MORTGAGE RECORD 91

Reg. No. 4560

6)

J

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.
		This instrument was filed for record on the 15 day of
	ТО	January A. D. 10 46 at 2:45 o'clock P. M.
		Register of Deeds.
		ByDeputy.
THIS INDENTURE, hundred and forty	, Made this 12th day of January -six between	, in the year of our Lord, one thousand nine
	ton, a single person	
of Lawrence	in the County of Douglas	and State of Kansas
part_Y of the first pr	art, and Josephine M. Hemphill	part_y' of the second part.
WITHESSETH, Tha Three Thousan	t the said part y^2 _ of the first part, in consider and no/100	
which is hereby acknowle the following described re	decd, ha <u>sold</u> , and by this indenture do <u></u> eal estate situated and being in the County of Do	25Grant, Bargain, Sell and Mortgage to the said part. Jof the second part, Juglas and State of Kansas, to-wit:
Lot :	No. Nine (9) less the East Eight ((8) feet thereof for an Alley, and the West Eighty
		npson's Subdivision of Reserve No. Four (4) Five
	and Six (6) in the City of Lawrenc	
And the said part <u>y</u> nd seized of a good and indef nd is that they will warrant and it is a greed between the p r assessd against said real can uch sum and by such insurance strent of <u>155</u> instrents. THIS GRANT is interned: THIS GRANT is interned: THIS GRANT is interned three Throu cording to the terms of there of tho there of the state of the terms of the there of the the state there of the the state there of the state of the there of the state of the the state of the state of the 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 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 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 the state of the st	easible estate of inheritance therein, free and clear of all is defend the name against all parties making lawful claim write hereto that the part_y of the first part shall a law when the same becomes due and payable, and that fight company as label to specific and directed by the part.y ind in the erent that said part_y of the first part shall fait it.t_y there are of lower, may be taken they are made as a mericage to excite the payment of the sum of using an emericage to excite the payment of the sum of as a mericage to excite the payment of the sum of Bayable to the part_y of the second part with all inti the said part_y of the second part with all inti the said list payment be made as herein perified, and it when my remaining unpaid, and all of the biffections prior to the home remaining unpaid, and all of the biffections to take more payable to the paid part the bail of the biffections to take more payable to the paid on the baile therein, without to take payselors of the said premises and all the importer of parts part.y	the defirery hereof_87.6_18
And the said part <u>y</u>	of the first part dohereby covenant and agree that at essable estate of inheritance therein, free and clear of all in defend the same against all parties making lawful claim write hereto that the part_y of the first part shall a take when the same becomes due and payable, and that give company as shall be specified and directed by the part, y on in the crent that aid part_y of the first part shall fai- inters, at the size of 10% from the date of payment unti- are and the set of 10% from the date of payment unti- are a mericance to arcsize the payment of the sum of and in the crent law 10/100 for the sum of and the arc of the second part, with all init the said part_y of the necend part, with all init the said part_y or the second part, with all init the said part_y or the second part to pay for any insu- be void if such payment be made as herein specified, and the said the option of the said premises of the bolt partice, with to take and payseling of the baild part of the bailt part would a using remaining unpaid, and all of the eliferations pro- to take paysesion of the said premises with the costs and the therein that the terms and provisions, of this indemute and the first part	the defirery hereof_ $BR0_1S_1$ the lawful owner of the premises above granted, neumbrance
And the said part_y	of the first part dohereby covenant and agree that at essable estate of inheritance therein, free and clear of all in defend the same against all parties making lawful claim write hereto that the part_y of the first part shall a take when the same becomes due and payable, and that give company as shall be specified and directed by the part, y on in the crent that aid part_y of the first part shall fai- inters, at the size of 10% from the date of payment unti- are and the set of 10% from the date of payment unti- are a mericance to arcsize the payment of the sum of and in the crent law 10/100 for the sum of and the arc of the second part, with all init the said part_y of the necend part, with all init the said part_y or the second part, with all init the said part_y or the second part to pay for any insu- be void if such payment be made as herein specified, and the said the option of the said premises of the bolt partice, with to take and payseling of the baild part of the bailt part would a using remaining unpaid, and all of the eliferations pro- to take paysesion of the said premises with the costs and the therein that the terms and provisions, of this indemute and the first part	the defirery hereof_87.6_18
And the said part_y	of the fort part dohereby covenant and agree that at casable catate of inheritance therein, free and clear of all in defend the same against all parties making lawful claim arrise hereto that the part_y of the first part shall as the when the same becomes due and payable, and that <u>a</u> <u>b</u> <u>b</u> <u>e</u> company as shall be specified and directed by the part_y of in the creat that aid part_y of the first part shall a interies at the scient of 10% from the date of payment unit as a metrage to scue the payment of the sum of agained mart_not 1000 The creation of the science pay the science pay payable to the part_y of the second pay with all inte the said part_y of the second pay with all inte the said part_y of the second pay with all inte the said part_y of the second pay with all inte the said part_y of the second pay with all into the said part_y of the second pay with all into the said part_y of the second pay with all into the said part_y of the second pay with all into the said part_y of the second pay with all into the said part_y of the second pay with all into the said part_y of the second pay with all into the said part_y of the second pay with all into the said part_y of the second pay with all into the said the second pay with a said the part with the said pay be said the said the premises there as here if the index of the said the second pay with the said said with the said the said the second pay with the said said the pre- served that the terms and provisions of the index or any pay be the said scutture, administrator, personal represent EOF, The part y of the first part ha .S h	the defirery hereof_87.6 18
And the said part <u>y</u> and seized of a good and indef and dat they will warrant and It is a greed between the p reasest ad gains taid real car use have a said the said the said seizers of <u>its</u>	of the fort part dohereby covenant and agree that at easible estate of inheritance therein, free and clear of all in defend the same against all parties making lawful claim artice hereto that the part_y of the first part shall at the when the same becomes due and payshle, and that give company as shall be specified and directed by the part, y of in the creat the said part_y of the first part shall fai- tiers, at the science of 10% from the date of payment unit as a mergare to accuge the payment of the sum of regards and regard of the sum of regards and regard of the sum of regards to the part_y of the fort pay for any immu- ted in the creat is of 10% from a product to pay for any immu- ration of the creating payment of the sum of regards to the part_y of the new recomd part, which is in the did part_y of the second part to pay for any immu- be valid in and its and the clear of pays for any immu- ted with the part of the said part_w The them remaining unpaid, and all of the chingsions pro- to the hort part_y of the first part hat S here is payshing the there and provisions of the indenture and upon the heirs, extreme, administrator, personal represent to the post-sion of the side provisions of the indenture and upon the heirs, extreme, administrator, personal represent to the fort part_y of the first part hat S here the first part_y of the first part hat S here the first part_y of the first part hat S here the first part_y of the first part hat S here the part_y and the first part hat S here the first part_y the first part hat S here the first part_y the first part hat S here the part_y the first part hat S here the same same the part_y the first part has S here the same same same the part_y the first part has S here the same same same same the part_y the part_y t	the deferry hereof_87.6_18
And the said part_y and exist of a good and indef and that they will warrant and it is a greed between the p or assessed against said real en- uuch wan and by such insurance exerts of its insurance exerts of its insurance fits indenture, and said base + TITIS GRANT is intereded Three Throu coording to the trens of ado by the trens of ado by the or paid by and or aums of money advanced by all part of the forst part thereof of or the forst part thereof or oney advance that are thereof or or paid by a func- tion of the conveyance that are thereof or oney advanced by all part of the forst part thereof or oney advance that are thereof or oney advance that are thereof or oney advance that are advanced by the pattern and become should be and the manufailed matumer and become ersts and hereofits accuring there or testin the same of the pattern it is agreed by the pattern	of the fort part dohereby covenant and agree that at casable catate of inheritance therein, free and clear of all in defend the same against all parties making lawful claim artice hereto that the part_y of the first part shall at the when the same becomes due and payable, and that give company as hall be specified and directed by the part_y on in the creat the said) part_y of the first part shall fai- ters of the arean payable, and the same payable on the part part pay pay said tass and many lawful fait of the said part_y of the first payment unit as a mericage to accuge the payment of the sum of Tag of the arean payment of the sum of Tag of the arean payment of the sum of Tag of the accound pay the pay for any innu- tion of the creat the first pay for any innu- tion in the creat in the said part_with all into the said part_y of the second part, with all into the said part_y of the here the pay for any innu- be void if such payment be made as herein specified, and the second thereby, there are the pay for any innu- tion in the creat the option of the helder before on the here the payable of the helder the heighterem what sum remaining unpaid, and all of the before of the information of the said partminet or the heighter the tage of the first part_y of the first part hn .5 h to the first part the spinon of the information are present EOF, The part_y of the first part hn .5 h mode and payable of the payment of the information of the same Name of the same approximation, and the same present to the part_y for the first part hn .5 h mode part_y for the first part hn .5 h mode part_y for the first part hn .5 h mode part_y for the part_y in the afore the many payable the pay of the first part hn .5	the deferry hereof_87.6 18

214