MORTGAGE RECORD 84

 $\left[\right]$

 \cap

0

 \Box

0

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the2 da
	то	By Dury A. U. 19 55 , at 2150 overh P. Harold G. Bock By Dury Dury Dury Dury Dury Dury Dury Dur
hundred and forty	de this 20th day of -four between and Carrie Welch Franklin,	Karch , in the year of our Lord, one thousand a
cf Baldwin City part_Y_of the first part, a	in the County of Douglas and Trustoes of the Eaker	n University and State of
ONE INCUSAND and NO.	100 state studies and by this indenture state situated and being in the County Lots 23,25, 27, 29, 31, 38	onsideration of the sum of part y of the second p do Grant. Bargain, Sell and Mortgage to the said party of the second p of Douglas and State of Kanas, to-vit: i, 35, 37, 39, 41, and 43, on i, 26, 26, 30, 32, 34, 28, 28,
	Baldwin City, Douglas Cour	ty, Kansas.
with the appurtenances and al	Il the estate, title and interest of the :	said part 195. of the first nart therein.
And the said part() GL of the and select of a good and indefeable and that they will warrant and defe- its is agreed between the parti- or assessed against said real exists w such sum and by tuch instance comp- extent of	first part do hereby covenant and agree e ratate of inheritance therein, free and cisar on the same scalast all partice making lawful es hereto that the part 100 of the first part first the same becomes due and payable, and the part as shall be periodic and directed by the p the event that sail part 0.26 of the first part = 0 the second part may pay said have and at at the rate of 10% from the date of pays matters the sub-scalast physical scalast pays.	I shall as all times during the life of this infeature, pay all taxes or assessments that may be less $\frac{1}{1+1} \frac{1}{1+1} $
And the said part i gui et the and state of a good all indexcalls and that they will warrant and defer it is arreed between the partie of an event against and real estate when we add by nucl instrumer comp extent of _112	first part do hereby overand and agree entate of labering therein, here and clear and the same acainst all parties making lawfol ers hereie that the part 1200 of the first part here the same becomes due and payable, and the name of the second part (0 and the first part of the second part (0 and the second overlass written eldgation for the game is to the part () of the second part, with	that at the definery hereof. [10]1. By C. the lawful over if of the premises above gram of all focustors of all focustors of all focustors of all focustors of all focus of the second part. The lawful over is a second part, the lawful over is a second part of the second part, the lawful real over is a second part. The lawful real parallel at the transformer of the second part, the lawful real parallel at the transformer over the second part. The lawful real parallel at the transformer over the lawful the second part, the lawful parallel at the transformer over the lawful the second part. The lawful the second part is a second part, the second part, the lawful the second part is a second part. The lawful the second part is a second part, the second part is the second part is a second part. The second part is a second part is a second part of the second part, the second part is a second part of the second part. The second part is a second part is a second part is a second part is a second part. The second part is a second part is a second part is a second part of the second part. The second part is a second part. The second part is a second part. The second part is a second part is second part is a second part is
And the said part [all of the and select of a good all indercabulk and that they will warrest and defer It is agreed between the partic of avenued agrink tail and selects a vach num and by ruch instrume comp extent of List. Interest. And in the ab horizon and the instrument in horizon tails have interest and the inductors, and shall have intere- tions of the company of the part of this inductors, and shall have intere- ation of the company of the part according to the terms of B. action of more advanced to the term of your advanced to the terms of the part or yours of more advanced by the said of your [15] the first part half have more than the company advanced by the said of the term particular half have more than the particular and the said of the term particular half have more than the particular and the said of the said harding advanced the said the term in the said harding activity the said of the said harding activity the said the said harding activity the said the said harding activity the said harding activity the said harding activity the said harding activity the said the said harding activity the said harding activity the said the said harding activity the said harding activity the said the said harding activity the said harding activity the said the said harding activity the said harding activity the said the said harding activity the said harding activity the said the said harding activity the said harding activity the said the said harding activity the sai	first part do hereby overand and agree to first part do hereby overand and agree or relate of linking thereful, first and clear . In the same scalast all parties making lawfol test hereits that the part 202 of the first part hereby the same becomes due and payable, and the part as shall be specified and directed by the part of the second part may pay asile any so- of the second part may pay asile any pay motinger to secure the payment of the same 1000 of the second part, with all part20.20 of the second part, with all part20.20 of the second part, with all part20.20 of the second part, with indextor and full to pay the same as provided in the indextor and full to pay the same as provided in the indextor and full to pay the same as provided in the indextor and full to pay the same as provided in the indextor and full to pay the same as provided in the indextor term formaline unpud, and all of the obligation the buildings on the all payments here the here term the same as provided in the here term the term the term the term term the same as provided in the here term term term term term the same as provided in the here term term term term term term the term term term term term term term ter	that at the divery hereof. This 1: 0.12 The lawful over 3 of the presides above gram of all incurtance. This is the divergence of the lawful over 3 of the presides above gram of all incurtance. This is a state of the second part, the basilings upon and real payled at 1 to bey and 1 president and the second part is a state of the second part, the basilings upon and real payled at 1 to bey and part of the second part, the basilings upon and real payled at 1 to bey and part of the second part, the basilings upon and real payled at 1 to bey and part of the second part, the basiling the payled by the payled part to be paid permits the set unit of payments, or either, and the memory is paid to bey part of the inductions, accurde the second part, the second part is and the second part of the second part. The second part, the second part, the second part, the second part, the second part is and the second part. The second part is a second part, the second part is a second part of the second part. The second part is a second part, the second part, the second part, the second part is a second part of the second part. The second part is a second part of the second part is a second part of the second part. The second part is a second part of the second part is a second part of the second part. The second part is a second part of the second part is a second part of the seco
And the said part() OF of the and select of a good and indefeasible and select of a good and indefeasible ind that they will warrant and defer it is agreed between the part() of answard against said real selects we such sum and by tuch instrance compo- tion indefeasible interfeasible indefeasible indefeasible interfeasible interfeasible indefeasible interfeasible interfeasible interfeasible interfeasible interfeasible interfeasible interfeasible interfeasible interfeasible interfeasible interfeasible or wars of money advanced by the said or the said the shell of the said of the said part if 250 the first part datile wars reals and bunchts accruing thereform to relating the about the said of making such as a of the solid making much as a of money advanced by the said part if 250 the said the shell relating a money the same of the said of making such as a of the said or wars of the said bunch and be oblight	first part do hereby overand and agree what of linking thereby, for an disar of the same scalast all parties making lawful estimates that the part 1202 of the first part hereby the same scalast all parties making lawful hereby the same becomes due and payable, and the same as shall be specified and directed by the part 1002 of the first part 1002 of the second part may pay said taxes and it is the rate of 1002 from the dut est of part mortgares to secure the payment of the same 1002 of the second part, may pay said taxes and 1002	that at the delivery hereof. "Likel", Brud. the lawful over all of the premises above gram of all facestherms. The delivery of the second se
And the said part() OL of the and solid of a good and indefeasible and solid of a good and indefeasible in this agreed between the part() or assessed against sail real exists we such sum and by such instrance compo- entent ofLink instruct. And in a third provided, then the part () that the provided them the part () that the provided them the part () that the provided them the part () and by	first part do hereby overand and agree what of linking thereby, for an disar of the same scalast all parties making lawful estimates that the part 1202 of the first part hereby the same scalast all parties making lawful hereby the same becomes due and payable, and the same as shall be specified and directed by the part 1002 of the first part 1002 of the second part may pay said taxes and it is the rate of 1002 from the dut est of part mortgares to secure the payment of the same 1002 of the second part, may pay said taxes and 1002	that at the divery hereof. Lincit. By a probability of the lawful overer if of the premises above grain of all increations of the second part, the basility on part of the second part, the basility of parts of parts in second part, the basility of parts of parts in the second part, the basility of parts of parts in the second part, the basility of parts of parts in the second part, the basility of parts of the second part, the second parts of the second parts of the second part. The second part is all like the second parts of the second part
And the said part() OL of the and solid of a good and indefeasible and solid of a good and indefeasible in this agreed between the part() or assessed against sail real exists we such sum and by such instrance compo- entent ofLink instruct. And in a third provided, then the part () that the provided them the part () that the provided them the part () that the provided them the part () and by	first part do hereby overand and agree what of linking thereby, for an disar of the same scalast all parties making lawful estimates that the part 1202 of the first part hereby the same scalast all parties making lawful hereby the same becomes due and payable, and the same as shall be specified and directed by the part 1002 of the first part 1002 of the second part may pay said taxes and it is the rate of 1002 from the dut est of part mortgares to secure the payment of the same 1002 of the second part, may pay said taxes and 1002	has at the definery hereof. "Ling": Brow and here a set of the pression above grams of all focustions defined and the definer of the line interve, pay all rates or assessments that may be lead in the set of the result of the first the payak to the part []. If the second part, the least if any, make because and the second part, the least if any, make because and the second part, the least if any, make because any second part, the second part, the least if any, make because any second part, the second part, the least if any, make because any second part, the second part second part, the second part second par
And the said part() OL of the and select of a good and indefeasible and that they will warrant and defer it is agreed between the part() or assessed against said real exists w such sum and by such interance compo- sitest of .112. Interest. And in it is berein provided, then the part V according to the terms of according the terms of the according the terms of the according the the terms of the according the terms of the terms of the according the terms of the terms of the according the terms of the terms of the according the the accord the terms of the according to the terms of the according the terms of the according the terms of the according the terms of the according the terms of the between terms of the terms of the according the terms of the between terms of the terms of the according the terms of the according the terms of the terms of the according the terms of the according the terms of the particle the between terms of the terms of the according the terms of the according the terms of the terms of the according the terms of the terms of the according the terms of term	first part do hereby overant and agree mint of linkings thereby, here and citar . and the same scalast all parties making lawful es hereit that the part 120 of the first part here he same becomes due and payable, and the samy as shall be specified and directed by the and the ensume the part 120 of the first part here the same becomes due and payable, and the samy as shall be specified and directed by the metrings to scoure the payment of the same 	has at the definery hereof. "Ling": Brow in here here a definition of the pression above grass of all focustions." chain therea. chain the base the base therea base and payle as to be payle of the second part, the base the base there base mere the and the payle base the base therea. chain the base there base mere base when the another therea. chain the therea. chain the base there base there base there base the base the chain the
And the said particle of the and select of a good and indefeasible and that they will warrant and defer it is agreed between the particle for answerd agricultural results are such sum and by tuch instrance compo- cients ofList. Interest. And in it is herein provided, then the part y- like indexture, and tail bear instere THIS GRANT is intered as a OUN_T FORMAND. the the Interest and byList terms made paysh or sums of money absanced by the a- said part 125 of the fort part of 100 according to the terms of all according to the terms of all and by according to the terms of all the according the terms of all the according the terms of all the according the terms of the terms of the because absolute, and the shell of the terms and bundts according therefore, and by a state the add be oblight in the terms of according the terms of the terms of according the terms of the terms of according therefore, are result and bundts according therefore, are result and bundts according the terms. IN WITNESS WHEREOF, written. STATE OF	fart part do hereby overant and agree prised of laberators thereby, to see and circle and circle and the same scalast all parties making lawfold es hereis that the part 1202 of the fart part here has a been seen at a single part 120 of the fart part is the rate of 1025 from the take beyond part may regard take and part 120 of the fart part is the rate of 1025 from the take of part martings to secure the parents of the same of the sound part may regard takes and 120 of the fart part is the rate of 1025 from the takes of part martings to secure the parents of the same of 4000	hat at the definery hereof. "Ling": B rg
And the said part() Go of the and select of a good and indefeasible and that they will warrant and defer It is agreed between the part() of answerd agriculturation of the said sector ofList. Interest. And in it is horizen and half been interest of the indefaulty of the said of the indefault of the terms of	fart part do hereby overand and agree or entate of labering overand and agree or entate of labering therefore and clear a marking lawfold for the same scalast all particles of the fart part has shall be specified and directed by the part of the second part may pay add the second part to pay for a second pay for pay second pay for the second pay for a seco	hat at the clinery hereof. "Ling": B year of the lawful over 2 of the presider above gram of all incurtance
And the said part [0.1] of the and select of a good and indefeasible ind that they will warrant and defer it is agreed between the part of nameed agriculturation of the individual of the selection of the according to the terms of _A according to the selection of the part thereof or any definition result intermediate according therefore.	fart part do hereby overand and agree to relate of linking thereby overand and agree of relate of linking thereby the same scalast all parties and clear and the same scalast all parts and the fart part has ability agreed by the same scalast all parts and the fart part has ability agreed by the same scalast all parts and the same scalast all the same scalast and all of the same scalast all the same scalast all the same scalast all the same scalast all the scalast all parts and all of the same scalast all parts and the scalast all the same	hat at the clinery hereof. "Ling": B year of the lawful over 2 of the presider above gram of all incurtance

561