MORTGAGE RECORD 91

172

Reg. No. <u>4434</u> Fee Paid, \$2.50

1

		STATE OF KANSAS, DOUGLAS COUNTY, ss This instrument was filed for record on the	
John A. Endacott and Beulah F.	Endacott, husband a	한 것은 아님께서 한 것은 것이라는 동안을 가지 않는 것을 했다.	: 30_o'clock P. M.
то		Harold Q.	13.k
the Lawrence National Bank Lawr	ence, Kansas	By Danate Blennon	Deputy.
THIS INDENTURE, Made this 17th	day of October between John A.En	, in the year of our L dacott and Eculah F. Endacott, husband	ord, one thousand nine and wife
f Lawrence in the County	y ofDouglas	and State of East	
part 105 of the first part, and THE LAW		LAWRENCE, KANSAS	of the second part.
WITNESSETH, That the said part_ics	_ of the first part, in consid	deration of the sum of	in the manufacture of the
<u>One Thousand and no/100</u> thich is hereby acknowledged, ha <u>va</u> sold, a following described real estate situated an	and by this indenture do nd being in the County of D	DOLLARS, to them du Grant, Bargain, Sell and Mortgage to the said part. Jouglas and State of Kansas, to-wit:	
South Thirty (30	of Lot Numbe 0) feet/and the Nor	er Three (3) th Thirty-three (33) feet of Lot	6
Number Four (4)	Farker Addition an	addition to the City of Lawrence.	
And the said part 2.02. of the first part do- l seized of a good and indefeasible exists of inheritant i has they will warrant and defend the same agains It is agreed between the parties hereto that the pa- sasessed against said real esiste when the same beem h um and by such insurance company as ahall be spec-	hereby covenant and agree that a nee therein, free and clear of all at all parties making lawful claim rtles of the first part shall nee due and payable, and that the cified and directed by the part.y	t the delivery hereof. <u>they nrc</u> the lawful owner.S. of th incumbrance bereta. at all times during the life of this indenture, pay all taxes or assess <u>ICV Will</u> keep the buildings upon said real estate insured agr - of the second part, the loss, if any, much espaths to the part.	ments that may be levied ainst fire and tornado in of the second part to the
And the said part_ ΔCZ_{-} of the first part do- la reized of a good and indefeatible crists of inheritar 1 is agreed between the parties bereto that the par- assessed against add real relies bereto that the pa- h sum and by such insurance company as shall be spec- ing out the state of the second state of 10 the second shall bars interest at the state of 10 THIS GRANT is intered, and as mortgage to secure the barbard and rule 10/100	hereby covenant and agree that a nace therein, free and clear of all as all parties making lawful claim ref. $BS_{}$ of the first part half nee due and payable, and that $BB_{}$ cified and directed by the part $V_{}$ part $BB_{}$ and the first part shall for part may pay add tase and jonner from the date of payment un the payment of the sum of	t the delivery hereof_ <u>they nrc</u> _the lawful owner.s_ of th insumbrance	ments that may be levied ainst fire and tornado in of the second part to the
And the said part $\Delta c c$ of the first part do- d seized of a good and indefeasible exists of inheritars d this they will warrant and defend the same agains It is agreed between the parties hereto that the pa- sases and against said care insite when the same between how mon add by such insurance commany as shall be spec- tent of $\Delta S c$ interacts. And in the event that said be free in provide, then the part $\Delta S c$ is a source to be seven is indemure, and shall be arisetered at the rate of 10 THIS GRAPT is intered as a mostrage to server ording to the terms of $\Delta D C$ certain written ob d by $\Delta S c$ its interm of a part be rest. $\Delta S c$ is the part $\Delta S c$ is the seven by the view of the terms of $\Delta S c$ of the mass of concern behaved by the view of the part $\Delta S c$ of the	hereby covenant and spree that a nace therein, free and clear of all nace therein, free and clear of all net all parties making lawful claim net all parties making lawful claim net all space and parties and that the spree and the set of the spree of the payment of the sum of the spree of maximum part of the sum of the sum of set on the date of payment of - of the second part, with all in a second part to pay for any inpa	t the delivery hereof_ <u>they</u> <u>n</u> ; <u>co</u> _the lawful owner.S_ of th incumbrance	ments that may be levied ainst fire and tornado in of the second part to the ceep said premises insured indebtedness, secured by
And the said part ΔCE_{-} of the first part do- decised of a good and indefeable exists of inheritar d heritage will warrant and defend the same agains. It is agreed between the parties bereto that the part assured against said real return when the same the num and by tach insurance company as shall be type therein provided, then the part. A' , of the second of ΔES_{-} interest. And in the event that said berein provided, then the part. A' , of the second THIS GRANT is intended as a mortgage to secure the through the terms of ΔDO_{-} cortains to secure the through the terms of ΔDO_{-} cortain written ob b by its terms and parable to the part. J'_{-} of the second cortain the second of the part. J'_{-} of the part of memory advanced by the said part. J'_{-} of the part of the entry set and parable to the part. J'_{-} of the part ΔESO the first part hall full to part be amore there in the second in the second in the second of the part ΔESO the first part hall full to part be amore there in the second is the said part. J'_{-} of the part of memory more half here the second in the second of the second box the second of the part the same and the cortain the second is the said part. J'_{-} of the part is the second of the second is the said part. J'_{-} of the part of the second	Lettery covenant and serve that a nace therein, free and clear of all states and the server of all server to all parties making lawful claim $rr\frac{1}{2}.S{-}$ of the first part shall for loss due and payable, and that CL part $\frac{1}{2}.C.$ of the first part shall for $\frac{1}{2}.C.$ form the date of payment in the payment of the sum of	t the delivery hereof_ <u>they</u> <u>n</u> .r <u>c</u> _the lawful owner.S_ of th incumbrance	ments that may be levied ainst fire and tornalo in of the second part to the eccep aid premises insured indektedness, recured by DULLARS, 19 d also to secure any sum indektedness, secured by In acche payments or any isse, then this convergence indektedness, secure, shall
And the said part_ ΔCZ_{-} of the first part do- d reized of a good and indefeable criate of inheritar I is agreed between the parties bereto that the par- suessed against said real crists when the same beem h uum and by such insurance company as shall be spec- ne of ΔZZ_{-} interest. And in the event that said berein provided, then the part_ Z of the second indemirer, and shall bear interest at the faile of 10 THIS GRANT is intended as a morizance to secure the thousand. Excl ΔDZ of the second D_{2-} (ΔZZ_{-}) thereas the distribution of the second D_{2-} (ΔZZ_{-}) the faile second D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) and D_{2-} (ΔZZ_{-}) of the D_{2-} (ΔZZ_{-}) for the faile second D_{2-} (ΔZZ_{-}) of the D_{2-} (ΔZZ_{-}) of the faile second D_{2-} (ΔZZ_{-}) of the D_{2-} (ΔZZ_{-}) of the faile second D_{2-} (ΔZZ_{-}) of the D_{2-} (ΔZZ_{-}) of the faile second D_{2-} (ΔZZ_{-}) of the D_{2-} (ΔZZ_{-}) of the faile second D_{2-} (ΔZZ_{-}) of the D_{2-} (ΔZZ_{-}) of the faile second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of the second D_{2-} (ΔZZ_{-}) of the faile D_{2-} (ΔZZ_{-}) of	hereby covenant and serve that a nace therein, free and clar of all nace therein, free and clar of all national services and the service relation of the fort part data of national directed by the part <u>part data</u> of the fort part data of the fort of the fort part shall for part may pay said taxs and ions of the serve date of payment un the payment of the sum of	t the delivery hereof_they_nrc_ the lawful owner.s_ of th incumbrance	ments that may be levied ainst fire and tornado in of the second part to the second part to the second part of the part of the second part of the part of the second part indebtedness, secured by a south optimistics or any indebtedness, secured by in south optimistics or any indebtedness, secured by in south optimistics or any indebtedness, secured by a south optimistic or any indebtedness of the south optimistic indebtedness of the
And the said part_ ΔCZ_{-} of the first part do- d reized of a good and indefeable criate of inheritar (1) has they will warrant and defend the same again. It is agreed between the parties bereto that the part ascened against said real critic when the same become hyme and by usch insurance company as a shall be pre- net of ΔZZ_{-} instruct. And in the scent that said herein provided, then the ΔZ is the second indemirer, and shall bear interest as the state of 10 THIS GRANT is intended as a mortgane to secure the thousand, and no/ ΔIOO	hereby covenant and agree that a nece herein, free and clear of all as all partices making lawful claim ref. $2S_{}$ of the first part that ref. $2S_{}$ of the first part that $2S_{-}$ clifted and directed by the part $V_{}$ part S_{-} of the first part shall find part may pay said taxs and insu- S_{-} from the date of payment un the payment of the sum of $V_{}$ of the second part, which all in a provided in this indenture. The made as herein precision of the sa- pard, and all of the obligations paid, rest, together with the constant of the sum paid, real state and all the improve precisions hereby granted, or any f and part is hered and all the improve precisions hereby granted, or any f adding transformed and all the improve precisions of this indenture as and the second the the state and a state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the second second the the improve precisions of this indenture as the state of the state	t the delivery hereof_ <u>they</u> <u>n</u> .r <u>c</u> _the lawful owner.S_ of th incumbrance	ments that may be levied ainst fire and tornado in of the second part to the excep aid premises insured indebtedness, secured by ————————————————————————————————————
And the said part_ ΔCZ_{-} of the first part do- d reized of a good and indefeable criate of inheritar (1) has they will warrant and defend the same again. It is agreed between the parties bereto that the part ascened against said real critic when the same become hyme and by usch insurance company as a shall be pre- net of ΔZZ_{-} instruct. And in the scent that said herein provided, then the ΔZ is the second indemirer, and shall bear interest as the state of 10 THIS GRANT is intended as a mortgane to secure the thousand, and no/ ΔIOO	hereby covenant and agree that a nece herein, free and clear of all as all partices making lawful claim ref. $2S_{}$ of the first part that ref. $2S_{}$ of the first part that $2S_{-}$ clifted and directed by the part $V_{}$ part S_{-} of the first part shall find part may pay said taxs and insu- S_{-} from the date of payment un the payment of the sum of $V_{}$ of the second part, which all in a provided in this indenture. The made as herein precision of the sa- pard, and all of the obligations paid, rest, together with the constant of the sum paid, real state and all the improve precisions hereby granted, or any f and part is hered and all the improve precisions hereby granted, or any f adding transformed and all the improve precisions of this indenture as and the second the the state and a state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the second second the the improve precisions of this indenture as the state of the state	t the defirery hereol_thay nrc_ the havful owner.s_ of the insumbrance	ments that may be levied ainst fire and tornado in of the second part to the except said premises insured indebtedness, recured by
And the said part_ ΔCZ_{-} of the first part do- d reized of a good and indefeable criate of inheritar (1) has they will warrant and defend the same again. It is agreed between the parties bereto that the part ascened against said real critic when the same become hyme and by usch insurance company as a shall be pre- net of ΔZZ_{-} instruct. And in the scent that said herein provided, then the ΔZ is the second indemirer, and shall bear interest as the state of 10 THIS GRANT is intended as a mortgane to secure the thousand, and no/ ΔIOO	hereby covenant and agree that a nece herein, free and clear of all as all partices making lawful claim ref. $2S_{}$ of the first part that ref. $2S_{}$ of the first part that $2S_{-}$ clifted and directed by the part $V_{}$ part LCS of the first part shall find part may pay said taxs and insu- S_{-} from the date of payment un the payment of the sum of $L_{}$ of the second part, which all in a provided in this indenture. The made as herein precision of the same paid, real as and all of the obligations paid, part and all of the obligations paid rest, together with the cost and c mode part, with the cost and c mode part with the cost and c and provides and all the improve precisions bereby granted, or any f rest, together with the cost and c and provides of this indenture.	t the defirery hereol_they.nrC_the lawful owner.S_ of the insumbrance	ments that may be levied ainst fire and tornalo in of the second part to the eccep aid premises insured indektedness, recured by
And the said part_ ΔCZ_{-} of the first part do- d reized of a good and indefeable criate of inheritar (1) has they will warrant and defend the same again. It is agreed between the parties bereto that the part ascened against said real critic when the same become hyme and by usch insurance company as a shall be pre- net of ΔZZ_{-} instruct. And in the scent that said herein provided, then the ΔZ is the second indemirer, and shall bear interest as the state of 10 THIS GRANT is intended as a mortgane to secure the thousand, and no/ ΔIOO	hereby covenant and agree that a nece herein, free and clear of all as all partices making lawful claim ref. $2S_{}$ of the first part that ref. $2S_{}$ of the first part that $2S_{-}$ clifted and directed by the part $V_{}$ part LCS of the first part shall find part may pay said taxs and insu- S_{-} from the date of payment un the payment of the sum of $L_{}$ of the second part, which all in a provided in this indenture. The made as herein precision of the same paid, real as and all of the obligations paid, part and all of the obligations paid rest, together with the cost and c mode part, with the cost and c mode part with the cost and c and provides and all the improve precisions bereby granted, or any f rest, together with the cost and c and provides of this indenture.	t the defirery hereol_thay nrc_ the havful owner.s_ of the insumbrance	ments that may be levied ainst fire and tornalo in of the second part to the eccep aid premises insured indebtedness, recured by
And the said part_1C2_of the fore part do- lected of a good and indefeable exists of inheritar (bat they will warrant and defend the same agains It is agreed between the parties bereto that the part assessed against said real critic when the same been how and by such insurance company as shall be pre- outed to the same set of the second in the event that said herein provided then she rent_Y of the second indemoter, and whill have interest as the state of 10 THIS GRANT is intered, and a notice to the second the theory of the second that have a set of the second the how and, and not 2010 of the part_Y uma of meany valuened by the said part_Y of the part_LEG of the first part hall fail to pay the same there of a supplement of the house the part_Y of the part_LEG of the first part hall fail to pay the same there of a supplement of the said part_Y of the part_LEG of the first part hall fail to pay the same there of a supplement of the said part_Y of the part_LEG of the first part hall fail to pay the same there of an own obtaind, to the the part_Y of the part_LEG of the first part hall fail to a the second there of a supplement of the said part_Y of the part_LEG of the first part hall fail to a the same there of a supplement of the same same the same same same same same same same sam	hereby covenant and agree that a nece herein, free and clear of all as all partices making lawful claim ref. $2S_{}$ of the first part that ref. $2S_{}$ of the first part that $2S_{-}$ clifted and directed by the part $V_{}$ part LCS of the first part shall find part may pay said taxs and insu- S_{-} from the date of payment un the payment of the sum of $L_{}$ of the second part, which all in a provided in this indenture. The made as herein precision of the same paid, real as and all of the obligations paid, part and all of the obligations paid rest, together with the cost and c mode part, with the cost and c mode part with the cost and c and provides and all the improve precisions bereby granted, or any f rest, together with the cost and c and provides of this indenture.	t the defirery hereol_thay nrc_ the havful owner.s_ of the insumbrance	ments that may be levied ainst fire and tornalo in of the second part to the eccep aid premises insured indektedness, recured by
And the said part_2.C2_of the form part do- larcied of a good and indefeatible exists of inheritars I that they will warrant and defend the same agains I is agreed between the partice bereto that the part ascened against said real exists when the same the um and by such insurance company as shall be open indentify. and shall bear interest at the failed of 10 THIS GRANT is interest. And in the event that said berein provided, then the partY of the second the ubic same and the same same same same the bhouseand stard not 100 ording to the terms of _0.0100 ording to the terms of _0.0100 ording to the terms of _0.0100 the _1.155 of form any shall be in partY of the houseand stard not 100 the same same same same same same same hard after the same same same same same hard after the same same same same same hard after the same same same hard after the	hereby covenant and agree that a nece herein, free and clear of all as all partices making lawful claim ref. $2S_{}$ of the first part that ref. $2S_{}$ of the first part that $2S_{-}$ clifted and directed by the part $V_{}$ part LCS of the first part shall find part may pay said taxs and insu- S_{-} from the date of payment un the payment of the sum of $L_{}$ of the second part, which all in a provided in this indenture. The made as herein precision of the same paid, real as and all of the obligations paid, part and all of the obligations paid rest, together with the cost and c mode part, with the cost and c mode part with the cost and c and provides and all the improve precisions bereby granted, or any f rest, together with the cost and c and provides of this indenture.	t the defirery hereol_thay nrc_ the havful owner.s_ of the insumbrance	ments that may be levied ainst fire and tornalo in of the second part to the eccep aid premises insured indebtedness, recured by
And the said part_SCS_of the fort part do- d seized of a good and indefeable criate of inheritar d seized of a good and indefeable criate of inheritar T is agreed between the parties bereto that the part sensed again said real crists when the same the num of by such insurance company as shall be spee- ter of _155	hereby covenant and spree that a nace therein, free and clear of all as the particle and the second part of the fort part here in the fort part of the fort part as a fort of the sum of of the second part, with all in the payment of the sum of of the second part, with all in the payment of the sum of of the second part, with all in the fort part as of the second part, with all in the payment of the sum of part, with all in the second part, with the cost and the second part is part han _VC	t the defirery hereol_thay n.r.C_ the lawful owner.S_ of the incumbrance	ments that may be levied ainst fire and tornalo in of the second part to the eccep aid premises insured indebtedness, recured by
d seiced of a good and indefeasible create of inheritar d that they will warrant and defend the same again It is accred between the particle bereto that the pa- same and against said real erate when the same becom- tent of 152	hereby covenant and serve that a nace therein, free and clear of all as all particles making lawful claim ref. 12 of the fort part abult and the serve of the fort part abult part may pay head that the clifed and directed by the part part. 200 of the fort part abult for the date of payment un the payment of the sum of of the steed part, which all in the payment of the sum of of the steed part, which all in e second part to pay for any inn as particles of the integration is parter of the balar second part and all of the obligations part head all of the obligations part, baland all of the obligations paid, and all of the obligations part, is the second part with the importer and porvious of this indenture a , administrators, personal represen 	t the defirery hereof_they_nrc_ the lawful owner.s_ of the international international international international and thereta. at all times during the life of this indenture, pay all taxes or assess [07 W111]. Life the buildings upon said real estate landed a -of the second part, the loss, if any, made payable to the part, -of the second part, the loss, if any, made payable to the part, -of the second part, the loss, if any, made payable to the part, -of the second part, the loss, if any, made payable to the part, -of the second part, the loss, if any, made payable to the part, -of the second part, the loss, if any, made payable to the part, -of the second part, the loss, if any, made payable to the part, -of the second part, the loss, if any, made payable to the part, -of the second part, the loss, if any, made payable to the part, -of the second part, the loss, if any, made payable to the part, 	ments that may be levied aisat for and tornado in of the second part to the eccep said premises insured indektedoes, recured by
And the suid part_6 for for part do detect of a good and indefeatible exists of inheritar d seized of a good and indefeatible exists of inheritar is accel again said real exists when the same again. It is accel between the parties bereto that the part of the day solution in the event that said have an ad by tach instance company as shall be pre- respondent to the second shall be a interest at the state of 10 THIS GRANT is intend, as a morizance to secure Detection of the second shall be an interest at the state of 10 THIS GRANT is intended as a morizance to secure Detection of the second shall be an interest at the state of 10 THIS GRANT is intended as a morizance to secure Detection of the second shall be an interest at the state of 10 THIS GRANT is intended as a morizance to secure Detection of the state of 10 THIS GRANT is intended as a morizance to secure Detection of the state of 10 THIS GRANT is intended as a morizance to secure Detection of the state of 10 and in the second box and bard if a part by avaid a day <u>if the state of the state of 10 a day if the second the state of 10 and infection and the state of the state of 10 and the second public to the rest and the state of 10 and the second shall be an interest the state second the state of 10 and the second the state of the state of 10 and the second the second wave and parable at the trans and box into account the state second the state of the second the s</u>	hereby covenant and serve that a nace therein, free and clear of all as all particles making lawful claim ref. 12 of the fort part abult and the serve of the fort part abult part may pay head that the clifed and directed by the part part. 200 of the fort part abult for the date of payment un the payment of the sum of of the steed part, which all in the payment of the sum of of the steed part, which all in e second part to pay for any inn as particles of the integration is parter of the balar second part and all of the obligations part head all of the obligations part, baland all of the obligations paid, and all of the obligations part, is the second part with the importer and porvious of this indenture a , administrators, personal represen 	t the defirery hereof_they, n.rC_ the lawful owner.S_ of the international internation international	ments that may be levied ainst fire and tornado in the second part to the eccep aid premises insured indebtedness, recured by
And the suid part_CE for for part do	hereby covenant and serve that a nace therein, free and clare of all as all parties making lawful claim trailes of the fort part abalt in the serve of the fort part abalt in the part of the fort part abalt in the part of the fort part abalt in the part of the sum of the s	t the defirery hereof_they_nrc_ the lawful owner.s_ of the international internation international i	ments that may be levied ainst fire and tornalo in the second part to the even aid premises insured indektedness, recured by