MORTGAGE RECORD 91

ACI-LENSE

HUNING

and and

516. A

	STATE OF KANSAS, DOUGLAS COUNTY, 58.
	This instrument was filed for record on the 29 day of
то	March A. D. 1945, at 2:40 o'clock A. M. Harold G. Seck Register of Deeds.
	ByDeputy.
THIS INDENTIDE Made this 25th day of March	No. of the second s
THIS INDENTURE, Made this 25th day of <u>March</u> ndred and Forty-Live between	, in the year of our Lord, one thousand nine
Neal Morris and Edith Morris, husband and wife	
Lawronco in the County of Douglas	and State of Kansas
rt ies of the first part, and The Lawrence Building and Lou	n Association part.y of the second part.
WITNESSETH, That the said part iss_ of the first part, in consideration	tion of the sum of
ht Hundred and no/100 this indenture doG iolin is hereby acknowledged, hrzosold, and by this indenture doG following described real estate situated and being in the County of Doug	
Lot Number Seventy-five (75) on New York Stree	et in the City ' Lawrence, Kansas
th the appurtenances and all the estate, title and interest of the said part	
And the said partics of the first part do_mmbereir covenant and agree that at the seized of a good and indefeasible estate of inheritance therein, free and clear of all incur	delivery hereof. they are
It is agreed between the parties hereto that the part.	Il times during the life of this indenture, pay all taxes or assessments that may be levied
It is agreed between the parties hereto that the part	It times during the life of this indenture, pay all taxes or assessments that may be levied <u>n_wtjllkep</u> the buildings upon said real estate insured against fire and tornado in the second part, the loss, if any, made payable to the party of the second part to the part with the second part.
It is agreed between the partice bereto that the part_ $\frac{1}{2}$ is of the first part shall at all explored against add real states when the number beromes due and paryles, and that $\frac{1}{2}$ hogy is many add by such insurance company as shall be specified and directed by the part of a loc The insurance company as shall be specified and directed by the part of the first part shall fail to even the state id part_d_gas of the first part shall fail to even the shall be interfield at the even the state id part_d_gas of the first part shall fail to even the shall be interfield at the state of 10% from the date of paryment until failed and the state is the state of 10% from the date of paryment until failed and the state is the state of 10% from the faile of 10% from the failed of the state of the st	It times during the life of this indenture, pay all taxes or assessments that may be levied <u>n_wtjllkep</u> the buildings upon said real estate insured against fire and tornado in the second part, the loss, if any, made payable to the party of the second part to the part with the second part.
It is acreed between the partice hereto that the part of the first part shall at all expend gains, and rad state when the number becomes due and particle, and that though sum and by such insurance company as shall be specified and directed by the part of the state part shall be a specified and directed by the part of the state part shall be a specified and directed by the part of the state part shall be a specified and directed by the part of the state part shall be a state state part shall be a state state of the state part state state of the state part state state state of 105 from the date of partment unit fur THIS GRANT is intended as a morpsze to secure the partment of the sum of State	It times during the life of this indenture, pay all taxes or suscements that may be levied
It is agreed between the parties bereto that the part of the first part shall at a lowershed against said reat states when the rame becomes due and paryles, and that. $\pm \ln q q$, p and a dy such insurance company as shall be specified and directed by the part of no the insurance company as shall be specified and directed by the part that hall fail to be result as and part log of the first part shall be a state of the directed part may pay said taxs and insurance infomute, and shall be interest. At the rate of 105 from the date of payment until furthermatic at the rate of 105 from the date of payment until furthermatic the state of 105 from the date of payment until furthermatic at the rate of 105 from the date of payment until furthermatic at a more are of 105 from the state of the state of 105 from the late of	It times during the life of this indenture, pay all taxes or suscements that may be levied
It is agreed between the parties hereto that the part of the first part shall at all search against said real exists when the same becomes due and payable, and that	It times during the life of this indemture, pay all taxes or suscements that may be levied $L=xy_{\perp}^{-1} L_{\perp} exp$ the buildings upon said real exists insured against fire and tornable in the second part, the loss, if any, made payable to the part. y_{\perp} of the second part to the pay such taxes when the same become due and payable and to keep said premises insured L_{\perp} or either, and the amount so paid shall cohome a part of the indebtedness, secured by ally repaid. Sum of money, executed on the <u>26th</u> day of <u>Morech</u> 10.455 at accoung thereon according to the terms of said obligation and also to secure any sum or a scher, and the amount so paid shall cohome a part of the indebtedness.
It is acreed between the parties herein that the part of the first part shall at all seesed against said real exists when the same becomes due and payable, and that	It times during the life of this indemture, pay all taxes or suscements that may be levied $L=xy_{\perp}^{-1} L_{\perp} exp$ the buildings upon said real exists insured against fire and tornable in the second part, the loss, if any, made payable to the part. y_{\perp} of the second part to the pay such taxes when the same become due and payable and to keep said premises insured L_{\perp} or either, and the amount so paid shall cohome a part of the indebtedness, secured by ally repaid. Sum of money, executed on the <u>26th</u> day of <u>Morech</u> 10.455 at accoung thereon according to the terms of said obligation and also to secure any sum or a scher, and the amount so paid shall cohome a part of the indebtedness.
It is acreed between the partice herete that the part of the forst part shall at all exceed against nails read rates when the same becomes due and partable, and that have parted parts have p	It times during the life of this indenture, pay all taxes or suscements that may be levied $-x_2 \downarrow \downarrow \downarrow x_{exp}$ the buildings upon said real exists insured against fire and torando in the second part, the loss if any, made payable to the part_y of the second part to the pay such taxes when the same become due and payable and to keep said premises insured e. or either, and the amount so paid shall echome a part of the indeteedness, secured by illy repaid, sum of money, executed on the $-26\pmh_1$ day of <u>Min table</u> . DOLLARS, sum of money, executed on the $-26\pmh_1$ day of <u>Min table</u> . DOLLARS, as account, there may all a built become a part of the indeteedness, secured by builty and the amount so paid shall become a part of the indeteedness, secured by many tables and the amount of the terms of asid obligation and also to secure any sum builty relations contained therein fully dischared. If default he made in such payments or any builty as the part of the same become the and payable of if the instrance in a feature as they are now got if wate is committed on said premises, then this convergence to example. The said become is part of the part of part of the same become part of the part of part of the same become the and part part.
It is agreed between the partice hereto that the part of the first part shall at all sevend against tail real states when the same becomes due and parable, and that. $\pm \ln q q$ sum and by such insurance company as shall be specified and directed by the part of the first part shall that in the crut that such part shall that in the first that such parts and the state here the same beam of the first part shall that in the crut that such parts and the same shall be precised as the first part shall that in the crut that such parts and the same state part shall be in the first that the set of 105 from the date of paryment until furtified as a mortgage to secure the payment of the sum of	It times during the life of this indenture, pay all taxes or suscements that may be levied $-\frac{1}{2} \leq \frac{1}{2} + \log $
It is agreed between the parties hereto that the part of the first part shall at all scienced against tail real states here the same becomes due and partable, and that. Thoy you man all by such insurance company as shall be specified and directed by the party of the second part shall be the state of the same state part of the state of the state part of the state of the state part of the state of the state of the state part of the state of the state part of the state of the state of the state part of the state of the stat	It times during the life of this indenture, pay all taxes or suscements that may be levied
It is acreed between the partice here to that the part of the first part shall at a least series despinit usil real status when the same becomes due and partable, and that have and by such insurance company as shall be specified and directed by the part of an af time the status of part ogg. of the first part shall fail to recompany in the high the first part is a second to be an additional to be	It times during the life of this indenture, pay all taxes or suscements that may be levied
It is agreed between the parties hereto that the part of the first part shall at all streads against tailst rail states when the same becomes due and partable, and that have not many becomes due and partable. The state is the second partable and the state of the first part shall fail to the second partable and the second partable. The state of the state	It times during the life of this indenture, pay all taxes or suscements that may be levied
It is acreed between the parties hereto that the part of the first part shall at a low served against tail real states when the same becomes due and parkle, and that have small by such insurance company as shall be specified and directed by the part for the first part shall at a low server depint when the same becomes due and parkle, and that the list is the event that said part og. of the first part shall fail to from the state of the first part shall fail to from the state of the first part shall fail to from the state of the first part shall fail to from the state of the first part shall fail to from the state of the first part shall fail to from the state of the first part shall fail to from the state of part of the state of part shall fail to from the state of the state of part shall fail to from the state of part instruction of the state of the	It times during the life of this indenture, pay all taxes or sussements that may be levied $\frac{1}{2} \frac{1}{2} $
It is acreed between the partice here to that the part of the first part shall at a leaved against tail real states when the same becomes due and parylok, and that. though an and by such insurance company as shall be specified and directed by the part for the same and by such insurance company as shall be specified and directed by the part for the same state of the first part shall at a same state of the first part shall at a same state of the first part shall fail to from provide the hear state. The same state of the first part shall fail to from provide the hear state. The same state of the first part shall fail to from provide the hear state. The same state of the first part shall fail to he stored part to part for any insurance of the first part shall fail to part the same as provided in this inderivation of the shall part shall fail to part the same shall be share to same share to be stored part in the same share of the same share to kept in a great shall fail to part the same as provided in this inderivation for the part shall fail to part the same share of the share share of kept in a great share to part the same share of the share share of the share share of the share share to the same share of the share share of the share share of the share the share share of the share share of the	It times during the life of this indenture, pay all taxes or sussessments that may be levied
It is agreed between the parties hereto that the part of the first part shall at all streads against tailst rail states when the same becomes due and partable, and that have not many becomes due and partable. The state is the second partable and the state of the first part shall fail to the second partable and the second partable. The state of the state	It times during the life of this indenture, pay all taxes or sussessments that may be levied
It is agreed between the partice hereto that the part of the forst part shall at a line vessel again tail real state when the same becomes due and partable, and that. thogy num and by such insurance company as shall be specified and directed by the party of the forst part shall at a finance to the second the state of the forst part shall fail to the second training the state of the second partable, and the state of the forst part shall fail to the second training the state of the second part is the state of the second part of the state of the	It times during the life of this indenture, pay all taxes or sussessments that may be levied
It is acceed between the partice herete that the part of the forst part shall at a line versued against said real state when the same becomes due and partable, and that	It times during the life of this indenture, pay all taxes or sussessments that may be levied
It is arered between the parties heretes that the part of the forst part shall at a twice when the same becomes due and parkels, and that. though some and by such insurance company as shall be predicted and directed by the part of the forst part shall at at 10.112	It times during the life of this indenture, pay all taxes or suscements that may be levied
It is agreed between the parties herein that the part of the first part shall at a link when the same becomes due and parkle, and that. thoy num and by such insurance company as shall be specified and directed by the part of the forst part shall fail to the event that said part_2	It times during the life of this indenture, pay all taxes or suscements that may be levied
It is acreed between the partice herets that the part of the forst part shall at a link presented against said rate classe when the same becomes due and parkle, and that. though put and by such insurance company as shall be precised and directed by the part of the forst part shall fail to interest. And in the event that such part_20 of the forst part shall fail to interest. And in the event that such part_20 of the forst part shall fail to interest. The forst of 105 from the date of payment shall fail to interest. The failed 105 from the date of payment shall fail to interest. The failed 105 from the date of payment shall fail to interest. The failed 105 from the date of payment shall fail to interest. The failed 105 from the date of payment shall fail to interest. The failed 105 from the date of payment shall fail to interest. The failed 105 from the date of payment shall fail to interest. The failed 105 from the date of payment shall fail to be part of the scend part to pay for any insume of oney advanced by the said part of the scend part to pay for any insume part of 20 of the fail part (100 million	It times during the life of this indenture, pay all taxes or suscements that may be levied
It is acceed between the partice herese that the part of the form part shall at a linky meaned against and rate when the same becomes due and parkle, and that. thoy must do you him mand by such insurance company as shall be specified and directed by the party of the fars part shall fail to interest. And in the crent that and park_2 of the fars part shall fail to interest. The part of 100 from the date of payment suif the THIS GRANT is intered as a morplex to the party the date of payment suif the THIS GRANT is intered as a morplex to the party of the strong pay shall be removed as a morplex to the party of the strong pay shall be removed and the party of the strong pay shall be removed as a morplex to the party of the strong pay that interest the fact of 100 from the date of payment suif the THIS GRANT is intended as a morplex to the party of the strong part of pay is a data strong by the shift party of the strong part of pay is that interest there are interest there are interest there are in the option of the shift fail to pay the said party of the strong part of pay for any insures part_102 of the fars part shall fail to pay the same to morplex in the part of the shift is a strong pay to obtain comparison of the shift part the parts are at the option of the balar part of the shift part that are the cost of the strong pay the obtained there is an end payable at the option of the balar part of the shift part that are the cost of the strong pay the part of the shift part that part of the shift part that are the cost of the strong pay the part of the shift part the part of the shift part that are the cost of the strong pay the part of the shift part that the part of the shift part that are the cost of the strong pay the part of the shift part that the part of the shift part that are the cost of the strong pay the part of the shift part that the part of the shift part	It time during the life of this indenture, pay all taxes or sussessments that may be levied
It is agreed between the partice berete that the part of the first part shall at a the prevented against suff cast casts when the numbersements due multiple the partice of the first part shall cast in the section of the the partice of the first part shall cast in the rest that and part_de of the first part shall cast in the rest that and part_de of the first part shall cast in the rest that and part_de of the first part shall cast in the rest that and part_de of the first part shall cast in the rest that and part_de of the first part shall cast in the rest that cast of 105 from the date of payment until for THIS GRANT is intended as a morjace to secure the payment of the sum of first for the payment of shall interest in the rest of 105 from the date of payment of shall interest the rate of 105 from the stall part for the payment of shall interest interest and rate cast of 105 from the stall cast in the stall part for the payment of shall interest used to the term of for the payment of shall interest users of menory advanced by the shall part of the scond part to pay for any insurant and the cast payment be made as herein precision. The shall part is the shall be also part for the shall be rest. The part for the shall be rest. The shall be also payment be made as herein precision as the shall be also precision of the shall be payment be also pay for any insurant and the shall be also payment be also payment be also payment be also payment and the shall be also payment be also paym	It time during the life of this indenture, pay all taxes or sussements that may be levied
Descend spaints sid real caute when the same becomes due and payake, and that_thou a num and by such insurance company as shall be specified and directed by the payating of ent of_ts	It time during the life of this indenture, pay all taxes or sussements that may be levied
It is agreed between the partice bereto that the part of the first part shall at a the partice and that. they are used against add real casts when the same beroms due and paryles, and that. they are used by the barty of the partyle of the first part shall bart in the partyle. The partyle is the shall bart in the partyle is the shall bart in the partyle is the shall bart in the partyle is the partyle is the partyle is the shall bart in the partyle is the shall bart in the partyle is the part	It time during the life of this indenture, pay all taxes or sussements that may be levied
It is agreed between the partics bereto that the part of the first part shall at a the prevented against said rest cause when the number beremens due and partable, and that. They are and by such inverse company as shall be precified and directed by the party of the forst part shall fail to prevent and partable, and that. They are and by such inverse company as shall be precified and directed by the party of the second part may pay said tass and insurance company as shall be precified at the state of 105 from the date of payment until for THIS GRANT is intended as a morpage to secure the payment of the sum of They interest at the state of 105 from the date of payment until for J112 transmitter at the state of 105 from the date of payment and in a state of 10, 100 transmitter at the state of 105 from the state payment of said in the party of the second part to pay for any insurance and more advanced by the said party of the second part to pay for any insurance and the sum of transmitter and state as herein precified, and the said party of the second part to pay for any insurance and the sum of the said party of the second part to pay for any insurance and the sum of the said party insurance and any the said state and the party insurance and the said state are now treat in a second part, which here are reasoning unputs, and all of the said party insurance and any the said state are now treat in a second part, which here are not parts in the said party insurance and all the information. The said state are now treat in a second part, which here are any treat and the said the said state and the state and the said state and the said state and the said state and th	It time during the life of this indenture, pay all taxes or sussements that may be levied
It is agreed between the parties herein that the part of the first part shall at a the invessed against said rate cause when the same beeness due and partale, and that. They are made by such inverses company as shall be specified and directed by the party of an of	It time during the life of this indenture, pay all taxes or suscements that may be levied
It is agreed between the parties hereto that the part of the forst part shall at a the scender against tail real rates when the same becomes due and partable, and that. ±though some and by such insurance company as shall be specified and directed by the party of the scender again tail between the same becomes due and partable, and that. ±though some and by such insurance company as shall be specified and directed by the party of the scender part may pay said tars and insurance information and insurance to the scender part may pay said tars and insurance the same state tars to 105 from the date of payment until for information of the scender part may pay said tars and insurance the same state target to scene the payment of the sum of ifts trems made paysible to the party of the scende part to pay for any insurance and tail interest more frames and paysible to the party of the scende part to pay for any insurance and tail is any the said party of the scender part to pay for any insurance and tails conversance shall be verified to any the payment be made as herein precified, and they wave the party of the scender part to pay for any insurance and become store to paysible and there in precified, and they wave the party and they the building and all of the obligations provid the said party and they are the said party insurance and any store and they are the paysible and they are the said party insurance. The said party insurance and they are they as a specified the said party insurance, and they are they as a specified to a said scele as a specified and they ablast and they are the said they are the said because they are the said party and they are they they and they are they are they are they are they are they are they ar	It time during the life of this indenture, pay all taxes or sussessments that may be levied
It is agreed between the partice here to that the part of the forst part shall at a time second again at the real state at least the through a particle, and that through a particle of the forst part shall at a time the term the state between the same become due and particle, and the term that an at a particle of the forst part shall at a time for the state part of the state part of the same state of the state part of	It time during the life of this indenture, pay all taxes or suscements that may be levied
It is agreed between the partice hereto that the part of the fore part hall at at it hopy used against and tract cance when the same become date and paytoke, and thatthopy used and the interest. And in the error that wails part.lag. of the fore part hall at at it is the error of the interest. And in the error the main part.lag. of the fore part hall at at it is the error of the interest. And in the error the main part.lag. of the fore part hall at at it is the error of the interest. And in the error the main part.lag. of the fore part hall at at it is the error of the interest. And in the error the main part lag. If the interest of the main of the error of the err	It time during the life of this indenture, pay all taxes or sussessments that may be levied

70