MORTGAGE RECORD 84

	ROM	STATE OF KANSAS, DOUG This instrument was file	LAS COUNTY, ss. I for record on the day o		
Odell Grems and husb	and TO	Hanned	D. 19 42, at 4130 o'clock P. M. a. Backa Register of Deeds.		
I. J. Meade		By Frene (crter Deputy.		
	his 6th day of Og	tober , in	the year of our Lord, one thousand nin	· •	
hundred and Forty-two Odell Grems and Jo	hn Grems her husband				
	n the County of Douglas		nd State of Kansas		
I. J. Meade			part y of the second part		
Eight Hundred Fifty	id part 103 of the first part, in conside and no/100	DOLLARS, to	thom duly paid, the receipt o e to the said part y of the second part		1
	e hundred seventeen (117) on t of the City of Lawrence kn		s Street in Block thirty-se	ven	٩
It is distinct:	ly agreed and understood tha	t this is a purchase price	e mortgage and that the tot	a1	
consideration v	was Eleven Hundred Dollars (\$1100.00) and (\$250.00) Th	wo Hundred Fifty Dollars		
was paid in cas	shì.				
nd seized of a good and indefeasible esta	e estate, title and interest of the said p part do hereby covenant and agree that as ate of inheritance therein, free and clear of all i	the delivery hereof they are the	lawful owner S of the premises above granted		
In deficit of a good and indefensible cat- ing that they will were not and default in It is agreed between the partice, be assessed at latt at all even in the partice be- tween the second and the second second second tents of 15.5. Interest. And in the se- tions of 15.5. Interest. And in the second is interest, and which have interest at THIS GRANT is interest at the interest, and which have interest at the interest and the second second second is second at the second second second as a second second second second second the second second second second second the second second second second second the second s	part d_{m-2} hereby covenus and agree that as to of inheritance therein, for each off are of all 1 her same against all parties making insertion (are of all the same bounds due and gapaking and that. It is as shall be specified and directed by the part, Δ_{m} were that and gap and 0.5 of the first part shall fail if the scene bounds off 0.5 of the first part shall fail the state of 0.5 of the first part of 0.5 of 0.5 of 0.5 the state of 0.5	the delivery hered. they are the summaries membranes the starter the life of this inderture, as all times during the holdings upon and $(0, w) = 11 \log_2 w$ is the sum of the su	pay all taxes or assessments that may be levie call extent insured azimt fire and tornaho in and upsable on 1 to keep add premises insure become a part of the indefendent, secured by day of OCTODET		9
In deficit of a good and indefensible cat- ing that they will were not and default in It is agreed between the partice, be assessed at latt at all even in the partice of the second at the such insurance company trans of 15.5 Interest. And in the second at 15.5 Interest. And in the interest of the such insurance company into the second with the interest of THIS GRANT is interest of the interest of the second second second interest of the second second second the interest of the second second of the second second second second the second secon	part do here by covenus and acree that as to 6 inheritance therein, free and clear of all is to 6 inheritance therein, free and clear of all is the anne bowns due and paylab, rank that the part 102. If the first part half all the same bowns and that If the same bowns and that the part 102 of the first part half fail if the second part, which are not the same bowns and paylab, paylab the part The payment of a same write obligation for the payment of a better and built same same and paylab the payment of a same same same paylab the payment of a same same same same same same same sa	the delivery hered. they are the interaction membranes membranes the second part, the life of this inderture, $0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0$	pay all takes or assessments that may be levie nal evide insured azint fire and tornado in and payable on heavy. Or the second part to the and payable and to keep add premises harver locume a part of the indebiedness, secured by a day of Ootober 10.4 Min and payable and to be served aby a day of Ootober 10.4 Min and the second provided, in the event that a day of Ootober 11 the insurance to thereon as herein provided, in the event that a day of the may be able to be served that a day of the may be able to be served that a day of the may be able to be served that a day of the may be able to be able to a day the second payable or and to bay a served part and to hars a service range thereas that and to hars a service range the part. A second pay the second payable or and to hars a service range thereas the part. A second the second part and the reservice payable or and to hars a service hereas and the reservice payable of the first part. A second at the part of the second part. A second at the part of the second part of the reservice payable of the second part. A second at the reservice payable of the part. A second the reservice part of the second part of the reservice payable of the second part. A second the reservice payable of the reservice part of the reservice payable of the second part. A second the reservice part of the second part of the reservice part of th		•
nd selicit of a good and indefensible cita and that they will warrant and defenj the R is agreed between the parties he assessed against said real clair when the same and by such faurrance company then it of 15	part d_{m-2} hereby covenus and agree that as to of inheritance therein, for each off are of all 1 her same against all parties making insertion (are of all the same bounds due and gapaking and that. It is as shall be specified and directed by the part, Δ_{m} were that and gap and 0.5 of the first part shall fail if the scene bounds off 0.5 of the first part shall fail the state of 0.5 of the first part of 0.5 of 0.5 of 0.5 the state of 0.5	the delivery hered. they are the summaries membranes the starter the life of this inderture, as all times during the holdings upon and $(0, w) = 11 \log_2 w$ is the sum of the su	pay all taxes or assessments that may be levie call extent insured azimt fire and tornaho in and upsable on 1 to keep add premises insure become a part of the indefendent, secured by day of OCTODET		•
nd selicit of a good and indefensible cita and that they will warrant and defenj the R is agreed between the parties he assessed against said real clair when the same and by such faurrance company then it of 15	part d_{m-2} hereby covenus and agree that as to of inheritance therein, for each off are of all 1 her same against all parties making insertion (are of all the same bounds due and gapaking and that. It is as shall be specified and directed by the part, Δ_{m} were that and gap and 0.5 of the first part shall fail if the scene bounds off 0.5 of the first part shall fail the state of 0.5 of the first part of 0.5 of 0.5 of 0.5 the state of 0.5	the delivery hered. they are the there is a sit lines during the life of this inderture is a sit lines during the holdings upon asid of the scool part, the last, if ary, make a sit life of the scool part, the last, if ary, make a sit is an or an an an analysis of the scool part, the last, if ary, make a sit is an of the scool part, the last, if ary, make a sit is an of the scool part, the last, if ary, make a sit is an order of the scool part, the last is an of the scool part. The scool part is an analysis of the scool part is an analysis of the scool part is and the smooth as paid shall be also be an analysis of the scool part is and the scool part is an analysis of the scool part is and the scool part is an analy scool part is an analy scool part is an and the scool part is and the scool part is an analy scool part is an	pay all takes or assessments that may be levie real evide insured azint fire and tornado in and payable on he pay. Or the second part to the and payable and to keep add premises insured become a part of the indebidiness, secured by a destart of the indebidiness of the insurance to thereore due and payable or if the insurance to a destart of the second part is the insurance to part indepide the indebidine to excert and part of the second part is the indebidine to excert and to have a restrict specified to collect the and to have a full benefits acroing thereform shall the respective participation herein. Sal the day and year last above (SEAL)		•
nd selicit of a good and indefensible cita and that they will warrant and defenj the R is agreed between the parties he assessed against said real clair when the same and by such faurrance company then it of 15	part d_{m-2} hereby covenus and agree that as to of inheritance therein, for each off are of all 1 her same against all parties making insertion (are of all the same bounds due and gapaking and that. It is as shall be specified and directed by the part, Δ_{m} were that and gap and 0.5 of the first part shall fail if the scene bounds off 0.5 of the first part shall fail the state of 0.5 of the first part of 0.5 of 0.5 of 0.5 the state of 0.5	the delivery hered. they are the there is a sit lines during the life of this inderture is a sit lines during the holdings upon asid of the scool part, the last, if ary, make a sit life of the scool part, the last, if ary, make a sit is an or an an an analysis of the scool part, the last, if ary, make a sit is an of the scool part, the last, if ary, make a sit is an of the scool part, the last, if ary, make a sit is an order of the scool part, the last is an of the scool part. The scool part is an analysis of the scool part is an analysis of the scool part is and the smooth as paid shall be also be an analysis of the scool part is and the scool part is an analysis of the scool part is and the scool part is an analy scool part is an analy scool part is an and the scool part is and the scool part is an analy scool part is an	pay all isses or assessments that may be levie hal evide insured azint fire and toroado in and payable on hor X. of the second part to the and payable and to keep aid premises insure become a part of the indebiedness, secured by a day of Ootober 19.42 a of add collection and also to serve asy our it thereon as herein provided, in the event that a diff addition and also to serve asy our it thereon as herein provided, in the event that become direct and payable or if the insurement of thereon as herein provided, in the event that here and to have a receiver appearent is given, shall part — of the second part is given, shall part be able to high the paid by the part. Y. and, as all hereits a serving therefore shall be reperite particible hereins. wal the day and year last above (SEAL) (SEAL)		•
al seried of a good and indefensible citat and that they will warrant and defensible citat is asseed between the particles be- ranseed sequent and seed leater when is asseed against and seed leater when therein provides them the serier. The first of the second second second THIS GRANT is interest. And is the e- Bight. Hund read Fif counding to the terms ofORC end byIts_terms made paysible to all a second second second second second the second second second second second at there of a baseline the second second second at the second second second second second second at the second second second second second second at the second second second second second second second at the second then second if the second second second second is the second then second if the second second second second is the second the second of the second second second second is the second the second of the second second second second second is the second the second of the second second second second is the second the second of the second second second second is the second the second of the second second second is the second the second of the second second second second is the second the second of the second	part do here been is provided in the original of the original theory of an antibal set of inheritance theories, for each of law of all it is an above the and paylor, and then the same beenses the and paylor, and then the same beenses the and paylor, and then the same beenses the and paylor are than tail part of a first paylor to the first paylor the first paylor the first paylor the same to the same beenses the same been same same same same same same same same	the delivery hered. they are the interaction incomerance and the set of the set of the interaction is at it times during the buildings upon and of the second part, the last it ary, make the same leaver, or ditter, and the amount so paid shi it fails repeat it is the same the same leaver, or ditter, and the amount so paid shi it is and money, executed on the . Et is the same the same leaver is the same second in the same second in the same second same same second in the same second same same second same same same same same same same same	pay all taxes or assessments that may be levie real exists insured against fire and tornaks in and upsable and to keep add premises insure become a part of the indefenders, secured by a cay of OO to Do 2		
all selicit of a good and indefensible citat and that they will warrant and defensible citat the is arread between the particles be- ranseed sequent and real citate when i- the streng particle, then the year of the defension of the streng sequences of the series particle, then the year of the defension of the streng sequences of the second second second second second second the defension of the streng sequences of the second second second second second second second and seco	part do have here have a part do a for a do a linear a set of inheritance herein, for ean of law of all i the same beams there in the first low of all i the same how many the same beams and a parks. And the first part do a do a linear beams are a set of the first part of a do a set of a linear beams are a set of a linear bar of a line	the delivery hered they are the life of this indertury. Thereta. as all times during the life of this indertury, as all times during the bildings upon asid of the second part, the last, if any, note the same during, or differ, and the amount so paid shall be indered. As a second part, the last, if any, note the same during, or differ, and the amount so paid shall be indered. As a second part, executed on the first of the same during during during	pay all taxes or assessments that may be levie real exists insured aginst fire and tornability and psychic to be pay 2		•
In series of a good and indefensible cite and that they will warrent and default the assessed against and gene leasts when the main and by warb insurance company test of .15. Interest, And in the or- Bight, Hund read .5.1 Conduct to the terms of .00.0. ere Bight, Hund read .5.1 Conduct to the terms of .00.0. ere assessed to the terms of .00.0. ere the theory assessed to the terms of .00.0. ere assessed to the terms of .00.0. ere the theory assessed to the terms of .00.0. ere assessed to the terms of .00.0. ere the term of .00.0. ere the term of .00.0. ere TATE OF KAIBGAS ounty of Douglas TATE OF KAIBGAS (SEAL) My co 1, the undersigned owner cf th	part do	the delivery hered _ they are _ the membrane membrane membrane withowers. A set it mere starter the life of this inderays, and it mere starter the life of this inderays, and they will have be holdings up on a sid of the scool part, the last, if ary, note to a set it most respectively the holdings up on the set of the scool part, the last, if ary, note the set is the set of the scool part, the last is the set of the scool part, the last is the set of the scool part, the last is the set of the scool part, executed on the the set is the set of the se	pay all taxes or assessments that may be levie real exists insured aginst fire and tornability and psychic to be pay 2		•