MORTGAGE RECORD 91

208

Reg. No. 4535

-

Ø

()

6

0

		STATE OF KANSAS, DOUGLAS COU This instrument was filed for record	
	T0		5, at 10:05_o'clock A.M. Register of Deeds. Deputy.
THIS INDENTU hundred and For		, in the year ed Eudaly and Lucille Eudaly, his wi	of our Lord, one thousand nine fe
of Lawrence part les of the firs		Bank Lawrence, Kansas and State of	Kansas
Twenty-two Hun	That the said part_les_ of the first part, in co dred Fifty and no/100 weledged, ha_YCsold, and by this indenture do ed real estate situated and being in the County of		duly paid, the receipt of d part_Y_of the second part,
		e (25) feet of Lot Two (2)	
	in Block One (1) of	Haskell Flace, an Addition to	
			7
And the said part 16	s and all the estate, title and interest of the sai \underline{S}_{-0} (the first part do	at at the delivery hereof they are the lawful owner	of the premises above granted,
And the said part_1EQ and seized of a good and in and that they will warrant It is agreed between th or assessed against said real such sum and by such insure actent of_LiGITinterest as herein provided, then the this indenture, and shall be: THIS GRANT is intern	So of the first part dobreeby corrant and agree the uldefastible state of inheritance therein, fire and clear of and defend the same against all parties making lawful d be parties hereto that the part <u>40.5</u> of the first part sh exists when the same becomes due and payable, and that, nec company as shall be specified and directed by the part. - And in the event that said part of the first part sh part of the scood part may pay said tass and i st interest at the rate of 10% from the date of payment ded as a motizage to secure the payment of the same for-	at at the delivery hereofthey are	or assessments that may be levied ured against fire and tornado in rtV of the second part to the sector be the
And the said part_12 and seried of a good and in and their dot a good and in the sagreed between the or assessed against add real such sum and by toch inners extent of_12021	So of the first part do	as as the delivery hereof. they are the lawful owner- all incumbrance. all incumbrance and times during the life of this indenture, pay all taxes all as all times during the life of this indenture, pay all taxes here the second part, the loss, if any, made payable to the pa J. of the second part, the loss, if any, made payable to the pa I fail to pay such taxes when the same become due and payable instrance, or either, and the amount so paid shall cehome a par with fully repaid.	or assessments that may be levied ured assists fire and tormale in rt of the second part to the and to acep asid premises insured t of the indebtedness, secured by DOLLARS,
And the said part_16 and neited of a good and in and third of a good and in and that they will warrant It is agreed between it or asserted against said real such sum and by such insure actent of . the LE I interest his indenture, and shall be THIS GRANT is inten THIS GRANT is inten THE STATE AND AND AND STATE AND AND AND AND STATE AND AND AND AND AND STATE AND	S. of the first part dobretchy corrant and agree the ulcfastible critical inheritance therein, fires and lear of and defend the same against all parties making havful cl is parties hereto that the part_ \pm S.B. of the first part sh exists when the same becomes due and parylarly, and that, ance company as shall be specified and directed by the part. J. And in the event that said part of the first part sh the same the same of the part of the first part sh r part of the second part may pay said tars and the r part of the second part may pay said tars and of the same of the same of the payment of the sum of of the same the payment of the same of of egging gart. DBDC certain written obligation for the payment of eaved it requires pay ment on makes as herein perificit, and nevered increasing payment and the same same of the same in event if the buildings on said real easies are not kept in the whole same requiring unsplat, and all of the obligation	as as the delivery hereof. <u>they are</u> the lawful owner_ all incumbrance	or assessments that may be levied ured against fire and tornado in tr.J of the second part to the and to keep said premises insured t of the indebtedness, secured by
And the said part_16 and sected of a good and in and that they will warrant It is agreed between it or assessed against said real such sum and by useh inpurs extent of . The IL and the IL this indenture, and that its this indenture, and that its THIS GRANT is inten THIS GRANT is inten THE AND AND AND AND AND SECOND IN A STATE AND SECOND AND AND AND AND SECOND AND	5. of the first part dobretby corrant and agree the diffeatible estate of inheritance therein, free and clear of and defend the same against all parties making havful cl he parties hereto that the part_5. 2. of the first part shall be and papaly, and that, and in the event that and part of the first part shall be parties and the stare of 105% from the date of payment of the stare of 105% from the date of payment read. Sit for each stare of 105% from the date of payment ded as a motrage to secure the payment of the sum of end <u>Payshe</u> to the second part may pay said taxs and j de payshe to the part. <u>J</u> of the second part, with all her bright part. <u>J</u> of the second part to pay for any all be void if such payment be made as the the individual of created thereby, or dintered thereon, or if the taxes of be whele sum remaining unpud, and all of the prot, here in the due and payshe at the optimes hereon grant of the taxes be whele sum remaining unpud, and all be rings and the pay of the the second part to pay for any all be void if such payment be made as the bit individual the taxes of the second part to pay for any increated thereby, or dinteret increand, or the taxes of be whele sum remaining unpud, and all of the payshe the there of the second part.	as as the delivery hereof. they are the lawful owner- all incumbrance. all incumbrance and and philes insurance, or AND and Ellimitation and and a philes insurance, or AND and Ellimitation and and a philes insurance, or AND and Ellimitation and and a philes and include and and a philes and include and incumbrance and and a phile and include and and a second reprise in the manneer prescribed by law and on to and a philestone for in the result of the origin of in the ender there in a present during there and in the and a phase of the phile and the area of the phile and the area of the phile and the area of the and the area of the phile and the area of the area of the and the area of the	or assessments that may be levied ured against fire and tornalo in tr-J of the second part to the and to keep asid premises insured t of the indebtedness, secured by
And the said part_12 and sected of a good and in a and the said optical and a solution is and that they will warrant It is agreed between U or assessed signin said real such sum and by used human extent ofball	S. of the first part dobretchy corrann and agree the defaultile cataset of inheritance therein, fice and clear of and defend the same against all parties making lawful cl to parties hereto that the part_S.S. of the first part ab- terists when the same become due and parable, and that . And in the event that said partic, and that the partic sector that said part. W. of the first part ab- terist when the same of the same therease of particle is interest at the rate of 10% from the date of paramet def as a mottgace to secure the payment of the same J. DDDetting and the part. You do the first, with all hyperset of the part. You do the second part to pay for any it sail for a start the part. You do the second part, with all hyperset of the part. You do the second part to pay for any it sail for any part hes ame as part to pay for any the same part. A start of the part of the second part to pay for any it to be parents to the part second part to pay for any the same transmission of the sail for the could part in the value same part of pay for any the part of the same of the same same same part. A start of the could part to be whole same remaining unput, and all of the obligation in the boundaries on start in part of the could part in the boundaries on start in part of the could part.	as as the delivery hereof. they are the lawful owner- all incumbrance. all incumbrance and and philes insurance, or AND and Ellimitation and and a philes insurance, or AND and Ellimitation and and a philes insurance, or AND and Ellimitation and and a philes and include and and a philes and include and incumbrance and and a phile and include and and a second reprise in the manneer prescribed by law and on to and a philestone for in the result of the origin of in the ender there in a present during there and in the and a phase of the phile and the area of the phile and the area of the phile and the area of the and the area of the phile and the area of the area of the and the area of the	or assessments that may be levied ured against fire and tormalo in tr-J of the second part to the and to keep asid premises insured to the indebtedness, secured by DOLLARS, DOLLARS
And the said part_16 and sected of a good and in and that they will warrant It is agreed between it or assessed against said real such sum and by useh inpurs extent of . The IL and the IL this indenture, and that its this indenture, and that its THIS GRANT is inten THIS GRANT is inten THE AND AND AND AND AND SECOND IN A STATE AND SECOND AND AND AND AND SECOND AND	S. of the first part dobretchy corrann and agree the defaultile cataset of inheritance therein, fice and clear of and defend the same against all parties making lawful cl to parties hereto that the part_S.S. of the first part ab- terists when the same become due and parable, and that . And in the event that said partic, and that the partic sector that said part. W. of the first part ab- terist when the same of the same therease of particle is interest at the rate of 10% from the date of paramet def as a mottgace to secure the payment of the same J. DDDetting and the part. You do the first, with all hyperset of the part. You do the second part to pay for any it sail for a start the part. You do the second part, with all hyperset of the part. You do the second part to pay for any it sail for any part hes ame as part to pay for any the same part. A start of the part of the second part to pay for any it to be parents to the part second part to pay for any the same transmission of the sail for the could part in the value same part of pay for any the part of the same of the same same same part. A start of the could part to be whole same remaining unput, and all of the obligation in the boundaries on start in part of the could part in the boundaries on start in part of the could part.	as as the delivery hereof. they are the lawful owner- all incumbrance. all incumbrance and incument of the lawful owner- all incumbrance and incument of the lawful owner- all as all imms during the life of this indenture, pay all taxes a they will there the buildings upon asid real exact in of the second part, the loss, if any, made payable to the pay I fail to pay use that saw there more due and payable nutrates, or either, and the amount so paid shall echome a par unit fully repaid. of the second part, the loss, if any, made payable to the pay interest accurate the same become due and payable interest accurate the second on the and pairs of the second pairs interest accurate the part have of the second of the second of the part of the second the pair of the second of	or assessments that may be levied ured against fire and tornalo in traJ of the second part to the and to keep asid premises insured t of the indebtedness, secured by
And the said part_16 and sected of a good and in and that they will warrant It is agreed between it or assessed against said real such sum and by useh inpurs extent of . The IL and the IL this indenture, and that its this indenture, and that its THIS GRANT is inten THIS GRANT is inten THE AND AND AND AND AND SECOND IN A STATE AND SECOND AND AND AND AND SECOND AND	S. of the first part dobretchy corrant and agree the different for the and clear of and defend the same against all parties making lawful clear of the first part is a same become due and paryle, and that nee company as shall be specified and directed by the part. And in the event that said part. W. of the first part has part. U. of the first part has a bintfere at the farst of 10% from the date of payment of the same become due and paryle. The part of the second part may pay asid taxs and i a bintfere at the farst of 10% from the date of payment of the second part to pay the far the part. U. of the far the part. The date part of the second part to pay for any it shall fall on the part. The solutions of the second part to pay for any it shall fall on the part. A clear the fart part. A clear the fart part. A clear the part of the second part to pay for any it shall fall on the part. A clear the part of the second part to pay for any solid of marking and interest. A clear the part. A clear clear the part of the costs an solid of parts exceeded and interest the costs and the top you hend the second part. A clear the fart part. A clear the first part. A clear the part. A clear the first part. A clear the part. A cl	as as the delivery hereof. they are the lawful owner ali incumbrance	or assessments that may be levied ured against fire and tornale in ILV_of the second part to the and to kerp said premises insured to the indebtedness, secured by DOLLARS, nomber19_45 for part of the insured second part of the indebtedness, secure and the bin second part of particle of the insure of the insure of parts of a such payments or any of parts of the insure of the insure of the bin second part of the insure of the bin second part of the insure of the bin second part of the insure of the insure of the insure of the insure of the bin second part of the insure of the insure of the bin second part of the insure of the bin second of the bin second part of the insure of the bin second part of the insure of the bin second part of the bin second part of the insure of the bin second part of the bin second
And the said part_12 and sected of a good and in and started of a good and in and that they will warrant It is agreed between U or assessed signing said real such sum and by used insur- ected of Hold II interest as herein provided, then she his indenture, and shall be THUS GRANT is inten THUS GRANT is inten THUS GRANT is inten Throm 122-1700 INUAL according to the terms of and by List of the forein and by List of the forein and by List of the forein the tert up, as provided there manded and the should be rents and benefits accruing to rents and benefits accruing to in the tert up, as provided here to retain the amount then umaking ruch sale, on demand and inure (no ald be shiftight IN WITNESS WHI written.	S.of the first part dobretchy corrant and agree the Addedness of inheritance therein, fire and clear of and defend the same against all parties making lawful cl to partie hereto that the part_S.S. of the first part ha- the parties hereto that the parties making lawful cl to partie hereto that said parties of the first part ha- part of the scend part may pay said taxs and i and interest at the rate of 105 from the date of payment def as a mottpace to secure the payment of the sum of at interest at the part of the first part ha- part of the scend part may pay said taxs and i de payable to the part of the second part, with all page payding part bey made as herein precided, and the paydel to the part of the second part to pay for any the sum of the part of the second part to pay for any the part of the part bey and part of the second part to be whole sum remaining unput, and the impa bereform and to sell the premises and it the impa bereform and to sell the premises and it he impa bereform in dr to sell the premises of this indenture to the powersion of the second part to pay for any to take powersion of the start of pay here it set whole sum remaining unput, and and of the obligation is to be powersion of the start of the costs an to be the part	as at the delivery hereof. they are the lawful owner- all incumbrance. all incumbrance and incrementation of the second 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 when the same become due and payable interest actively there are part of the second part. The second part is and second part of the second part of the second part of the second part. The second part is and second part of the second part. The second part is and part of the second part of the second part of the second part. The second part is and the part part of the second part of the second part. The second part is and the part part of the second part of the second part. The second part is and part part of the second part. The second part is and part part of the second part. The second part is and part part of the second part. The second part is and part part of the second part. The second part is an early part of the second part. The second part is an early part part of the second part. The second part is an early part part of the second part. The second part is an early part part part part part part part part	or assessments that may be levied ured against fire and tornale in tra-J of the second part to the and to keep said premises insured to of the indebtedness, secured by
And the said part_1C and sected of a good and in and that they will warrant It is agreed between U or assessed sgrinns said real such sum and by useh innora- centen ofbell interest as herein provided, then the this indenture, and shall be THUS GRANT is inten THY of The Two, Illural seconding to the terms of and by Lee terms man of the terms may and by the terms may and by the terms may the part of the terms of and by terms may and by terms may that part the of the form that convergence that the part the of the form that convergence the form that the convergence that the read out the terms of the terms that the terms absolute and the the read the should the terms that the terms the should the the read the should the terms that the terms the terms that the terms the terms the terms that terms the terms the terms the terms that terms the terms the terms the terms the terms that terms the terms the terms the terms the terms that terms the terms the terms the terms the terms the terms that terms the terms the terms the terms the terms the terms that terms the terms	S.of the first part dobretchy corrant and agree the Addedness of inheritance therein, fire and clear of and defend the same against all parties making lawful cl to partie hereto that the part_S.S. of the first part ha- the parties hereto that the parties making lawful cl to partie hereto that said parties of the first part ha- part of the scend part may pay said taxs and i and interest at the rate of 105 from the date of payment def as a mottpace to secure the payment of the sum of at interest at the part of the first part ha- part of the scend part may pay said taxs and i de payable to the part of the second part, with all page payding part bey made as herein precided, and the paydel to the part of the second part to pay for any the sum of the part of the second part to pay for any the part of the part bey and part of the second part to be whole sum remaining unput, and the impa bereform and to sell the premises and it the impa bereform and to sell the premises and it he impa bereform in dr to sell the premises of this indenture to the powersion of the second part to pay for any to take powersion of the start of pay here it set whole sum remaining unput, and and of the obligation is to be powersion of the start of the costs an to be the part	as at the delivery hereof. they are the lawful owner- all incumbrance. all incumbrance and incument of the lawful owner- all incumbrance. Just and the set of the of this indenture, pay all taxes a they will be they the loss, if any, made payable to the pay the lawful taxes when the same become due and payable nutrates, or either, and the amount so paid shall echome a par unit fully repaid. of said sum of money, executed on the of interest accruige they are according to the terms of add palier insurance, or AND that Ellipson the of the shall act they are how of if wasts it committed on a second repair they are how of if wasts it committed on a provided for in add writers delipsion, for the security of the second repair in the manner prescribed by lawful and the here thereful thereof, in the manner prescribed by here and to have a second repair in the manner prescribed by here and to have a conderchain thereon, and the overplus if any there be. _ here unto set how of the acceleration of the security of the 	or assessments that may be levied ured azisot fire and tornalo in tr.J of the second part to the and to keep asid premises insured to the indebtedness, secured by DOLLARS, DOLLAR
And the sold part_AC and sected of a good and in and sected of a good and in a sector of a good and in sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a methy sector of a sector of a sector of a of a sector of a sector of a sector of a sector of a sector of a sector of a secto	S.of the first part dobretchy corrant and agree the defensible state of inheritance therein, fire and clear of and defend the same against all parties making lawful clear partice herein the table been does and paryle, and that nee company as shall be specified and directed by the part. And in the event that said part. W. of the first part has nee come that said part. W. of the first part has the part of the second part may pay said taxs and i parkly. and no/100	as at the delivery hereofthay ara. the lawful owner all area all increasing the life of this indenture, pay all taxes a him thereta. all as all times during the life of this indenture, pay all taxes a him thereta. Joint be area that have been the base of the and the same have a set of the area of the mount so paid shall echome a par unit fully repaid. all as all sum of money, executed on the day of and and money, executed on the day of all as all sum of money, executed on the day of and a start of the area been the same been due and payable instrance, or All's this fully mount so paid shall echome a par instrance, or All's this fully mount of a start of the maximum and the anney of the same been due and a second repair a they are may of it was in the same the same the monitor and it shall be haveful for the same the same the same instrance, and it shall be haveful for the same the same the same instrance as the same prescribed by law and to hare a y part thereof, in the manner prescribed by law and to hare a y part thereof, in the manner prescribed by law and to hare a instrance as also of the repective particle herein become target and the same thereof and the and the hare instrance as also of the repective by law and to hare a same det and every obligation therein contained, and all herein mainter, assigns and succeases of the repective particle herein become the same and same and and the same therein as and same and and the same and a filtered the same and and as and same and and affined my official sea 	or assessments that may be levied ured against fire and tornale in try of the second part to the and to keep asid premises insured to the indebtedness, secured by