19

cie e a

0

MEN

6

Network I

•

Ū

0

1. T

THE REAL PROPERTY.

制物和

0

Amilian

	and the second state of th	OF KANSAS, DOUGLAS COUNT	
Lyle F. Hemming, a single man	AD	is instrument was filed for record on	Service and the second s
то		-11 A.D., 19,46, At	9.03 A M
The Douglas County Building and	* *		Register of Deeds.
ine bougins county building and	Loan Association By		Deputy.
THIS INDENTURE, Made this 18th	day ofApril	hi the year of our	Lord nineteen hundred
forty Siz between	Lyle F. Hemming a singl	e man	
of Baldwin in the Co	unty of Douglas	and State of Kansas	
of the first part, and Inc Douglas Cour	nty Building and Loan As	sociation	
			of the second part.
WITNESSETH, That the said part y_or Twenty Five Hundred	f the first part, in consideration o and no/100		n and a state of the second
		5_sold and by these presents do_01	DOLLARS
and Mortgage to the said part Y of the seco	nd partitsheirs and	assigns forever, all that tract or par	cel of land situated in
the County of Douglas, and State of Kansas, o	described as follows, to-wit:	and the Property Design and	ninis (Frankrik 1977)
The West 45 feet of Lot	No. Minety Three (93)	on Jersey Street, Baldwin	City
		, server, sarawin	
		n an an Allandar an Allanda Allandar an Allandar an Alla	
		na an ann an tha ann an 1970 ann an 1970. Tha ann an tha ann an tha	
	ri na ingini katipasa laha panja ina dalam	an dan din gerala and a state. An state state state	
with all the approximation and a 2.9.4			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
with all the appurtenances, and all the estate, ti party of the first part	tle and interest of the said part	of the first part therein. And the s	sajd
purty of the first par	enders a statute, ned provady	وتبيري أيعلو ورقتها البرية فيعتان بالأخاص المالية المراج	and the second second
with all the appurtenances, and all the estate, ti 	t delivery hereof he is	the lawful owner of the pre	mises above granted,
do_95_hereby covenant and agree that at the of and seized of a good and indefeasible estate of i	t delivery hereof he is nheritance therein, free and clear c	the lawful owner of the pre-	mises above granted,
do_95_ hereby covenant and agree that at the	t delivery hereof he is nheritance therein, free and clear c	the lawful owner of the pre f all incumbrances	mises above granted,
do 95 hereby covenant and agree that at the and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure	t delivery hereof <u>he</u> <u>15</u> nheritance therein, free and clear c the payment of the mant of <u>Tren</u>	the lawful owner of the pre- f all incumbrances	mises above granted,
do 95 hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure	t delivery hereof <u>he</u> 15 nheritance therein, free and clear c the payment of th e must of Txen	the lawful owner of the pre- f all incumbrances	mises above granted,
do 93 hereby covenant and agree that at the e and selzed of a good and indefeasible estate of i This grant is intended as a mortgage to secure 000 certain note	t delivery hereof <u>he</u> <u>15</u> nheritance therein, free and clear c the payment of the mant of <u>Tren</u>	the lawful owner of the pre- f all incumbrances	mises above granted,
do es_hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure <u>fone</u> certain <u>note</u> of the first part to the said part <u>y</u> of the second part_	t delivery hereof he is nheritance therein, free and clear o the payment of the mont of Treen this day exce and this convergence should	the lawful owner of the pre- f all incumbrances	mises above granted,
do es_hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure <u>one</u> certain <u>note</u> <u>of the first part</u> to the said part <u>y</u> of the second part if default be made in such payments, or any part	t delivery hereof he is nheritance therein, free and clear of the payment of the mn# of Tran this day exec this day exec and this conveyance shall be thereof, or interest thereon, or the amount shall become due and pay	the lawful owner of the pre- f all incumbrances	ding to the terms of party
do es_hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure of the first part to the said part. Y of the second part if default be made in such payments, or any part conveyence shall become absolute, and the whole second partta_	t delivery hereof he is nheritance therein, free and clear o the payment of the mant of Tran this day exec this day exec and this conveyance shall be thereof, or interest thereon, or the amount shall become due and pay and assigns, at any time thereafte	the lawful owner of the pre- f all incumbrances	mises above granted,
do es_hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure "One certain note of the first part to the said part.y_of the second part	t delivery hereof he 1s nheritance therein, free and clear o the payment of the mn# of Tran this day exec 	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of party merein specified. But up thereon, then this sold part_Yof the or any part thereof, inal and interest. to-
do es_hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure of the first part to the said part. Y of the second part if default be made in such payments, or any part conveyence shall become absolute, and the whole second partta_	t delivery hereof he is nheritance therein, free and clear o the payment of the mn# of Tran this day exec this day exec and this conveyance shall be thereof, or interest thereon, or the amount shall become due and pay and assigns, at any time thereafte he moneys arising from such sale to sale, and the overplus, if any ther	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of party merein specified. But up thereon, then this sold part_Yof the or any part thereof, inal and interest. to-
do es_hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure <u>fone</u> certain <u>note</u> <u>of the first part</u> to the said part. If default be made in such payments, or any part conveyence shall become absolute, and the whole second part_its_executors, administrators in the manner prescribed by law; and out of all t	t delivery hereof he is nheritance therein, free and clear o the payment of the mn# of Tran this day exec this day exec and this conveyance shall be thereof, or interest thereon, or the amount shall become due and pay and assigns, at any time thereafte he moneys arising from such sale to sale, and the overplus, if any ther	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of party merein specified. But up thereon, then this sid part_Yof the or any part thereof, ipal and interest, to- inaking such sale, on
do es_hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure <u>fone</u> certain <u>note</u> <u>of the first part</u> to the said part. If default be made in such payments, or any part conveyence shall become absolute, and the whole second part_its_executors, administrators in the manner prescribed by law; and out of all t	t delivery hereof he is nheritance therein, free and clear o the payment of the mn# of Tran this day exec this day exec and this conveyance shall be thereof, or interest thereon, or the amount shall become due and pay and assigns, at any time thereafte he moneys arising from such sale to sale, and the overplus, if any ther	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of party merein specified. But up thereon, then this sid part_Yof the or any part thereof, ipal and interest, to- inaking such sale, on
do es_hereby covenant and agree that at the and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure the second part is intended as a mortgage to secure of the first part to the said part y of the second part if default be made in such payments, or any part conveyence shall become absolute, and the whole second part its_excetors, administrators in the manner prescribed y law; and out of all t gether with the cost and charges of making such demand, to said party of the first	t delivery hereof he 1s nheritance therein, free and clear of the payment of the mant of Tran this day exec this day exec and this conveyance shall be thereof, or interest thereon, or the amount shall become due and pay and assigns, at any time thereafte sale, and the overplus, if any ther 	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of party merein specified. But up thereon, then this sid part_Yof the or any part thereof, ipal and interest, to- naking such sale, on _heirs and assigns
do es_hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure of the first part to the said part y of the second part if default be made in such payments, or any part conveyence shall become absolute, and the whole second part its_excutors, administrators in the manner prescribed by law; and out of all t gether with the cost and charges of making such demand, to said <u>party of the first</u> IN WITNESS WHEREOF, The said party year first above written.	t delivery hereofhe_is nheritance therein, free and clear o the payment of the mant of _Tren 	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of
do es_hereby covenant and agree that at the 4 and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure "One	t delivery hereofhe_is nheritance therein, free and clear o the payment of the mant of _Tren 	the lawful owner of the pre- f all incumbrances	ding to the terms of
do es_hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure of the first part to the said part y of the second part if default be made in such payments, or any part conveyence shall become absolute, and the whole second part its_excutors, administrators in the manner prescribed by law; and out of all t gether with the cost and charges of making such demand, to said <u>party of the first</u> IN WITNESS WHEREOF, The said party year first above written.	t delivery hereofhe_is nheritance therein, free and clear o the payment of the mant of _Tren 	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of
do es_hereby covenant and agree that at the e and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure of the first part to the said part y of the second part if default be made in such payments, or any part conveyence shall become absolute, and the whole second part the manner prescribed by law; and out of all t gether with the cost and charges of making such demand, to said party_of the first IN WITNESS WHEREOF, The said party year first above written. Starte OF KANSAS,	t delivery hereofh0_1s nheritance therein, free and clear o the payment of the mant ofTran 	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of <u>party</u> merein specified. But up thereon, then this aid part_Yof the or any part thereof, ipal and interest, to- naking such sale, on heirs and assigns calthe day and (SEAL)
party of the first part do_95_hereby covenant and agree that at the 4 and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure 0000_certain 0f the first part to the said part.Y of the first part to the said part.Y if default be made in such payments, or any part fd default be made in such payments, or any part in the manner prescribed by law; and out of all to gether with the cost and charges of making such demand, to said	t delivery hereofh0_1s nheritance therein, free and clear of the payment of the mast of this day exec 	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of <u>party</u> merein specified. But up thereon, then this aid part_Yof the or any part thereof, ipal and interest, to- naking such sale, on heirs and assigns calthe day and (SEAL)
party of the first part do_95_hereby covenant and agree that at the 4 and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure	t delivery hereof he 1s nheritance therein, free and clear o the payment of the mast of	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of
Dirty of the first par do es_hereby covenant and agree that at the and and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure of the first part to the said part y of the second part of the first part to the said part y of the second part of the first part to the said part y of the second part if default be made in such payments, or any part if default be made in such payments, or any part in the manner prescribed by law; and out of all t gether with the cost and charges of making such demand, to said party_ of the first IN WITNESS WHEREOF, The said party year first above written. SIgned, sealed and delivered in presence STATE OF KANSAS, Douglas County A.D. 1946. before methend single marks and the F. Herming, a single marks and the said parts and the saingle marks and the saingle marks and single marks and the saingle marks and saingle marks and the saingle marks and saingle marks and the saingle marks and the saingle marks and the saingle marks and the saingle marks and the saingle marks and the saingle marks and the saingle marks and the sa	t delivery hereofh0_1s nheritance therein, free and clear o the payment of the mn# ofTran 	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of <u>party</u> merein specified. But up thereon, then this aid part. Y. of the or any part thereof, ipal and interest, to- naking such sale, on
DATLY OI the first par do es_hereby covenant and agree that at the 4 and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure of the first part to the said part. Y. of the second part. If default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part is the manner prescribed by law; and out of all the generation of the cost and charges of making such demand, to said Party of the first Signed, scaled and delivered in presence STATE OF KANSAS, Douglas County } AD. 1946 before me the mortsigned the marrows undersigned to may excercision of the order of the second mathematic second mathematics and the marrows in the mathematics and the second mathematics and the marrows in the mathematics and the second mathematics and the marrows in the mathematics and the second mathematic	t delivery hereofh0_1s nheritance therein, free and clear o the payment of the mn# ofTran 	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of <u>party</u> merein specified. But up thereon, then this aid part. Y. of the or any part thereof, ipal and interest, to- naking such sale, on
Dirty of the first part do es_hereby covenant and agree that at the 4 and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure of the first part to the said part y of the second part of the first part to the said part y of the second part if default be made in such payments, or any part conveyence shall become absolute, and the whole second part <u>its</u> executors, administrators in the manner preseribed by law; and out of all t gether with the cost and charges of making such demand, to said <u>party of the first</u> IN WITNESS WHEREOF, The said party veur first above written. STATE OF KANSAS, Douglas County } STATE OF KANSAS, Douglas County } to me personally known to 1 eleged the execution of the - IN WITNESS WHERE	t delivery hereofh0_1s nheritance therein, free and clear of the payment of the mn# of_Tran 	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of <u>party</u> errein specified. But up thereon, then this sid part <u>X</u> of the or any part thereof, ipal and interest, to- naking such sale, on
DATLY OI the first par do es_hereby covenant and agree that at the 4 and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure of the first part to the said part. Y. of the second part. If default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part is the manner prescribed by law; and out of all the generation of the cost and charges of making such demand, to said	t delivery hereofh0_1s nheritance therein, free and clear o the payment of the mn# ofTran 	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of <u>party</u> merein specified. But up thereon, then this aid part. Y. of the or any part thereof, ipal and interest, to- naking such sale, on
Dirty of the first part do es_hereby covenant and agree that at the and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure of the first part to the said part.y. of the second part of the first part to the said part.y. of the second part if defaul be made in such payments, or any part if defaul be made in such payments, or any part conveyence shall become absolute, and the whole second part. its_executors, administrators in the manner prescribed by law; and out of all the gether with the cost and charges of making such demand, to saidParty_of_the_first IN WITNESS WHEREOF, The said party year first above written. SIGNED STATE OF KANSAS, Douglas County A.D. 1945. before methe_undorsigned ameylo F. Herming, a single m to me personally known to edged the execution of the IN WITNESS WHEREOF. The said party (SEAL) last above written SEATE OF KANSAS, IN WITNESS WHEREOF, The said party (SEAL) last above written IN WITNESS WHEREOF, The said party (SEAL) last above written SEATE OF KANSAS, IN WITNESS WHEREOF, The said party of the second second part. STATE OF KANSAS, J. 1945. Defore me	t delivery hereofh0_1s mheritance therein, free and clear o the payment of the mn# ofTran	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of <u>party</u> erein specified. But up thereon, then this aid part.Yof the or any part thereof, ipal and interest, to- naking such sale, on
party of the first part do 93_hereby covenant and agree that at the and seized of a good and indefeasible estate of i This grant is intended as a mortgage to secure One note of the first part to the said part Y of the second part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part if default be made in such payments, or any part year first above written. Signed, scaled and delivered in presence State OF KANSAS, year first above written. Signed, scaled and delivered in presence ic the such of signed - and in the tabove written.	t delivery hereofh0_1s mheritance therein, free and clear o the payment of the mn# ofTran	the lawful owner of the pre- f all incumbrances	mises above granted, ding to the terms of <u>party</u> erein specified. But up thereon, then this aid part.Yof the or any part thereof, ipal and interest, to- naking such sale, on

409 170

TT'STE

٣

111

Reg. No. 4807