MORTGAGE, RECORD 01 Reg. No. 4059

42

No all and a second sec

(State)

d bere in a status	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the29day o	of
Elizabet	h Well, aingle woman	January A. D. 19.45, at 9:00 o'clock A. M	
	ΤΟ	Harold A. Beck Register of Deeds.	-
	ENCE HATIONAL BANK, LAWRENCE, MANSAS	ByDeputy.	
	-ty-five between	y, in the year of our Lord, one thousand nine	ie -
ingen er het min en her hande.	béth Wells; a single woman	•	-
of Lawrence party of the first	in the County of Dour 1: part, and THE LAWRENCE NATI	and State of Kansas ICNAL BANK, LAWRENCE, KANSAS	
	That the said party of the first part, in considerative $\frac{y-two}{y-two}$ Hundred and $\frac{no}{100} $		
which is hereby acknow	veleged, h.a sold, and by this indenture do.2 d real estate situated and being in the County of Dour	Grant, Bargain, Sell and Mortgage to the said party of the second part, glas and State of Kansas, to-wit:	
	Lot number Fort		
	on Ohio Street,		
	Lawronce, Kansa		
	KNOWN AS 518	Ohio Street,	
			N. C. K
with the appurtenances	and all the estate, title and interest of the said part	±Yof the first part therein.	
And the said part_Y	and all the estate, title and interest of the said part -of the fort part do	delivery hereofShoisthe lawful owner .== of the premises above granted,	
And the said part y	of the first part doC.Sbereby covenant and agree that at the lefeasible estate of inheritance therein, free and clear of all incu- und defend the same against all parties making lawful claim the	delivery hereofSho_1sthe lawful owner= of the premises above granted, mbrance	
And the said part y	of the first part doC.Sbereby covenant and agree that at the lefeasible estate of inheritance therein, free and clear of all incu- und defend the same against all parties making lawful claim the	delivery hereofSho_1sthe lawful owner= of the premises above granted, mbrance	
And the said part <u>y</u> and seized of a good and inc and that they will warrant a It is agreed between thu r assessed against said real i uch sum and by such insurar	of the first part do $D.C.$ berefy corrent and parce that at the lefeasible estate of inheritance therein, free and clear of all incu und defend the same sequent all parties making lawful claim the parties hereto that the part of the first part shall at all seatte when the same becomes due and payable, and that \underline{ShO} to company as shall be precide and directed by the part	differst hereofsho_1sthe lawful owner== of the premises above granted, mbrance	
And the said part <u>y</u> and seized of a good and inc and that they will warrant a It is agreed between the r assessed against said real uch sum and by such insurar attent of <u>its</u> interest.	—of the first part doD3. —berefy covenus and agree that a the leftensible exasts of inheritance therein, free and clear of all locu and defend the same spains all parties making lawful claim the parties hereto that the part $\sum_{i=0}^{N}$ of the first part shall as a exasts when the same become due and payable, and thatBAC acts may a shall be specified and directed by the partyof And in the creat that said part of the first part shall find in	delivery hereofshe1she lawful owner= of the premises above granted, metrance	
And the said part <u>y</u> and seized of a good and inc and that they will warrant a It is agreed between the r ascessed against said real uch sum and by such insurar attent of <u>150</u> interest a berein provided, then the has indenture, and shall bear THIS GRANT is intend	of the first part doD.2. berefy corrent and agree that at the lefeasible estate of inberitance therein, free and clear of all incu and defend the same sequins all parties making lawful claim the e parties hereto that the partY of the first part shall at all estate when the same becomes due and payable, and thatBitD. estate when the same becomes due and payable, and thatBitD. estate when the same becomes due and payable, and thatBitD. est company as a shall be specified and directed by the partYof And in the event that said partY of the first part shall fail to partYof the second part may pay said tase and incurator r interest as the rate of 10% from the date of payment until fir dia a mortgage to secure the sament of the same of	delivery hereofshe 15he lawful owner=of the premises above granted, mbrance	
And the said part_V_ and stirted of a good and inc and that they will warrant a It is agreed between the ransened signing tail that the sum and by such insuran- tent of the sum and the sum and the sum and by such insuran- tent of the sum and the sum and the su	—of the first part doO.5. —berefy covenus and agree that at the lefeasible estate of inderitance therein, free and clear of all incu und defend the same seginst all parties making lawful claim the parties hereto that the part. \underline{y} —of the first part shall at all estate when the same becomes due and payable, and thatBIO. estate when the same becomes due and payable, and thatBIO. concerning as shall be specified and directed by the part \underline{y} —of A and in the event that stail part \underline{y} —of the first part shall fail to partiesof the second part may pay said tase and insurance interest at the rate of 10% from the date of payment until fi de a a moregare to secure the sympat of the same of \underline{y} -TWO First written obligation= for the payment of that	delivery hereofshc_1she lawful owner=of the premises above granted, mbrance read. It times during the life of this indenture, pay all taxes or assessments that may be levied Will keep the buildings upon said real estate insured against fire and tormado in the second part, the loss, if any, made payable to the part_1_weep the second part, the loss, if any, made payable to the part_1_weep or pay such taxes when the same become due and payable and to heep said premises insured up repaid, and the amount so paid shall colome a part of the indebtedness, secured by up repaid. aum of money, executed on the 2323_dey of Jaming pay1945	
And the said part, <u>V</u> - and seized of a good and inc and that they will warrant a like a series de spinst and real and som and by nock insurar attent of <u>150</u> interest. berrin provided, then the like informatic a shall be a first provided that the series of <u>THIS GRANT is intered</u> <u>THIS GRANT is intered</u> <u>THIS - terms of</u> and by <u>155</u> terms of <u>a</u>	of the first part doO.S. hereby covenus and agree that at the lefeasible estate of inderitance therein, free and clear of all incu und defend the same seginst all parties making lawful claim the parties hereto that the part. \underline{Y} of the first part shall at all estate when the same becomes due and payable, and that. \underline{ShO} or company as shall be specified and directed by the part \underline{Y} of And in the event that said part \underline{Y} of the first part shall fail to parties at the scene part may pay said tasm and incurrence interest at the rate of 10% from the date of payment until fa def as a mortgase to secure the sayment of the same of \underline{Y} -T \underline{Y} . Just direct of \underline{Y} of the part \underline{Y} of the part \underline{Y} -T \underline{Y} . Just direct \underline{Y} of the scene part \underline{Y} is direct the payment of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} -T \underline{Y} . Just direct \underline{Y} of the scene part \underline{Y} is direct the part \underline{Y} of the the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part	delivery hereof. She 15 the lawful owner=, of the premises above granted, mbrance	
And the said part, <u>V</u> - and seized of a good and inc and that they will warrant a like a series de spinst and real and som and by nock insurar attent of <u>150</u> interest. berrin provided, then the like informatic a shall be a first provided that the series of <u>THIS GRANT is intered</u> <u>THIS GRANT is intered</u> <u>THIS - terms of</u> and by <u>155</u> terms of <u>a</u>	of the first part doO.S. hereby covenus and agree that at the lefeasible estate of inderitance therein, free and clear of all incu und defend the same seginst all parties making lawful claim the parties hereto that the part. \underline{Y} of the first part shall at all estate when the same becomes due and payable, and that. \underline{ShO} or company as shall be specified and directed by the part \underline{Y} of And in the event that said part \underline{Y} of the first part shall fail to parties at the scene part may pay said tasm and incurrence interest at the rate of 10% from the date of payment until fa def as a mortgase to secure the sayment of the same of \underline{Y} -T \underline{Y} . Just direct of \underline{Y} of the part \underline{Y} of the part \underline{Y} -T \underline{Y} . Just direct \underline{Y} of the scene part \underline{Y} is direct the payment of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} -T \underline{Y} . Just direct \underline{Y} of the scene part \underline{Y} is direct the part \underline{Y} of the the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part \underline{Y} of the part	delivery hereof. She 15 the lawful owner=, of the premises above granted, mbrance	
And the said par, <u>V</u> . a seized of a good and in: and that they will warrant a It is a acred between the rescard against aid real we awa and by auch insura: a barrin provided, then the inservet. a barrin provided, then the inservet. a barrin provided from <u>TWent</u> ; tecording to the terms of	—of the first part doD.2. —berefy covenus and agree that as the leftershife castle of inheritance therein, free and clear of all incu- and defend the same sequents all parties making lawful claim the parties hereto that the part. <u>Y</u> of the first part shall at a sector when the same become due and payble, and that <u>Bho</u> net company as shall be specified and directed by the part <u>y</u> of And in the event that said part <u>y</u> of the first part shall fail to part <u>y</u> of the second part may pay fails and that <u>Bho</u> part <u>y</u> of the second part may pay for the part shall fail to part <u>y</u> of the second part may pay for the part shall fail to part <u>y</u> of the second part may pay for the sum of μ -DTO. Interfaced a part μ of the second part, with all interes μ -DTO	delivery hereof ShC_1S the lawful owner= of the premises above granted, mbrance	
And the said part, X- and seized of a good and in: It is a screed between the reasest against said real we assess against said real we assess against said real we assess against said real we assess against said real that said the said said said THIS GRANT is intend TWent? Coording to the terms of <u>Went?</u> we said the said said said said said the said said said said said again there of a said said said there of a said said said the said there of a said said said there of a said said said said there of a said said said said said said there of a said said said said said said said there of a said said said said said said said sa	→ of the first part doD. ² — hereby covenus and agree that as the leftershife exasts of inheritance therein, free and clear of all locu- and defend the same sequins all parties making lawful claim the parties hereto that the part. <u></u> of the first part shall at a sector when the same become due and payble, part shall claim be company as shall be specified and directed by the part. <u></u> of And in the creat that said part. <u></u> of the first part shall claim part. <u></u> of the second part may pay said thas and part. <u></u> of the second part may pay said thas and interest at the rate of 10% from the date of payment until ed as a morease to secure the payment of the sum of <u></u>	delivery hereof	
And the said part, X- and seized of a good and in: It is a screed between the reasest against said real we assess against said real we assess against said real we assess against said real we assess against said real that said the said said said THIS GRANT is intend TWent? Coording to the terms of <u>Went?</u> we said the said said said said said the said said said said said again there of a said said said there of a said said said the said there of a said said said there of a said said said said there of a said said said said said said there of a said said said said said said said there of a said said said said said said said sa	→ of the first part doD. ² — hereby covenus and agree that as the leftershife exasts of inheritance therein, free and clear of all locu- and defend the same sequins all parties making lawful claim the parties hereto that the part. <u></u> of the first part shall at a sector when the same become due and payble, part shall claim be company as shall be specified and directed by the part. <u></u> of And in the creat that said part. <u></u> of the first part shall claim part. <u></u> of the second part may pay said thas and part. <u></u> of the second part may pay said thas and interest at the rate of 10% from the date of payment until ed as a morease to secure the payment of the sum of <u></u>	delivery hereof	
And the said part, Y- and seited of a peed and im and that they will warrant a It is agreed between the reassead against said real text of	→ of the first part doD. ² — hereby covenus and agree that as the leftershife exasts of inheritance therein, free and clear of all locu- and defend the same sequins all parties making lawful claim the parties hereto that the part. <u></u> of the first part shall at a sector when the same become due and payble, part shall claim be company as shall be specified and directed by the part. <u></u> of And in the creat that said part. <u></u> of the first part shall claim part. <u></u> of the second part may pay said thas and part. <u></u> of the second part may pay said thas and interest at the rate of 10% from the date of payment until ed as a morease to secure the payment of the sum of <u></u>	i delivery hereof	
And the said part, Y- and seited of a peed and im and that they will warrant a It is agreed between the reassead against said real text of	of the first part doD.2bereby covenus and agree that as the lefershile exaste of inheritance therein, free and clear of all ious and defend the same sequinst all parties making lawful claim the parties hereto that the part	delivery hereofsheis the lawful owner of the premites above granted, metance	
And the said part, Y- and seited of a peed and im and that they will warrant a It is agreed between the reassead against said real text of	of the first part doD.2bereby covenus and agree that as the lefershile exaste of inheritance therein, free and clear of all ious and defend the same sequinst all parties making lawful claim the parties hereto that the part	delivery hereo	
And the said part, Y- and seited of a peed and im and that they will warrant a It is agreed between the reassead against said real text of	of the first part doD.2bereby covenus and agree that as the lefershile exaste of inheritance therein, free and clear of all ious and defend the same sequinst all parties making lawful claim the parties hereto that the part	<pre>delivery hered</pre>	
And the said part, Y- and seited of a peed and im and that they will warrant a It is agreed between the reassead against said real text of	of the first part doD.2bereby covenus and agree that as the lefershile exaste of inheritance therein, free and clear of all ious and defend the same sequinst all parties making lawful claim the parties hereto that the part	<pre>delivery heres(</pre>	
And the said part and that they will warrant a list is acreed between the reassed spaints aid real website the second second second test of	—of the first part dof.gberefy covenus and agree that as the leferable estate of inderitance therein, free and elser of all ioun of defend the same segments all parties making lawful claim the parties have been do pable, and that glate sets when the same become due and paple, and that glate sets when the same become due and paple, parts and that glate covere that same parts are set of the first part shift and increases inder the same part of the second part may pay said tas and hoursange inflerent at the rate of 105 from the date of payment until for part y = 0.01 and the second part may pay said tas and hoursange. Of the second part may pay said tas and hoursange of the second part may pay said tas and hoursange. Of the second part may pay said tas and hoursange of the second part may pay said tas and hoursange. Of the second part may pay said tas and hoursange of the second part may pay said tas and hoursange of the second part may pay said tas and hoursange of the second part may pay said tas and hoursange of the second part of payles of the second part with all interest in the part of the second part with all interest in the part of the second part of the second part of the second part of the second part of the single parts. The second part and the second part with all interest in the second part with all interest in the part of the second part with all interest in the second part of the single on and and the second part of the single on and and the second part of the single on and and the second part of the single on and and part of the single on and and part second part and the second part of the second part of the single on and and the second part of the single on and and the second part of the single on and interest ingenter with the second part of the single on and and the second part of the single on and the second part of the single on and the second part of	<pre>delivery hered</pre>	
And the said part desired of a good and in: and that they will warrant a It is acreed between the reassed against said real the search against said real the search against said real the said said said said THIS GRANT is intend interest. A partin provided, then the interest. THIS GRANT is intend THIS GRANT is intend THIS GRANT is intend THIS GRANT is intend THIS GRANT is intend the inference, and that has a strict of the theory of the said the inference, and that has reason of fonory advanced by the said part of the forst apa- are thereof or any publication the said part of the forst apa- are thereof or any publication the said part of the forst apa- tion of the said part of the forst apa- tion of the said part of the said part in NWITKESS WHE There. Examples the said TATE OF		<pre>delivery heres(</pre>	
And the said part_V	—of the first part doD. ² — hereby covenus and agree that as the leferable exists of inheritance therein, free and clear of all locu and defend the same sequence all parties making lawful claim the parties hereto that the part.y. — of the first part shall as a security when the same become due and payble, and that _ Bhc. and in the creat that and parties making lawful claim the restrict that all part.y. — of the first part shall fait in the part.y. — of the second part part shall fait in part.y. — of the second part part shall fait in part.y. — of the second part part shall fait in part.y. — of the second part part shall fait by part.y. — of the second part in pay and the same second claim the part of the second part with all interest y the said part.y. — of the second part in pay and the payment until the part.y. — of the second part in pay for any innurance r while all part.y. — of the second part in pay for any innurance r while all part.y. — of the second part in pay for any innurance r while a part.y. — of the second part is pay for any innurance r while all part.y. — of the second part is pay for any innurance r while a part. — and previous the made as herein precised, and the of the second part is pay for any innurance r while a part. — and part le same second part is pay for any part pay in the fart, sectoury, mainting, while the part. — and the second part is pay part is the fart part.y. — and precisions of the inferiors and type and part.y. — and precisions a for the part.y. — here and pay part is pay for any part.y while the first part.y while the first part hall.a here and part.y	<pre>delivery hered</pre>	
And the said part desired of a good and in: and that they will warrant a It is acreed between the reassed against said real the search against said real the search against said real the said said said said THIS GRANT is intend interest. A partin provided, then the interest. THIS GRANT is intend THIS GRANT is intend THIS GRANT is intend THIS GRANT is intend THIS GRANT is intend the inference, and that has a strict of the theory of the said the inference, and that has reason of fonory advanced by the said part of the forst apa- are thereof or any publication the said part of the forst apa- are thereof or any publication the said part of the forst apa- tion of the said part of the forst apa- tion of the said part of the said part in NWITKESS WHE There. Examples the said TATE OF	—of the first part doDberely covenus and agree that as the leferable estates of inderitance therein, free and clear of all locument of the form part shall as a locument of the form part shall be parties making lawful claim the parties have to that the part.y of the form part shall as a locument that all part is an advected by the part.y of the second part may pay said tas and hoursange inderest the state of 10% from the date of partment unit for part.y of the second part may pay said tas and hoursange inderest the rate of 10% from the date of partment unit for part.y of the second part may pay said tas and hoursange inderest the rate of 10% from the date of partment unit for part.y of the second part may pay said tas and hoursange in the part.y of the second part may pay said tas and hoursange in the part.y of the second part may pay said tas and hoursange in the part.y of the second part may pay said tas and hoursange in the part.y of the second part may pay said tas and hoursange in the part.y of the second part may pay said tas and hoursange in the part.y of the second part may pay said tas and hoursange in the part.y of the second part to pay for any innurang in the part.y of the second part of pay be aware as provided in this indenty of a may in the second part learner or the part.y of the base as a pay part in the second part of part. Base and payable at the present of the base as may part. The tas and payable at the present of the base as a pay part. in the koresand of the said part.y of the first part han first part.y of the first part han first part.y	<pre>delivery heres(</pre>	
And the said part, <u>V</u> and these and part, <u>V</u> It is accred between the research against said real- ter assearch against said real- ter of <u>150</u> interest. <u>b</u> partin provided, then the is inferture, and that hear THIS GRANT is intend is inferture, and that hear THIS GRANT is intend this inferture, and that hear THIS GRANT is intend this inferture, and that hear THIS GRANT is intend this inferture, and that hear reason of more advanced by <u>this inferture</u> , and this part, <u>J</u> of the first an- 	<pre></pre>	<pre>delivery hered</pre>	
And the said part desired of a good and in: and that they will warrant a It is acreed between the reassed against said real the search against said real the search against said real the said said said said THIS GRANT is intend interest. A partin provided, then the interest. THIS GRANT is intend THIS GRANT is intend THIS GRANT is intend THIS GRANT is intend THIS GRANT is intend the inference, and that has a strict of the theory of the said the inference, and that has reason of fonory advanced by the said part of the forst apa- are thereof or any publication the said part of the forst apa- are thereof or any publication the said part of the forst apa- tion of the said part of the forst apa- tion of the said part of the said part in NWITKESS WHE There. Examples the said TATE OF	<pre></pre>	<pre>delicery hered</pre>	
And the said part, <u>V</u> and these and part, <u>V</u> It is accred between the research against said real- ter assearch against said real- ter of <u>150</u> interest. <u>b</u> partin provided, then the is inferture, and that hear THIS GRANT is intend is inferture, and that hear THIS GRANT is intend this inferture, and that hear THIS GRANT is intend this inferture, and that hear THIS GRANT is intend this inferture, and that hear reason of more advanced by <u>this inferture</u> , and this part, <u>J</u> of the first an- 	<pre></pre>	<pre>delicery hered</pre>	
And the said part, Y desired of a peed and im and that they will warrant a It is accred between the reassead spaints said real- ter assead spaints said real- ter of	<pre></pre>	<pre>delicery hered</pre>	
And the said part, <u>V</u> a desired of a peed and im. and that they will warrant a It is a screed between the reassest against said real- ter of	<pre></pre>	<pre>delivery hereo(</pre>	
And the said part, Y desired of a peed and im all that they will warrant a It is acreed between the reassead spainness taid real- ter assead spainness taid real- ter of 152 interest. b arcin provided, then the interest. THIS GRANT is intend the indenture, and hall hear THUS GRANT is intend the indenture, and hall hear THUS GRANT is intend to be the terms of a second from a short the terms of the terms of a second the peed of the forst part And this convergence that the term is a second to the forst part and the peed of the forst part and the peed of the forst part and the peed of the forst part the term is a second the the term and the peed of the forst part and the peed of the forst part and the peed of the forst part the term is a second the the peed at here to a the term is and the term of the term of the peed the term of the term of the term and the term of the term of the term and the term of the term of the term is and benefits accound the term at here to a term of the term of the term is and benefits accound the term the term of the term of the term of the term of the term of term and the term of the term of term and the term of the term of term and the term of term of term and term of term of term and term of term of term of term of term and term of term of term of term of term and term of term of term of term of term and term of te		<pre>delivery hered</pre>	
And the said part_V	<pre></pre>	delivery hereo(
And the said part, X- desind of a good and in a distind of a good and in the saread equality of the saread the saread equality of the saread THIS GRANT is intend the informure, and said has THIS GRANT is intend to be safety the same transformer and the same transformer and the same same of more advanced by the same the same advanced by the part is and benefits account in the safety by the safety with the safety of the same is an example the safety of the same is an example the safety of the same is an example the safety of the safety is an example the safety of the safety of the safety is an example the safety of the safety of the safety is an example the safety of the safety of the safety of the safety is a safety of the safety of th	definition of the second part of the second pa	<pre>delivery hered</pre>	
And the said part_V	definition of the second part of the second pa	delivery hereo(