MORTGAGE RECORD 91 Reg. No. 4237

115

ritter

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.
c	Cecil Dean Amyx and Ethel May Amyx	This instrument was filed for record on the day
e	то	The set of
	The Lawrence building and Loan Association	ByDeputy.
		July; in the year of our Lord, one thousand n
	hundred and Forty-Five between Gecil Doa	n Anyx and Ethel May Anyx, husband and wife.
	of Lawrence in the County of Douglas	and State of Kansas
	parties of the first part, and The Lawrence Building and L	
	WITYESSETI, That the said part_105_ of the first part, in cons <u></u>	ideration of the sum of
	Lot Sixty-Sevon (67) on Rhode Island St	reet in the City of Lawrence.
	and selied of a good and indefeasible estate of inheritance therein, free and clear of a and that they will warrant and defend the same against all parties making lawful claa It is accred between the sarties hereto that the sartle. S.E.	at the delivery hereof. <u>5ROY.BIO</u> the lawful owner.S. of the premises above grant 11 incumbrance
	And the said part_LOS_of the first part do hereby covenant and agree that and seifed of a good and indefeasible catate of inheritance therein. Iree and clear of a and that they will warrant and defend the same against all parties making lawful cla It is agreed between the partice hereto that the part_LOS de the first part has or assessed against all or real estate when the same becomes due and payable, and that, usch sum and by such insurance company as hall be specified and directed by the part_ extent of	at the delivery hereof. <u>thay BIO</u> the lawfal owner S of the premises above grant in hormbrace
	And the said part_LGC_of the first part dohereby covenant and agree that and seited of a good and indefeasible catate of inheritance therein, free and clear of a and that they will warrant and defend the same against all parties making lawfol clas It is agreed between the parties hereto that the part_LGS_ of the first part has or ansessed against all catate that the the anne becomes due and payable, and that, such sum and by such insurance company as shall be specified and directed by the part_ extent of	at the delivery hereof <u>they BIO</u> the lawful owner S of the premises above grant II incumbrate <u>they are they are set of the set of</u>
•	And the said part_LGL_of the first part dohereby covenant and agree that and seized of a good and indefcasible catate of inheritance therein, free and clear of a and that they will warrant and defend the same against all parties making lawful cla It is agreed between the parties hereto that the part_LGL_of the first part has or assessed against all or relative the the same becomes due and payable, and that, usch sum and by such insurance company as hall be specified and directed by the part_J center of LfL of the second part_LGL of the first part shall be herein provided, then the part	at the delivery hereof <u>thay</u> <u>BIO</u> the lawful owner.S. of the premises above grant II incumbrance
	And the said part_DG_of the first part do hereby covenant and agree that and exist of a good and indefeasible crites of inheritance therein. Itree and clear of a and that they will warrant and defend the same against all parties making lawful cla It is agreed between the parties hereto that the part_LGE of the first part has or assessed against aid real estate when the same becomes due and payable, and that, usch sum and by such insurance company as shall be specified and directed by the part extent of	at the delivery hereof_they BIO_the law/at owner.S. of the premises above grant in thereto. It is all times during the life of this indenture, pay all taxes or assessments that may be let here they will. Likep the buildings upon said real exats insured against for and tornade
	And the said part_LGL_of the first part dohereby covenant and agree that and seized of a good and indefcasible catate of inheritance therein, free and clear of a and that they will warrant and defend the same against all parties making lawful cla It is agreed between the parties hereto that the part_LGL_of the first part has or assessed against all or relative the the same becomes due and payable, and that, usch sum and by such insurance company as hall be specified and directed by the part_J center of LfL of the second part_LGL of the first part shall be herein provided, then the part	at the delivery hereof_they BIG_the lawfal owner.S. of the premises above grant in thereta. It is all times during the life of this indenture, pay all taxes or assessments that may be let here they will. Likep the buildings upon said real exats instarted against for and tormade
	And the said part_LGL_of the first part dohereby covenant and agree that and seized of a good and indefcasible catate of inheritance therein, free and clear of a and that they will warrant and defend the same against all parties making lawful cla It is agreed between the parties hereto that the part_LGL_of the first part has or assessed against all or relative the the same becomes due and payable, and that, usch sum and by such insurance company as hall be specified and directed by the part_J center of LfL of the second part_LGL of the first part shall be herein provided, then the part	at the delivery hereof_they BIG_the law/at owner.S. of the premises above grant in thereto. It is all times during the life of this indenture, pay all taxes or assessments that may be let here they will. Likep the buildings upon said real exats instarted against for and tornade
•	And the said part_LGE_of the first part dohereby covenant and agree that and seized of a good and indefeasible catate of inheritance therein, free and clear of a and that they will warrant and defend the same against all parties making lawful cla It is agreed between the parties hereto that the part_LGE_of the first part has or answered against all or releases the same becomes due and payable, and that, extend a first interact. And in the event that all parties making lawful cla is the release against all parties hereto that the part_LGE of the first part has or an end by nuch insurance company as hall be specified and directed by the part_J extend of LfAE of the second part_LGE of the first part shat the herein provided, then the part of the second part_LGE of the first part shat the herein provided, then the part of the second part, may pay all taxs and in the first	at the delivery hereof_they BIG_the lawfal owner.S. of the premises above grant in thereta. It is all times during the life of this indenture, pay all taxes or assessments that may be let here they will. Likep the buildings upon said real exats instarted against for and tormade
	And the said part_LOS_of the first part do hereby covenant and agree that and etied of a good and indefeasible catue of inheritance therein, free and clear of a and that they will warrant and defend the game against all parties making lawful cla It is agreed between the partice hereto that the part_LOS_of the first part has or assenced against all rearies more days and that they will warrant and defend the game against all parties making lawful cla or assenced against all real catue them the same becomes due and payable, and that, or assenced against all real catue them the event that all part.LOS of the first part, at here on provided, then the part at here on provided, then the part THIS CRANT is intended as a mortage to secure the payment of the sum of	at the delivery hereof_they BTO_the lawfol owner.S. of the premises abere prant in herents. It is all times during the life of this indenture, pay all taxes or assessments that may be her hear will taken the basis of any made payable to the partition of the second part to full tay tay to the second part, the loss, if any made payable to the partition of the second part to full tay tay to the second part, the loss, if any made payable to the partition of the second part to full tay tay to the second part, the loss, if any made payable to the partition of the second part to mill thir pays that here anount so paid shall echone a part of the indebtedness, secured indicidity pays the second on the _21d _ day of11d
	And the said part_LOS_of the first part do hereby covenant and agree that and etied of a good and indefeasible catue of inheritance therein, free and clear of a and that they will warrant and defend the game against all parties making lawful cla It is agreed between the partice hereto that the part_LOS_of the first part has or assenced against all rearies more days and that they will warrant and defend the game against all parties making lawful cla or assenced against all real catue them the same becomes due and payable, and that, or assenced against all real catue them the event that all part.LOS of the first part, at here on provided, then the part at here on provided, then the part THIS CRANT is intended as a mortage to secure the payment of the sum of	at the delivery hereof_they BTO_the lawful owner.S. of the premises above grant in herents. It is all times during the life of this indenture, pay all taxes or assessments that may be her hear will be the base of the loss, if any made payable to the partition of the second part, the hear will be any use when the same become due and payable and to here said premise in urgance, or either, and the amount so paid shall echome a part of the indebtedness, secured indicity pay used thereon according to the terms of said obligation and also tay said interest accurate thereon according to the terms of said obligation and also tay said interest accurate are not paid when the same boome due of said obligation and also tay said interest accurate are not paid when the same boome due of said obligation and also tay serve any a nurgance, or either, and the amount so paid shall become a part of the indebtedness, secured interest accurate are not paid when the same boome due and payable on the instance provided for in and written obligation (if the terms boome due and payable or the instance provided for in and written obligation (if the terms boome due and payable or the instance provided for in and written obligation (if the terms of the indebtedness, secured and each and every abligation therein contained, and all berefits accurating the pairly and each and every abligation therein contained, and all berefits accurating therefits ablig the pairly and each and every abligation therein contained, and all berefits accurating therefits ablig the pairly and each and every abligation therein contained, and all berefits accurating therefits ablig
	And the said part_LOS_of the first part dohereby covenant and agree that and exist of a good and indefeasible critics of inheritance therein. Itree and clear of a and that they will warant and defend the game against all parties making lawful cla It is agreed between the parties hereto that the part_LOS_of the first part has are and and that they will warant and defend the game against all parties making lawful cla It is agreed between the parties hereto that the part_LOS of the first part has are any modely particle on the same becomes due and payable, and that, are any particle there compary as hall be specified and directed by the part_2 cent of 1fs	at the delivery hereof_Lfuy_BIG_the law/at owner_S_ of the premises above grant in thereta. It is all times during the life of this indenture, pay all taxes or assessments that may be ler in thereta. It is all times during the life of this indenture, pay all taxes or assessments that may be ler indication of the second part, the loss, if any, made payable to the party of the second part to indicate a set of the annex become due and payable and be ker paid premises invo- sarance, or either, and the annexet so paid shall chose a part of the indektedness, secured indicates when the same become due and payable and be ker paid premises invo- sarance, or either, and the annexet so paid shall become a part of the indektedness, secured indicates are then the annexet so paid shall become a part of the indektedness, secured is add reals are there as according to the terms of said oblightion and allot to accure any a nutrance, or either, and the annexet so paid shall become a part of the indektedness, secured is add reals are the paid when the same become due and payable and is to have a for an is add reals are the paid when the same become due and payable and is to aver is add reals are the paid when the same become due and a payable or if the instructure the real crates are not paid by the same become due and payable is the paid of the instructure thereta (in the manner presched by har and out of all early or if the instructure thereta (in the manner presched by har and to har a creater ary aphenet) or a set of reals and accelors of the respective particle hereits the recent hereory, and the invest recently har and to all the paid of the and and y are and

 $\left[\right]$

0