RTCACE RECORD 00

(1)

6

[_____

r

 $(-1)_{i \in \mathbb{N}}$

 \cap

Π

260

1/4

A

Phase States in Section	FROM	Station of the	THE OF KINCHE DOUGT	COUNTY of
	FROM		STATE OF KANSAS, DOUGLAS This instrument was filed for r	
Leo S. Ar	erson and his wife. Henrictt	o S. Anders		
	erson_and_his_wife, <u>Henriett</u> TO	a co andra	Starol	10 R b
			The second second second second	A G. C. Register of Deeds.
The Douglas	County Building and Loan As	sociation	3y	Deputy.
	NTURE, Made this 18th	Do		
	five between Leo J.			
	Derween DCO V.	WINCLOVIL BH	<u>,</u>	11114010511
		le odrane platism		
of Lawrer	cein the County of	Douglas	and State of	Kansas
of the first part	and The Douglas_County_Build	ing_and_Los		
				of the second p
WITNESSE	TH, That the said parties of the first p	part, in consider	ation of the sum of	
	ve Hundred and no/100			DOLLA
	duly puid, the receipt of which is here the said party_of the second part1			
	uglas, and State of Kansas, described as			ict or parcel of land situated
the county of 2				
	The North 45 Cent of	flat No. St	xteen (16) in Block No.	Elever (11)
	1.0		LAUGH (10) IN SIDER NO.	meacu (11)
	in Lanes Second Add	ition, an Ad	dition to the City of L	awrence
			w. Welling a Sharewalk, but.	
with all the appu	tenances, and all the estate, title and into			And the said
	parties of the fi	irst part		
dohereby c		reof they	arothe lawful owner o	
dohereby c and scized of a g	parties of the fi venant and agree that at the delivery he od and indefeasible estate of inheritance	rst part reofthey therein, free and	AF.9the lawful owner of all incumbrances	
dohereby c and seized of a g 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance aded as a morigage to secure the paymen	rest part reof they therein, free and nt of the known of	9.7.9the lawful owner (of the premises above grant
dohereby c and seized of a g 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance nded as a mortgage to secure the paymen hundred and no/100	reof they therein, free and nt of the the the the	P.T.9the lawful owner of clear of all incumbrances xDollar	of the premises above grant
dohereby c and seized of a g This grant is into five onec	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance nded as a mortgage to secure the paymen hundred and no/100 rtain	irst part reof they therein, free and nt of thoreward this o	9.7.9the lawful owner (of the premises above grant
dohereby c and scized of a g This grant is into five one c	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance need as a mortgage to secure the paymen hundred and no/100 rtain	irst part reof they therein, free and nt of thoreward this o	P.T.9the lawful owner of clear of all incumbrances xDollar	of the premises above grant
dohereby c and scized of a g This grant is into five one c	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance nded as a mortgage to secure the paymer hundred_and_no/100 rtainnote parties_of_the_firsh_part	irst part reofthey therein, free and nt of the work with the this of	D.T.9the lawful owner of clear of all incumbrances XDoll lay executed and delivered by the s	of the premises above grant
dohereby c and seized of a g This grant is into Twenty five onec to the said part	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance nded as a mortgage to secure the paymer hundred_and_no/100 rtainnote parties_of_the_firsh_part	inst part reofthey therein, free and nt of they mark and this conveyance	0.7.0the lawful owner of clear of all incumbrances xDoll lay executed and delivered by the s shall be void if such payments be	of the premises above grant ars, according to the terms aid made as herein specified. B
dohereby c and scired of a g 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance nded as a mortgage to secure the paymer, hundred_and_no/100 rtainnote _parties_of_thefirst_part yof the second part in such payments, or any part thereof, or ecome absolute, and the whole amount a	reof they therein, free and nt of the war war this conveyance hils conveyance hall become due	CFQthe lawful owner of all incumbrances xDoll lay executed and delivered by the s shall be void if such payments be o, or the taxes, or if the insurance is and payable, and it shall be lawful	of the premises above grant ars, according to the terms aid made as herein specified. D not kept up thereon, then th for the said part_y of t
dohereby c and scized of a g 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance inded as a morigage to secure the paymer hundred and no/100 rtainnote parties_of_the_first_part yof the second part in such payments, or any part thereof, or ecome absolute, and the whole amount sl executors, administrators and assign	reofthey therein, free and nt of they_waraxaf this this this conveyance r interest thereor hall become due s, at any time ti	the lawful owner of clear of all incumbrances.	of the premises above grant ars, according to the terms aid made as herein specified. B not kept up thereon, then ti for the said part_yf
dohereby c and scized of a g 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance nded as a mortgage to secure the paymer, hundred_and_no/100 rtainnote _parties_of_thefirst_part yof the second part in such payments, or any part thereof, or ecome absolute, and the whole amount a	reof part reof they therein, free and nt of the second sec	C.C	of the premises above grant ars, according to the terms aid made as herein specified. I not kept up thereon, then ti for the said part. y of t granted, or any part there for principal and interest, t
dohereby c and seized of a g This grant is init Twenty five onec to the said partc if default be made conveyence shall second partitz gether with the c	parties of the fi venant and agree that at the delivery he od and indefeasible estate of inheritance nded as a mortgage to secure the payment hundred and no/100 rtainnote partles_of_the_firsh_part yof the second partnd in such payments, or any part thereof, or ecome absolute, and the whole amount al executors, administrators and assign entide by laws; and eat of all the moneys	rst part reof they therein, free and nt of the war of this conveyance interst thereon hall become due us, at any time the the overplus, if a	C.C	of the premises above grant ars, according to the terms aid made as herein specified. I not kept up thereon, then th for the said part_yof t pranted, or any part there for principal and interest, t art_ymaking such sale,
dohereby c and seized of a g This grant is init Twenty five onec to the said partc if default be made conveyence shall second partitz gether with the c	parties of the fi venant and agree that at the delivery he od and indefeasible estate of inheritance inded as a mortgage to secure the paymer hundred_and_no/100 rtainnote parties_of_the_first_part yof the second partnd in such payments, or any part thereof, or ecome absolute, and the whole amount al addition of all the moneys st and charges of making such sale, and	rst part reof they therein, free and nt of the war of this conveyance interst thereon hall become due us, at any time the the overplus, if a	C.C	of the premises above grant ars, according to the terms aid made as herein specified. I not kept up thereon, then th for the said part_yof t pranted, or any part there for principal and interest, t art_ymaking such sale,
dohereby c and seized of a g This grant is init Twenty five onec to the said partc if default be made conveyence shall second partitz gether with the c	parties of the fi venant and agree that at the delivery he od and indefeasible estate of inheritance inded as a mortgage to secure the paymer hundred_and_no/100 rtainnote parties_of_the_first_part yof the second partnd in such payments, or any part thereof, or ecome absolute, and the whole amount al addition of all the moneys st and charges of making such sale, and	rst part reof they therein, free and nt of the war of this conveyance interst thereon hall become due us, at any time the the overplus, if a	C.C	of the premises above grant ars, according to the terms aid made as herein specified. I not kept up thereon, then th for the said part_yof t pranted, or any part there for principal and interest, t art_ymaking such sale,
dohereby c and scized of a g This grant is init Twenty five ore c to the said part if default be mad conveyence shall second part itz gether with the c demand, to said	parties of the fi venant and agree that at the delivery he od and indefeasible estate of inheritance inded as a mortgage to secure the payment hundred and no/100 ritain	rst part reofthey_ therein, free and nt of thoxmaxof this this conveyance interest thereor hall become due is, at any time ti arising free sus the overplus, if : their	DIOthe lawful owner of clear of all incumbrances XDoll lay executed and delivered by the s shall be void if such payments be or the taxes, or if the insurance is and payable, and it shall be lawful rereafter to soll the premises hereby hasle to retain the amount then du uny there be, shall be paid by the p	ars, according to the terms aid made as herein specified. I not kept up thereon, then ti for the said part_y of ti granted, or any part there 5 for principal and interest, art_ymaking such sale, heirs and assig
dohereby c and scized of a g This grant is int 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance haded as a mortgage to secure the payment hundred and no/100 rtain	rst part reofthey_ therein, free and nt of thoxmaxof this this conveyance interest thereor hall become due is, at any time ti arising free sus the overplus, if : their	ATO	ars, according to the terms aid made as herein specified. I not kept up thereon, then ti for the said part_y of ti granted, or any part there 5 for principal and interest, art_ymaking such sale, heirs and assig
dohereby c and scized of a g This grant is int 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance 	rst part reofthey_ therein, free and nt of thoxmaxof this this conveyance interest thereor hall become due is, at any time ti arising free sus the overplus, if : their	P.T.O	of the premises above grant ars, according to the terms aid made as herein specified. I not kept up thereon, then ti for the said part. y of ty granted, or any part there for principal and interest, art. y
dohereby c and scized of a g This grant is int 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance haded as a mortgage to secure the payment hundred and no/100 rtain	rst part reofthey_ therein, free and nt of thoxmaxof this this conveyance interest thereor hall become due is, at any time ti arising free sus the overplus, if : their	ATO	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then th for the said part_yof the or principal and interest, the art_ymaking such sale, heirs and assig heirs and assig heirs and seal5the day an (SEA)
dohereby c and seized of a g This grant is int _Trenty five one c to the said part if default be made conveyence shall in the manner pre gether with the c demand, to said IN WITNES year first above w Signed, i	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance inded as a morigage to secure the payment hundred and no/100 rtain	irst part reof they therein, free and nt of the xera xef this conveyance r interest thereor hall become due arising from su the overplus, if a thoir e first part ha	the lawful owner of clear of all incumbrances. Doll lay executed and delivered by the s shall be void if such payments be , or the taxes, or if the insurance is and payable, and it shall be lawful the solid the premises hereby the sale to retain the amount then due ing there be, shall be paid by the p re. hereunto set their hand Leo J.Anderson Henrietta S. Anders	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then th for the said part_yof t y granted, or any part there s for principal and interest, t art_ymaking such sale, heirs and assig heirs and assig (SEA) ON(SEA)
dohereby c and scized of a g This grant is int 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance hundred as a mortgage to secure the payment hundred and no/100 rtainnote parties_of the first_part. yof the second part multiple of the first_part. yof the second part not the second part multiple of the second part thereof, or cecome absolute, and the whole amount al executors, administrators and assign eribed by law; and out of all the moneys st and charges of making such sale, and parties_of the first_part, WHEREOF, The said parties_of the iten. aled and delivered in presence of 	irst part reof they therein, free and nt of the xera xef this conveyance r interest thereor hall become due arising from su the overplus, if a thoir e first part ha	P.T.O the lawful owner of clear of all incumbrances	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then th for the said part_yof t y granted, or any part there s for principal and interest, t art_ymaking such sale, heirs and assig heirs and assig (SEA) ON(SEA)
dohereby c and scized of a g 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance hundred as a mortgage to secure the payment hundred and no/100 rtainnote parties_of the first_part. yof the second part multiple of the first_part. yof the second part not the second part multiple of the second part thereof, or cecome absolute, and the whole amount al executors, administrators and assign eribed by law; and out of all the moneys st and charges of making such sale, and parties_of the first_part, WHEREOF, The said parties_of the iten. aled and delivered in presence of 	irst part reof they therein, free and nt of the xera xef this conveyance r interest thereor hall become due arising from su the overplus, if a thoir e first part ha	P.T.O the lawful owner of clear of all incumbrances X Doll lay executed and delivered by the s shall be void if such payments be , or the taxes, or if the insurance is and payable, and it shall be lawful ereafter to sell the premises hereby hasle to retain the amount then du iny there be, shall be paid by the pu- ZE hereunto set theirhand LeoJ.Anderson <u>Henrietta S. Anders</u> D , That on thisOthday of.	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then th for the said part_yof t y granted, or any part there s for principal and interest, t art_ymaking such sale, heirs and assig heirs and assig (SEA) ON(SEA)
dohereby c and scized of a g 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance inded as a mortgage to secure the payment hundred and no/100 rtain	inst part reofthey therein, free and nt of thexemand this conveyance r interest thereon hall become due arising from su the overplus, if a the i r e first part ha "REMEMBEREN ta SAnder"	Dr.0the lawful owner of clear of all incumbrances	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then the for the said part_yof the y granted, or any part there s for principal and interest, the art_ymaking such sale, heirs and assig heirs and assig (SEA) On(SEA) (SEA)
dohereby c and scized of a g This grant is int 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance inded as a mortgage to secure the payment hundred and no/100 rtain	inst part reofthey therein, free and nt of thexemand this conveyance r interest thereon hall become due arising from su the overplus, if a the i r e first part ha "REMEMBEREN ta SAnder"	Dr.0the lawful owner of clear of all incumbrances	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then the for the said part_yof the y granted, or any part there s for principal and interest, the art_ymaking such sale, heirs and assig heirs and assig (SEA) On(SEA) (SEA)
dohereby c and scized of a g 	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance indefeasible estate of inheritance indefeasible estate of inheritance hundred_and_no/100 rtainnote parties_of_the_first_part yof the second part of the second part wenther store and assign	inst part reofthey therein, free and nt of thexemand this conveyance r interest thereon hall become due arising from su the overplus, if a the i r e first part ha "REMEMBEREN ta SAnder"	Dr.0the lawful owner of clear of all incumbrances	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then the for the said part_yof the y granted, or any part there s for principal and interest, the art_ymaking such sale, heirs and assig heirs and assig (SEA) On(SEA) (SEA)
dohereby c and scized of a g This grant is int Trenty five One c to the said part if default be made conveyence shall second part if default be made conveyence shall second part if default be made conveyence shall second part gether with the c demand, to said IN WITNES year first above w Signed, t STAT COMAXXKDOU A.D. 19.45beform came_Leo_J.Atr (SEAL)	parties of the fi venant and agree that at the delivery he od and indefeasible estate of inheritance hundred and no/100 rtain	inst part reofthey therein, free and nt of thexemand this conveyance r interest thereon hall become due arising from su the overplus, if a the i r e first part ha "REMEMBEREN ta SAnder"	Dr.0the lawful owner of clear of all incumbrances	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then the for the said part_yof the y granted, or any part there s for principal and interest, the art_ymaking such sale, heirs and assig heirs and assig (SEA) On(SEA) (SEA)
dohereby c and scized of a g This grant is int Trenty five One c to the said part if default be made conveyence shall second part if default be made conveyence shall second part if default be made conveyence shall second part gether with the c demand, to said IN WITNES year first above w Signed, t STAT COMAXXKDOU A.D. 19.45beform came_Leo_J.Atr (SEAL)	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance inded as a mortgage to secure the payment hundred and no/100 rtain	irst part ireof they therein, free and int of the series of the serie	Dr.0	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then th for the said part_yof t y granted, or any part there s for principal and interest, art_ymaking such sale, heirs and assig
dohereby c and scized of a g This grant is int Trenty five one c to the said part if default be made conveyence shall second part if default be made conveyence shall second part if default be made conveyence shall second part gether with the c demand, to said in the manner pro- gether with the c demand, to said Start STAT conveyee (SEAL) My Commission c	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance inded as a mortgage to secure the payment hundred and no/100 rtain	rst part reof they therein, free and nt of the merin, free and therein, free and this on the merin of the	the lawful owner of clear of all incumbrances. Doll dear of all incumbrances. dear of all incumbrances. dear of all incumbrances. dear of all incumbrances. dear of the insurance is dear of the insurance insurance insurance is dear of the insurance insure insurance insurance insurance insurance insurance insurance insu	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then th for the said part_yof the s for principal and interest, the part of a part there s for principal and interest, the heirs and assig
dohereby c and seized of a g This grant is int _Trenty five on to to the said part if default be made conveyence shall in the manner pro- gether with the c demand, to said IN WITNES year first above w Signed, i STAT GARAYAROU GARAYAROU (SEAL) My Commission c	parties of the fi wenant and agree that at the delivery he od and indefeasible estate of inheritance hundred as a mortgage to secure the payment hundred and no/100 rtain	rst part reof they therein, free and nt of the merin, free and therein, free and this on the merin of the	P.T.9the lawful owner of clear of all incumbrances Doll lay executed and delivered by the s shall be void if such payments be , or the taxes, or if the insurance is and payable, and it shall be lawful ereafter to sell the premises hereby hasle to retain the amount then du iny there be, shall be paid by the paid shale to retain the amount then du iny there be, shall be paid by the paid the premises hereby zeherein the amount then du iny there be, shall be paid by the paid zeherein the amount then du iny there be, shall be paid by the paid zeherein the amount the du iny there be, shall be paid by the paid zeherein the amount the du iny there be, shall be paid by the paid zet by for the paid by the paid in the amount the du in the amount is a paid by the paid in the amount of the paid by the paid in the amount is a paid by the paid in the paid by the paid in the amount is a paid by the paid in the amount of the paid by the paid in the amount of the paid by the paid in the amount of the paid by the paid in the paid by the paid in the amount of the paid by the paid by the paid by the paid in the amount of the paid by the paid by the paid by the paid in the amount of the paid by the paid in the paid by	of the premises above grant ars, according to the terms aid made as herein specified. It not kept up thereon, then th for the said part_yof the s for principal and interest, the part of a part there s for principal and interest, the heirs and assig
dohereby c and scized of a g 	parties of the fi venant and agree that at the delivery he od and indefeasible estate of inheritance hundred and no/100 rtain	reof part reof they therein, free and nt of the series of the series of the this conveyance interest thereor hall become due is, at any time the the overplus, if : thoir e first part ha e first part ha remember of the series of the remember of the series of the series of the ta S. Ander: ne person_S.who we here unto subs _19.48 RELEASE is mortgage is h 	BTO	sf the premises above grant ars, according to the terms aid made as herein specified. I not kept up thereon, then ti for the said part.yof t y granted, or any part there for principal and interest, art.ymaking such sale,
dohereby c and seized of a g This grant is int _Trenty five on to to the said part if default be made conveyence shall in the manner pro- gether with the c demand, to said IN WITNES year first above w Signed, i STAT GARAYAROU GARAYAROU (SEAL) My Commission c	parties of the fi venant and agree that at the delivery he od and indefeasible estate of inheritance hundred and no/100 rtain	rst part reof they therein, free and nt of thoxmaxaf this conveyance interest thereor hall become due is, at any time the this conveyance interest thereor hall become due is, at any time the thoir thoir REMEMBEREN ta_S_Ander: a person_S.who re hereunto subs 1943_ RELEASE is mortgage is h The Many	BTO	of the premises above grant ars, according to the terms aid made as herein specified. I not kept up thereon, then ti for the said part.yof t y granted, or any part there for principal and interest, art.ymaking such sale,