DTCACE DECODD OI

144

Reg. No. 4329

(TERMIN)

The second

HIGH

Alerandi.

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	Ωů.
Edith Rohe		This instrument was filed for record on the 1 day of day of September A. D. 1945., at 11:35 o'clock A. M.	
	то	Harst a Back	
The Lawrence Bu	ilding and Loan Association	ByDeputy.	
hundred and Forty-	, Made this 1stday ofSeptember Fivebetween Edith Rohe,		
of Lawrence	in the County of Douclas	and State of Engens	
partY of the first pa	in the County of Dourlas art, and The Lawrence Building and Low	an Association	
	t the said part_Y of the first part, in consider	States a second second second states and states and second s	
One Thousand an which is hereby acknowle		DOLLARS, to <u>har</u> duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part¥of the second part, Iglas and State of Kansas, to-wit:	
me tonowing described it	ear estate situated and being in the county of Dot	And and Clate of Adalsas, to with	
	Lot Eight (8) in Block Eigh	nt (6) of Steele's Subdivision	
	- Popla Addition to the C		
	of Earl's Addition to the C	hty of Lawrence.	
		[1] A. B. Martin, M. M. Martin, and M. Martin, and M. Martin, and M. Martin, "An advantage of the second se Second second sec	
	nd all the estate, title and interest of the said pa		
And the said parto		he delivery hereof She is the lawful owner of the premises above granted,	
And the said part <u>y</u> o nd seized of a good and indefe nd that they will warrant and	of the first part do <u>OS</u> hereby covenant and agree that at the casible estate of inheritance therein, free and clear of all int defend the same against all parties making lawful claim th	be defivery hereof. Shr. iz	
And the said part X on nd seized of a good and indefe ad that they will warrant and It is agreed between the p r assessed against said real esta	of the first part do Ω . hereby covenant and agree that at the casible estate of inheritance therein, free and clear of all in- defend the same against all parties making lawful claim th arties hereto that the part. M	be delivery hereof. She in	
And the said part	of the form part do $-\Omega$. hereby covenant and agree that at it casable castate of interinance thereins, free and clear of all in defend the same against all parties making tawful claim th article hereto that the part $\sum_{i=1}^{n}$ of the fost part shall at the when the same becomes due can dipayable, and that $SD\Omega$, company as shall be specified and directed by the part $\sum_{i=1}^{n}$ of the fost part shall fail	be delivery hereof. Shr. izthe lawful owner of the premises above granted, umbrance	
And the taid part_V_co- nd seized of a good and indefe dithat they will warrant and It is agreed between the p assessed against said real euty the sum and by such insurance tent of <u>ths</u> _interest. A parein provided, then the pa- is indenture, and shall bear in THIS GRANT is intereded	of the first part doQL hereby covenant and agree that at the casable castate of inheritance therein, free and clear of all ion defend the same against all parties making tawful claim th artices hereto that the part	be delivery hereof. Shri inthe lawful owner of the premises above granted, rumbrance	
And the paid part, <u>y</u> n nd seized of a good and indefe ad that they will warrant and It is arreed between the p assessed against aid real est the sum and by such insurance tent of <u>155</u>	of the first part do. Ω . Lereby covenant and agree that at the casable estate of inheritance therein, free and clear of all interfield the same against all parties making lawful claim it are when the anne becomes due and payable, and that. $\beta M = 0$ and $\beta M = 0$. The second part may pay said tax and insurant networks at the rate of 10% from the date of payment units at a mortgage to secure the payment of the sum of $\beta M = 0$.	be delivery hereof. Shrt. in	
And the paid part, <u>y</u> n nd seized of a good and indefe ad that they will warrant and It is arreed between the p assessed against aid real est the sum and by such insurance tent of <u>155</u>	of the first part do. Ω . Lereby covenant and agree that at the casable estate of inheritance therein, free and clear of all interfield the same against all parties making lawful claim it are when the anne becomes due and payable, and that. $\beta M = 0$ and $\beta M = 0$. The second part may pay said tax and insurant networks at the rate of 10% from the date of payment units at a mortgage to secure the payment of the sum of $\beta M = 0$.	be delivery hereof. Shrt. in	in
And the paid part, <u>y</u> n nd seized of a good and indefe ad that they will warrant and It is arreed between the p assessed against aid real est the sum and by such insurance tent of <u>155</u>	of the first part do. Ω . Lereby covenant and agree that at the casable estate of inheritance therein, free and clear of all interfield the same against all parties making lawful claim it are when the anne becomes due and payable, and that. $\beta M = 0$ and $\beta M = 0$. The second part may pay said tax and insurant networks at the rate of 10% from the date of payment units at a mortgage to secure the payment of the sum of $\beta M = 0$.	be delivery hereof. Shrt. in	'n
And the said part_ <u>v</u>	of the first part do $-\Omega_{-1}^{-1}$ -kreby evenant and agree that at the casable casable of inheritance therein, free and clear of all in defend the same against all parties making lawful claim the artice hereto that the part $\sum_{i=1}^{n}$ of the first part shall at the when the same becomes due and payable, and that $S\overline{D}\Omega$ company as shall be specified and directed by the part $\sum_{i=1}^{n}$ of the first part that that $\overline{D}\Omega_{-1}^{-1}$ of the first part shall at in the event that that $\overline{D}\Omega_{-1}^{-1}$ of the first part shall at more than the trade of $\overline{D}S$ (from the date of payment until as a more tage to accure the payment of the sum of	be delivery berech. Shr. iz	in
And the said part_ <u>v</u>	of the form part do $-\Omega_{-}^{-1}$ -kreby covenant and agree that at it casable castate of inheritance therein, free and clear of all im casable castate of inheritance therein, free and clear of all im defend the same against all parties making tawful claim th artice hereio that the part of the fort part hall at empany as hall be specified and directed by the part on in the event that uid part of the fort part hall ration in the event that uid part of the fort part on in the event set of 10% from the date of payment until as a mortage to secure the payment of the sum of 	be delivery hereof. Shr. iz	in
And the said part_ <u>v</u>	of the form part do $-\Omega_{-}^{-1}$ -kreby evenant and agree that at it casable castate of inheritance therein, free and clear of all in defend the same against all parties making tawful claim the artice hereio that the part $\sum_{i=1}^{n}$ of the fort part shall at the when the same become due can dupyable, and that SDD company as shall be specified and directed by the part $\sum_{i=1}^{n}$ of the fort part $\sum_{i=1}^{n}$ of the specified part $\sum_{i=1}^{n}$ of the base part $\sum_{i=1}^{n}$ of t	be delivery hereof. Shr. iz	in
And the said part_ <u>v</u>	of the form part do $-\Omega_{-}^{-1}$ -kreby covenant and agree that at it casable castate of inheritance therein, free and clear of all im casable castate of inheritance therein, free and clear of all im defend the same against all parties making tawful claim th artice hereio that the part of the fort part hall at empany as hall be specified and directed by the part on in the event that uid part of the fort part hall ration in the event that uid part of the fort part on in the event set of 10% from the date of payment until as a mortage to secure the payment of the sum of 	be delivery hereof. Shr. iz	in
And the said part_ <u>v</u>	of the form part do $-\Omega_{-}^{-1}$ -kreby evenant and agree that at it casable castate of inheritance therein, free and clear of all in defend the same against all parties making tawful claim the artice hereio that the part $\sum_{i=1}^{n}$ of the fort part shall at the when the same become due can dupyable, and that SDD company as shall be specified and directed by the part $\sum_{i=1}^{n}$ of the fort part $\sum_{i=1}^{n}$ of the specified part $\sum_{i=1}^{n}$ of the base part $\sum_{i=1}^{n}$ of t	be delivery hereof. Shr. iz	n
And the said part_ <u>v</u>	of the form part do $-\Omega_{-}^{-1}$ -kreby evenant and agree that at it casable castate of inheritance therein, free and clear of all in defend the same against all parties making tawful claim the artice hereito that the part $\sum_{i=1}^{n}$ of the fort part shall at the when the same become due can dupyable, and that SDD company as shall be specified and directed by the part $\sum_{i=1}^{n}$ of the fort part $\sum_{i=1}^{n}$ of the scene days and invaries the scene takes the of 10% form the date of payment until as a mortrage to scene the payment of the sum of $\sum_{i=1}^{n}$ of the scene days in what all inter the paths to the part $\sum_{i=1}^{n}$ of the scene days in what all inter the paths to the payment $\sum_{i=1}^{n}$ of the scene days in what all inter the paths is the payment $\sum_{i=1}^{n}$ of the bolth fortices on all whole sum remaining unpath, and all of the collection of the bolth fortice, whole the fort part $\sum_{i=1}^{n}$ of the bolth fortice, whole is on the scene approximation of the bolth fortice, whole is on the payment of the bolth fortice, whole is of payment and interest, togethere with the collection of the fort part $\sum_{i=1}^{n}$ of the bolth fortice, whole is on the payte of the bolth fortice on all is whole sum remaining unpaths, and all of the bolth fortice, whole is of payment and interest, togethere with the collection of the bolth fortice, whole is of payment and interest, togethere with the coll is and the here in the payte of the bolth fortice, whole is of payment and interest, togethere with the coll is and the here in the payte.	be delivery hereof. Shr. iz	in
And the said part_ <u>v</u>	of the form part do $-\Omega_{-}^{-1}$ -kreby evenant and agree that at it casable castate of inheritance therein, free and clear of all in defend the same against all parties making tawful claim the artice hereito that the part $\sum_{i=1}^{n}$ of the fort part shall at the when the same become due can dupyable, and that SDD company as shall be specified and directed by the part $\sum_{i=1}^{n}$ of the fort part $\sum_{i=1}^{n}$ of the scene days and invaries the scene takes the of 10% form the date of payment until as a mortrage to scene the payment of the sum of $\sum_{i=1}^{n}$ of the scene days in what all inter the paths to the part $\sum_{i=1}^{n}$ of the scene days in what all inter the paths to the payment $\sum_{i=1}^{n}$ of the scene days in what all inter the paths is the payment $\sum_{i=1}^{n}$ of the bolth fortices on all whole sum remaining unpath, and all of the collection of the bolth fortice, whole the fort part $\sum_{i=1}^{n}$ of the bolth fortice, whole is on the scene approximation of the bolth fortice, whole is on the payment of the bolth fortice, whole is of payment and interest, togethere with the collection of the fort part $\sum_{i=1}^{n}$ of the bolth fortice, whole is on the payte of the bolth fortice on all is whole sum remaining unpaths, and all of the bolth fortice, whole is of payment and interest, togethere with the collection of the bolth fortice, whole is of payment and interest, togethere with the coll is and the here in the payte of the bolth fortice, whole is of payment and interest, togethere with the coll is and the here in the payte.	be delivery bereat. Shrt iz	in
And the said part_ <u>v</u>	of the form part do $-\Omega_{-}^{-1}$ -kreby evenant and agree that at it casable castate of inheritance therein, free and clear of all in defend the same against all parties making tawful claim the artice hereito that the part $\sum_{i=1}^{n}$ of the fort part shall at the when the same become due can dupyable, and that SDD company as shall be specified and directed by the part $\sum_{i=1}^{n}$ of the fort part $\sum_{i=1}^{n}$ of the scene days and invaries the scene takes the of 10% form the date of payment until as a mortrage to scene the payment of the sum of $\sum_{i=1}^{n}$ of the scene days in what all inter the paths to the part $\sum_{i=1}^{n}$ of the scene days in what all inter the paths to the payment $\sum_{i=1}^{n}$ of the scene days in what all inter the paths is the payment $\sum_{i=1}^{n}$ of the bolth fortices on all whole sum remaining unpath, and all of the collection of the bolth fortice, whole the fort part $\sum_{i=1}^{n}$ of the bolth fortice, whole is on the scene approximation of the bolth fortice, whole is on the payment of the bolth fortice, whole is of payment and interest, togethere with the collection of the fort part $\sum_{i=1}^{n}$ of the bolth fortice, whole is on the payte of the bolth fortice on all is whole sum remaining unpaths, and all of the bolth fortice, whole is of payment and interest, togethere with the collection of the bolth fortice, whole is of payment and interest, togethere with the coll is and the here in the payte of the bolth fortice, whole is of payment and interest, togethere with the coll is and the here in the payte.	be delivery hereof. Shr. iz	in
And the said part_ <u>v</u>	of the form part do $-\Omega_{-}^{-1}$ -kreby evenant and agree that at it casable castate of inheritance therein, free and clear of all in defend the same against all parties making tawful claim the artice hereito that the part $\sum_{i=1}^{n}$ of the fort part shall at the when the same become due can dupyable, and that SDD company as shall be specified and directed by the part $\sum_{i=1}^{n}$ of the fort part $\sum_{i=1}^{n}$ of the scene days and invaries the scene takes the of 10% form the date of payment until as a mortrage to scene the payment of the sum of $\sum_{i=1}^{n}$ of the scene days in what all inter the paths to the part $\sum_{i=1}^{n}$ of the scene days in what all inter the paths to the payment $\sum_{i=1}^{n}$ of the scene days in what all inter the paths is the payment $\sum_{i=1}^{n}$ of the bolth fortices on all whole sum remaining unpath, and all of the collection of the bolth fortice, whole the fort part $\sum_{i=1}^{n}$ of the bolth fortice, whole is on the scene approximation of the bolth fortice, whole is on the payment of the bolth fortice, whole is of payment and interest, togethere with the collection of the fort part $\sum_{i=1}^{n}$ of the bolth fortice, whole is on the payte of the bolth fortice on all is whole sum remaining unpaths, and all of the bolth fortice, whole is of payment and interest, togethere with the collection of the bolth fortice, whole is of payment and interest, togethere with the coll is and the here in the payte of the bolth fortice, whole is of payment and interest, togethere with the coll is and the here in the payte.	be delivery bereat. Shrt iz	n
And the said part d seized of a good and indefe ad seized of a good and indefe d that they will warrant and It is agreed between the pr assessed against said real cur tent of LES instruct. A barering provided, then the pa is indenter, and shall barer in THIS GRANT is intended Dras. Thousand, name d by <u>159</u> instruct. A down thousand, and by <u>159</u> instruct. A d by <u>159</u> instruct. d by <u>150</u> instruct. d by <u>150</u> instruct. d by <u>150</u> instruct. d by <u>150</u> instruct. The thereof or any publication the instruct by the paties d inner to, and by obligatory i IN WITNESS WHERE ritten.	of the form part do	be delivery beread. Shr. iz	in
And the said part_ <u>v</u>	of the form part doQ.L.kreby covenant and agree that at it cashibe catate of inferitance thereins, free and clear of all in defend the same against all parties making lawful claim til artics hereto that the part	be delivery beread. Shr. iz	in
And the said part_ <u>v</u>	of the fors part do	be delivery bereat. Shrt iz	i n
And the said part_ <u>v</u> on d seized of a good and indef d seized of a good and indef is agreed between the pr rassest agrins said real cur- tent of LEintreat. A the rain provided, then the pa is indeture, and shall baser in THIS GRANT is intended One. Thousand and the jill agrin of the first part could be jill the terms of d by jill part the first part And this conveynce shall is part to the first part And this conveynce shall is part to the first part and by jill part And this conveynce shall is part to the first part and benefits accruing there retain the same then builts and the ' is and benefits accruing there retain the same the bolding said the ' IN WITNESS WHER ritten. TATE OF Ducglas.	of the form part do	be defivery bereaf.shr iz	
And the said part_ <u>v</u> on d seized of a good and indef d seized of a good and indef is agreed between the pr rassest agrins said real cur- tent of LEintreat. A the rain provided, then the pa is indeture, and shall baser in THIS GRANT is intended One. Thousand and the jill agrin of the first part could be jill the terms of d by jill part the first part And this conveynce shall is part to the first part And this conveynce shall is part to the first part and by jill part And this conveynce shall is part to the first part and benefits accruing there retain the same then builts and the ' is and benefits accruing there retain the same the bolding said the ' IN WITNESS WHER ritten. TATE OF Ducglas.	<pre>of the form part doCL_hereby covenant and agree that at it casable easise of interiance therein, free and clear of all in defend the same against all parties making lawful claim th artice hereto that the part of the forst part shall at the when the same becomes due can dupayble, and that_LEDL company as shall be specified and directed by the part on it not event that suid part of the forst part shall at interies at the second part may pay said taxs and invary of the second part may pay said taxs and invary </pre>	be delivery bereat. Shet is indenture, pay all taxes or assessments that may be levied markence	n
And the said part_ <u>v</u> on d seized of a good and indef d seized of a good and indef is agreed between the pr rassest agrins said real cur- tent of LEintreat. A the rain provided, then the pa is indeture, and shall baser in THIS GRANT is intended One. Thousand and the jill agrin of the first part could be jill the terms of d by jill part the first part And this conveynce shall is part to the first part And this conveynce shall is part to the first part and by jill part And this conveynce shall is part to the first part and benefits accruing there retain the same then builts and the ' is and benefits accruing there retain the same the bolding said the ' IN WITNESS WHER ritten. TATE OF Ducglas.	of the form part dokreek provemant and agree that at it casable casate of inheritance therein, free and clear of all in defend the same against all parties making lawful claim th artice hereio that the part of the first part shall at the when the same become due can dupyable, and thatBL company as shall be specified and directed by the part of the first part that uid part of the first part shall at interest at the reset of 105 from the date of payment until as a mostrage to secure the payment of the sum of	be defivery bereaf.shr iz	n
And the said part_ <u>v</u>	of the form part dokreek provemant and agree that at it casable catale of infertionce therein, free and clear of all in defend the same against all parties making lawful claim th artice hereio that the part of the first part shall as the when the same become due can du paylo, and that Company as shall be specified and directed by the part of the form that uid part of the first part shall as the velocity of the second part, may pay said tax and insume that the second part may pay said tax and insume 	be defivery bereaf.shr_izthe lawful ownerof the premises above granted, morease. all time during the life of this indenture, pay all taxes or assessments that may be feried Mill_keep the buildings upon said real estate insured assigns far and townado in of the second part, the loss, if any, made paysbile to the part of the second part to the to pay uch taxes when the sum become due and paysbile and to keep said permises in sured affing regaid. d uum of money, executed on thelstday ofSoptombor19 45 d uum of money, executed on thelstday ofSoptombor19 45 d uum of money, executed on thelstday ofSoptombor19 45 d uum of money, executed on thelstdays with the state of the indetedness, secured by fair carding theyron according to the term of said bylegeing and also to percent early and are, of they change the life of the second part to the second part to the rest accruing theyron according to the second said belayed and also they exert early are a section theyron according the same become due and payshe of the induced as are of the second part the said part of the second part_imet be any rest accruing therefore, failly discharged. If default be made in any hayments or any is indicat in the manner provided by the and to have a receiver appoint to molifie the size indicat in the manner provided by the and to have a receiver appoint. It is easily the rest and every obligation there is encoured particle be pairt	in .
And the said part_ <u>v</u>	of the form part doCL_hereby evenant and agree that at it casable catable of interinance therein, free and clear of all in defend the same against all parties making lawful claim th artics hereto that the parti of the first part shall at the when the same becomes due can do payable, and that_SDL company as shall be specified and directed by the part of the first part the suid part of the first part shall at interverse the second part may pay add taxs and insume matching the second part may pay add taxs and insume matching the second part may pay add taxs and insume matching the second part may pay add taxs and insume matching the second part may pay add taxs and insume matching the second part may pay add taxs and insume matching the second part may have add tax and insume matching the same as provided in this inderiver. The payleto the part of the second part with all inter the paid, part of the second part with all interver- ter word if much payment of the sum of of if the building on main real science are not observe in a second tax may be a the spin of the same approvided in this inderiver and the same paysite at the spin of the same approvides with the cost in a second tax may be apprentized as the first part han simple the there of that the terms and provisions of this information expressions and the barries that the terms and provisions of this information expressions and the barries that the terms and provisions of this information expressions and the barries that the terms and provisions of this information expressions and the barries that the terms and provisions of this information expressions and the main the same approximation of the same person	be defivery hereof. Shr iz	in .
And the said part_ <u>v</u>	of the form part dokreek provemant and agree that at it casable catale of infertionce therein, free and clear of all in defend the same against all parties making lawful claim th artice hereio that the part of the first part shall as the when the same become due can du paylo, and that Company as shall be specified and directed by the part of the form that uid part of the first part shall as the velocity of the second part, may pay said tax and insume that the second part may pay said tax and insume 	be defivery hereof. Shrt_iz	
And the said part_ <u>v</u>	of the form part doCL_hereby excensin and agree that at it casable catale of inferiance therein, free and clear of all in defend the same against all parties making lawful claim th artice hereto that the part of the forst part shall at the when the same becomes due can dupyable, and that_SDL company as shall be specified and directed by the part on it not event that uid part of the forst part shall at inter of the second part may pay add taxs and invare mod_loo. C	be defivery hereof. Shrt_iz	