MORTGAGE RECORD 84

No. 3526 Reg. No. Fee Paid

Rec

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 84.	
Alfred Seiwald Al-	This instrument was filed for record on the 7 day of September A, D, 49 43, at 11:00 clock A. M.	\odot
Alma J. Soiwald TO		
Kaw Valley State Eank, Eudora, Kansas	Harold G. Beck Register of Deeds. By Deputy.	
THIS INDENTURE, Made this 2nd day of September	and a second	
hundred and forty three between Alfred Seiwald, and Alma J. Seiwald, his wife		\bigcap
and the second		
of Eudora in the County of Douglas parties of the first part, and Kaw Valley State Bank,	[/ · · · · · · · · · · · · · · · · · ·	
WITNESSETH, That the said part ies of the first part, in cons Twenty Eight Hundred and no/100	part y of the second part.	
	Grant, Bargain, Sell and Mortgage to the said part - of the second part	
the coloring decision court should give being in the county of a	boogins and State of Anilias, to-wit:	
The Southeast Quarter (SE_4^2) of Section Twent	ty Nine (29) Township Thirteen (13), South, Range	
Twenty-One (21) East of the Sixth Principal	Meridian, less the following; Beginning at the	
Southeast corner of said Section Twenty-nine	e (29); thence North along section line 1254 feet;	
thence West 1320 feet; thence South 1254 fee	et to section line; thence East along section line	U.
1320 feet to the place of beginning.		
		and strong
	그는 다양에 여섯 명이 많은 것을 많은 것을 얻는 것을 수 있다.	
	이 방법은 정말 이 것 같은 것이 많은 것이 가지 않는 것 같은 것 같아요. 것이 없는 것 같아요. 이 것 같아요.	
with the appurtenances and all the estate, title and interest of the said And the will put. iggst the first said area that	part 105 of the first part therein.	
And the said part_10gf the first part do _ = = hereby covenant and agree that a and selied of a good and indefeasible estate of inheritance therein, free and clear of all	at the delivery hereofthey wore the lawful owner. S of the premises above granted, I incumbrance	
And the said part (a got the first part do m brenky coverant and agree that and seized of a good and indefeasible exists of inheritance therein, fire and clear of all and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties herein that the part. (25 of the first part that	at the delivery herewith Cy_KOTO the lawful owner. S of the premises above granted, 1 incumirance	
And the said pert $\frac{1}{2} ggr the first part do hereby coverant and agree that a mod active of a good and indefeasible eviate of inheritance therein, free and clear of all model is a good and indefeasible eviate of the grant all functions making lawful distributions and the same distribution of the part is hereto that the part \frac{1}{2} O = 0 the first part had of asseed agrainst and relevant the distribution of asseed agrain the distribution of the part is hereto that the part \frac{1}{2} O = 0 the first part had of asseed agrain the distribution of the$	at the delivery hereofthey-NOTO the lawful owner. S of the premises above granted, I incumbrance	
And the said part \pm [20] the first part do hereby coverant and agree that an advected π is well as the same agricultural term of all said said of a down of a label said said of the same again all parties making hered doin in the same again at a parties making hered doin it is a same and the same again at a parties making hered to the same again at a parties making hered to the same again at a same and the same again at the same again at a same and the same again at the same and the interact, and the same and here again a parties part of the first part shall be a same and the interact, and the same and here in the interact and the interact.	as the delivery herest they. WOTO the lawful owner S of the premises above granted, I forumbrance	
And the said part -1 gap the first part do hordy overant and area that an elected of a good on Indefaulti center of inheritance therein, for each data of all and that they will warrant and defent the same spinst all parties making leaf data in the same spinst all parties making leaf data. It is arreed between the parties hereto that the part 1.05 of the fart part had be assessed arigin and related relations the same leaves dura and all related relations the same beautions for an elevation of the same spinst 1.05 of the fart part had be assessed arigin shall be related to a same fart and the same the same beautions for an elevation of the same shall be a field of the same spin shall be part that the same spin shall be part the same shall be part the same shall be part that the same start is the same of the from the data of a spin shall be part the the same the same the same shall be same shall be part that the same start is the same of the from the data of a spin shall be same the the same beaut is the same of the from the data of a same shall be same the the same the same shall be same start is the same of the from the data of the same of the same start is the same of the same shall be sa	as the delivery here-fth@y.W@F@ the lawful owner S of the permises above granted, in therets. It is all times during the life of this intenture, pay all taxes or averagent that may be brief they they they be buildings upon said real exists (source) against fire and toraxals in of the second part, the low, if may, made parable to the part y of the second part to the if to part, the when the sume boosened due and payable and to keep and premises invari- urmarcs, or either, and the amount so paid shall become a part of the indebidence, accured by und faily repaid. 	
And the said part $\frac{1}{2}$ ggs the first part do hordry overant and arers that an elected of a good on indicational cents of inheritance therein, free and clars of all and that they will warrant and defend the same spinst all parties making itself claim is a second arguing the parties hereto that the part $\frac{1}{2}$ SG of the fart part had be assessed arguing and real scale that the event that and part $\frac{1}{2}$ SG of the fart part had be assessed arguing the event that such the same becomes do and particles in the second part of the part had the part of the event that and part $\frac{1}{2}$ SG of the fart part had the intervent on that the part $\frac{1}{2}$ SG of the fart part had the intervent of the event that and part $\frac{1}{2}$ SG of the fart part had the intervent on that the part $\frac{1}{2}$ of the fart part had the intervent on that the part $\frac{1}{2}$ of the fart $\frac{1}{2}$ SG of the SG of the size	as the delivery here-fthey_W0F0	
And the said part $\pm 2gg$ the first part do	as the delivery here-th(by_W0F0	
And the said part $\pm 2gg$ the first part do	as the delivery here-th(by_W0F0	0
And the said part 1.200 for first part do hereby coverant and agree that a deteid of a good on Indefaulti center of inferitance therein, free and dara of all and that they will warrant and defend the same against all parties making leafed dail it is arreed between the parties hereto that the part 1.05 of the fart part had be accessed arian that leaf real state the the same beaves do and indefaulti the next that said the same again all same data in the same again the same a	as the delivery here-fthey. WOFO the lawful owner S of the premises above granted, law makes a set of the law of the intenture, pay all taxes or assessments that may be tried it delives the buildings when said red cates insured again the real torache in they the buildings when said red cates insured again the real torache in they may be buildings when said red cates insured again the real torache in they may be an other same become due and payable and to keep said premises insured it is a set of the amount we paid shall become a part of the individence, as sured by unit faily remain. f add sum of money, executed on the <u>STC</u> day of <u>Optembor</u> 19 42 interest arcming thereas any near the law in the interest there as being payable, in the second pay and a soft realist as they are now, of it was is committed on add payables in the the law coverage are soft the structure in the same law of the structure in the second in the same that a body gains contained therein fully discharged. If default is made in such payring the range a soft realist as they are now, or if was is committed on add premises, then the coverages are soft second as the same set of the same is when the individence is given shall	0
And the said part 1 Ggg the first part do hereby coverant and agree that a deteid of a good on indicational cents of infiritance therein, fire and char of all and deteid of a good on indicational cents of all miritance therein, fire and char of all and that they will warrent and defend the same against all parties making lawed of the acceleration of the ac	as the delivery here-tthey_W0T0	0
And the said part _ 1927 the first part do hereby overant and agree that a deteid of a good on lindfeabulk center of an inferitance therein, fire and dars of all and deteid of a good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of a second particular barrent and defend the same agrind all parties making line of the second part part of the the same bound of the second part part of the second part to part to part the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory and part part of the second part to part to part to part theory to part theory to part theory	as the definitive here the Gy_W070	0
And the said part 1 Ggg the first part do hereby coverant and agree that a deteid of a good on indicational cents of infiritance therein, fire and char of all and deteid of a good on indicational cents of all miritance therein, fire and char of all and that they will warrent and defend the same against all parties making lawed of the acceleration of the ac	as the definitive here the Q_WQTO	0
And the said part _ 1927 the first part do hereby overant and agree that a deteid of a good on lindfeabulk center of an inferitance therein, fire and dars of all and deteid of a good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of a second particular barrent and defend the same agrind all parties making line of the second part part of the the same bound of the second part part of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part theory of the second part to part theory the second part to part theory the second part to part theory the	as the definitive here the life of this intention, pay all taxes or assessments that may be briefly intended as the second part to the life of this intention, pay all taxes or assessments that may be briefly intended as the briefly intended as t	
And the said part _ 1927 the first part do hereby overant and agree that a deteid of a good on lindfeabulk center of an inferitance therein, fire and dars of all and deteid of a good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of a second particular barrent and defend the same agrind all parties making line of the second part part of the the same bound of the second part part of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part theory of the second part to part theory the second part to part theory the second part to part theory the	as the definitive here the life of this intention, pay all taxes or assessments have granted, in therminane	
And the said part _ 1927 the first part do hereby overant and agree that a deteid of a good on lindfeabulk center of an inferitance therein, fire and dars of all and deteid of a good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of all of the first part do good on lindfeabulk center of a second particular barrent and defend the same agrind all parties making line of the second part part of the the same bound of the second part part of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part to part theory of the second part to part theory of the second part to part theory the second part to part theory the second part to part theory the	as the definitive here the USE WOTO	() ()
And the sail part _ 1927 the first part do hereby overant and area that a desired of a good on indiffeable cents of inhibitions therein, first said and a of all and that they will warrant and defend the same spint all parties making leaf deal it is arreed lexima the parties hereto that the part 1056 of the fart part hat a manual statistical real state when the same beauties during and the said it is arreed lexima and real state when the same beauties during and the analysis of the same scale of the same the same fart of the same state in the same state and real state when the same beauties during and the a barden provided, then the part <u>y</u> _ of the second part may pay sail tases and into a barden provided, then the part <u>y</u> _ of the second part may pay sail tases and into a barden provided, then the part <u>y</u> _ of the second part is pay and tases and into the inference, and shall be inference to accure the payment of the same dark manual to the terms of 0000 _ certain written oblication _ for the payment of a barden provided beam or <u>the same same provided in the barden the same that the inference on the same same provided in the barden the same same same same same same same sam</u>	as the definitive here the life of this intention, pay all taxes or a swamments have granted, in therein. If a still time during the life of this intention, pay all taxes or a swamments that may be briefly they	(() ()
And the sail part _ 1927 the first part do hereby overant and area that a setted of a good and indicabula texts of infinitement berein, for an additional setted of a first part do and indicabula texts of all statements of the partial setted in a setted and and the partial setted in a setted of a first part do and indicabula the partial setted in a setted and and the part of the setted setted setted and the setted se	as the definitive here the life of this intenture, pay all taxes or assessments that may be tended in the constraints in the basic field owner 3. of the premises above granted, in the second part, the loss, if any, made parable to the part J of the second part to the fill tay and taxes when the same basic and catter is normalized thermal state in the part of the indentity of the second part to the same part of the indentity of the second part to the same part of the indentity of the second part to the same part of the indentity of the second part to the same part of the amount so paid shall become a part of the indentity of the second part to the same part of the indentity of the second part to the same part of the indentity of the second part to the same part of the indentity of the second part of the same part of the indentity of the second part of the same part of the indentity of the second part of the same part of the indentity of the second part of the same part of the indentity of the indentity of the second part of the same part of the same part of the indentity of the indentity of the indentity of the same part of the same part of the indentity of the same part of the same part of the same part of the indentity of the indentity of the indentity of the indentity of the same part of the indentity of the indentity of the indentity of the same part of the indentity of the indentity of the indentity of the same part of the same part of the indentity of the same part of the same part of the indentity of the indentity of the indentity of the same part of the indentity of the indentity of the same part of the indentity of the indentity of the same part of the indentity and the varies of the indentity and the varies of the same part of th	() ()
And the sail part _ 1927 the first part do hordsy coverant and agree that a lasted of a good and indicabulate catter of inferitance therein, first said cars of all and state of a last of all indicabulates catter of the laster and the particle bereform the same scanning and real state at last of all indicabulates and hard said the same scanning and the scanning a	as the deflower herest LiGy_WOTO the lawful owner S of the permises above granted, in therminane	() () ()
And the sail part _ 1927 the first part dom hordsy coverant and agree that a leaded of a good and indicabulate outs of infinitesember therein, for an additional state of the leader of all and that they will warrant and defend the same against effect of the first part do a state of all states and indicabulates the part is a state of a st	as the deflower here the life of this intenture, pay all takes or assessments that many be ferial thereads as the buildings upon said real extent is carried as the second part to the first the life of this intenture, pay all takes or assessments that may be ferial they is the buildings upon said real extent is carried as the second part to the second part of the second part to the second pa	
And the sail part _ 1927 the first part do hereby overant and agree that a leaded of a good and indicabulate exists of informations therein, first and defend the same against all parts and defend the same against all parts in the parts of the same against all parts in the parts of the same against all parts in the same against all reads that the parts of the same against all reads that the parts of the same against all parts in the same against all reads that the parts of the same against and read that the parts of the same against and read that the parts of the same against and read that the parts of the same against and read that the reads that and parts of the same against and reads that the reads that and parts of the same against and the same against and that the part of the second part may pay and tase and into information addition of the same against a the read of the same against a the read of the same against a the same addition of the same against a the read of the same addition of the same again the same addition of the same again the same addition of the same against which are not parts and the read that and the line for the same again the same addition of the same again the same addition of the same again the same addition and the same addition ad	as the definitive here this dependence of the second part of the second part to the first of the interaction of the second part to the first of the interaction of the second part to the first of the interaction of the second part to the first of the interaction of the second part to the first of the interaction of the second part to the first of the interaction of the second part to the first of the second part to the second p	
And the sail part _ 1927 the first part do hereby overant and agree that a leaded of a good and indicabulate exists of informations therein, first and defend the same against all parts and defend the same against all parts in the parts of the same against all parts in the parts of the same against all parts in the same against all reads that the parts of the same against all reads that the parts of the same against all parts in the same against all reads that the parts of the same against and read that the parts of the same against and read that the parts of the same against and read that the parts of the same against and read that the reads that and parts of the same against and reads that the reads that and parts of the same against and the same against and that the part of the second part may pay and tase and into information addition of the same against a the read of the same against a the read of the same against a the same addition of the same against a the read of the same addition of the same again the same addition of the same again the same addition of the same against which are not parts and the read that and the line for the same again the same addition of the same again the same addition of the same again the same addition and the same addition ad	as the deflower herest Licy_WOTO	
And the sail part _ 1927 the first part do briefly coverant and agree that a leaded of a good and indicabulate catter of infinitance therein, first said dot	as the deflower here the USE WOTO the lawful were S of the permises above granted, in thermine	
And the sail part _ 192 the first part do m hereby overant and agree that a setted of a good and indicability outset of an of the same setted and indicability outset of the same setted and indicability outset of the same setted and indicability mature and setted to the same set of the same setted and the same setted and the same set of the same setted and setted and same setted and the same setted and the same setted and s	as the deflorer here of LiGy_WOTO the lastid were S of the permises above granted, in therete. If a still time during the life of this intenture, pay all taxes or a sessments that may be brief if they derive the buildings upon sail real extra insured against fire and ternaks in of the second part, the loss, if are, made parable to the part J_ of the second part to the if they derive the buildings upon sail real extra insured against fire and ternaks in of the second part, the loss, if are, made parable to the part J_ of the second part to the if and the second part, the loss, if are, made parable to the part J_ of the induktedness, secured by unit faily reads. and they reads are second on the 37d day of optimized parts in buryed interest according to the terms of add distains add how to be secure are new transme or to discharge any taxes with interest thereon a bering provided. In the event that the add term is not more, exceeded to be taxe become due and again or of the taxes are part and reads are not part in the first for the add part J of the second part day and reads are not part in the first for the add part J of the second part day are the second the manner provided by the and the second part day is the averyed these defaults are not part of the second of all correger ariting from shall and reads and every obliciting therein constituted, as all the second part days. There relations the manner provided by the and the shall be aver to accord again the part take and every obliciting therein constituted, as all the second part days. There the terms of a days of the second part days of the second part days and wh and every obliciting therein constituted, as all the second part days are all days and are prover ables by the and bar of all correger ariting from shall due to reduct the manner provided by the and bar of all correger ariting from shall days and bar of all correger ariting from shall. All fired Seiwalld (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) and and y of September A.	C C
And the sail part _ 192 the first part do hordry overant and agree that a leaded of a good and indicabula to call of all of all of the same again and defend the same that the same field of all directed by the part of the same dark and and the same a compary as ability to a same again and that like primetry and the same dark and a same dark and all like the like the same the same dark and a same dark and all like the like the same that again and the same dark and the same dar	as the deflore here the life of this intentors, pay all takes or assessments that may be ferial three during the buildings space and real extra the same frame of the second part, the loss, if any, made payable to the part J of the second part to the fill the same varies when the same become due and payable in a to be part J the second part to the fill the same varies of the transmitter of the same varies of the varies of varies varies of the varies of the varies of the	C () ()
And the sail part _ 192 the first part do m hereby overant and agree that a setted of a good and indicability outset of an of the same setted and indicability outset of the same setted and indicability outset of the same setted and indicability of the same setted and the same setted and same setted and the same set is a same setted and the same set is a same setted and the same setted and the same setted and same setted and the same setted and same sette	as the deflore here the life of this intentors, pay all takes or assessments that may be ferial three during the buildings space and real extra the same frame of the second part, the loss, if any, made payable to the part J of the second part to the fill the same varies when the same become due and payable in a to be part J the second part to the fill the same varies of the transmitter of the same varies of the varies of varies varies of the varies of the varies of the	

512

1