments that may be levied et against five and tornade in by Jord the association part to the J to keep sail pression lawers' of the indebiases, secure by June nd 20 June nd 20 June nd 20 as and take to accure any main de provided, in the event that movies in such payments or any provide or U. Its insurance is the indebiaset in the event that accurate the provided in the present day provided in such payments or any movies of U. Its insurance is a provide of U. Its insurance is the indebiaset in the event that accurate provided to collect the accurate provided to collect the actual by the particular day and year last above (SEAL) (SEAL)	
and veried of a good and inderenable esta and that they will warrant and default built Is in great barren to partice ho or ansead action and real estates who - the in and the barrene barrene how actions of 110	<pre>part 80</pre>	ib de divery hereot. "LRdy_B.P.G." the hard avered. Intermeted. Intermeted	Assessments that may be levied et acutats fire and torrads in VJ-of the second part to the 1 to here sail pression secured by of the includestass, secured by of the includestass, secured by -June 10.42, -June 10.42, -June 10.42, -June 10.42, 	
and writed of a good and Indivensible state and writed of a good and Indivensible state and that there will warrant and edical burnt Is is agreed between the partice har to state and the between the partice har to be and a dy wind humans compared as a more state of <u>15</u> ,	<pre>part 8.0</pre>	the definers here of the UR of this federatore, gas all taxes or at all these dering the life of this federatore, gas all taxes or at all these dering the life of this federatore, gas all taxes or and the second part, the loss, if any, made parable to the gas and the second part, the loss, if any, made parable to the gas and the second part, the loss, if any, made parable to the gas second or others, and the amount is paid shall become a part and for second part, the loss of the second de and parable to the second or others, executed on the 2.10.4 day of the second part is the second taxes and calculated taxes or to discharge any taxes with here it therein a ben and second the second taxes the here of the second de and the and the advector and the second taxes in the second de and the advector the second second taxes in the here it there is a ben and the advector and the second taxes in the second de and the advector the second taxes and the second de and taxes and the second second taxes in the second de and the advector taxes and the second by the was all to here a tra- ser thereof, is the manare provided by he was all to here a tra- are thereof, is the manare provided by he was all to here a tra- are thereof, is the manare provided by he was all to here a tra- are thereof, is the manare provided by he was all to here a tra- are thereof, is the manare provided by he was all to here a tra- are thereof, is the manare provided by he was all to here a tra- are thereof, is the manare provided by he was all to here a tra- are thereof, is the manare provided by he was all to here a tra- are thereof, is the manare provided by here was all there by a all each and ever eblicition thereis excluded. As all the if each all ever a solutions there is a solution of the second there is the second as the second tax and the if each all ever the solutions are the second of the second tax and the if each all ever the solutions are the second tax and the second tax and the if each all ever the solutions are a	Assessmentia that may be levied of actuals for and tornado in V = of the second part to the 1 to here sail pressible neural of the indebidises, second by 	
and writed of a good and Indivensible state and writed of a good and Indivensible state and that there will warrant and edical burnt Is is agreed between the partice har to state and the between the partice har to be and a dy wind humans compared as a more state of <u>15</u> ,	<pre>part Bo</pre>	ib de divery hereot. "LRdy_B.P.G." the hard avered. Intermeted. Intermeted	Assessmentia that may be levied of actuals for and tornado in V = of the second part to the 1 to here sail pressible neural of the indeficient, second by 	