MORTGAGE RECORD 91

234

E to a

on 1 mor

Reg. No. 4637 Fee Paid, \$ 3.75

Ų

	MC	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 20da	lay of
Raymond W. Worley and Es	<u>ther L. Worley husband</u> and)	vife <u>February</u> A. D/1916., at 3120 o'clock 2. Hard a. Beck Register of Deeds.	latesta en la
The_Lawrence_Building_nn	and the second	ByDeputy.	
THIS INDENTURE, Made this. hundred and forty-siz	20th day of February between Raymond W.	, in the year of our Lord, one thousand Worley and Esther L. Worley, hushand and wife	inine 🤇
	he County of Douglas The Lawrence Building and L	and State of Kanzas coan Association, Lawrence, Kansas part Y of the second j	
One thousand five hundr			ipt cf
	Lot 96 on Pennsylvania St	creet in the city of Lawrence, Kansas	
And the said parties of the first par	estate, title and interest of the said pa t dobreby covenant and agree that at it of inheritance therein, free and clear of all inc	he delivery hereof they are the lawful owner.S. of the premises above gran	anted,
And the usil part2.05of the first para and scired of a good and indefeasible estate and that they will warrant and defend the It is agreed between the parties hereto or assessed against sail real estate when the such sum and by such insurance company as a estants of	t do	he delivery hereof_thay_BrOthe lawful owner.Sof the premises above gracumbrance cumbrance	levied lo in o the sured rd by
And the sail parties of the first part and scired of a good and indefeasible estate and that they will warrant and defend the It is agreed between the parties hereto or assessed against said real estate when the such sum and by such insurance company as a scient of	t do hereby covenant and agree that at the of inheritance therein, free and clear of all inclusion ame against all parties making havful climit that the part	he dolivery hereof_th@y_Br@the lawful owner.S of the premises above gran rumbrance	levied lo in o o the sured sured ARS, 6
And the tail part $\frac{1}{2}$. Both the first part and scired of a good and indefeasible estate and that they will warrant and defend the I is agreed between the particle hereto or assessed against sail real estimates the there such sum and by such insurance company as a scient of $\frac{1}{12}$. Both insurance company as a herein provided, then the spatiation of the bit of the second second second second second of the second second second second second One the outs of the second second second according to the terms of <u>OBM</u> certain and by <u>128</u> . There may have be able to the first of the second second second second second second and the second second second second second second second and the second second second second second second and the second second second second second second second and the second second second second second second second and the second second second second second second second second and the second second second second second second second and the second	t dobereby covenant and agree that at the of inheritance therein, free and clear of all intrame against all parties making lawful clean that the partbereby cover a state of the first part shall at a same becomes due and paryable, and that. They same the first part shall at the said partbereby by the first part shall fail the second part, may pay tail by a main shall be in the said part by and invalid by a same the same shall be a same the same same became shall be a same as provided in this indefinite on said real eration are same as provided in this indefinite and the same as provided in this indefinite mark and same and the same therefore when a safe and the same as provided in this indefinite in the same as provided in this indefinite	he delivery hereof_they_BrO	levied lo in o the sured d by ANS, d d d d d d d d r any r any r any r any r any r any r any r any r any r any r an a d a d a d a d a d a d a d a d a d
And the usil part495of the first para and sciered of a good and indefeasible estate and has they will warrant and defent the It is agreed between the partice hereto or ascessed against aid real estate when the such sum and by such insurance company as a extent ofII	t do	he defirery hereof. they BrO the lawful conner. S of the premises above gra- cumbrance methods and the lawful conner. S of the premises above gra- umbrance methods and the lawful conner. S of the premises above gra- ant times during the life of this indenture, pay all taxes or assessments that may be lo the first of the life of this indenture, pay all taxes or assessments that may be lo the second part, the loss, if any, made payable to the part. $\mathcal{M} = 0$ the second part to pay uch taxes when the same become due and payable and to keep said premises in new, or either, and the amount so paid shall echome a part of the indebtedness, secure fully repaid. DOLLA d using of money, executed on the 20th day of <u>Ferbruary</u> DOLLA d using of money, executed on the 20th day of with the defined of the form rest accounts the backet of the same become due and payable of the indeptedness, rest accounts the backet of the same become due and payable of the interact of the form and written obligation, for the recently of which this indenture is given, rates in the manner provided by the and to have a receiver appointed to collect rest interior in the manner provided by the and to have a receiver appoint to collect the pair of the second part. The same become due and payable of the part. The thereon in the manner provided by the and to have a receiver appointed to collect rest individe thereon, and the overplus. If any there he shall be paid by the part.	evied lo in sured sured d by ARS, <u>6</u> d - 7 surgs herei shall t the t the t the
And the usil part425 of the first para and sciered of a good and indefeasible exists and that they will warrant and defend the It is agreed between the parties hereto or ascessed agrins taid real exists when the such sum and by such insurance company as a catent of	t do	he delivery hereof_they_BrO	evied lo in sured wired ARS, 6 4 4 4 7 7 8 1 8 1 8 1 8 1 8 1 8 1 8 1 8 1 8 1
And the usil part425 of the first para and sciered of a good and indefeasible exists and that they will warrant and defend the It is agreed between the parties hereto or ascessed agrins taid real exists when the such sum and by such insurance company as a catent of	t do	he delivery hereof_they_BrOthe lawful conner.S_ of the premises above gra- tumbrance	revied lo in o the sured al by ARS, 6
And the usil part425 of the first para and sciered of a good and indefeasible exists and that they will warrant and defend the It is agreed between the parties hereto or ascessed agrins taid real exists when the such sum and by such insurance company as a catent of	t do	he delivery hereof_they_BTO	revied lo in o the surred ARS, 6
And the usil part495of the first para and scired of a good and indefeasible estate and shared of a good and indefeasible estate in the second seco	t do	he delivery hereof_they_BrOthe lawful conters_ of the premises above graumbrane metrems. all time during the life of this indenture, pay all taxes or assessments that may be low (revied lo in o the surred ARS, 6
And the sail part425 of the first para and scierd of a good and indefeasible estate and that they will warrant and defend the It is agreed between the parties hereto or assessed against sail real estate when the such sum and by such insurance company as a scient of	t do	he delivery hereof_they_BrOthe lawful conters_ of the premises above graumbrane metrems. all time during the life of this indenture, pay all taxes or assessments that may be low (revied lo in o the surred ARS, 6
And the usil part425 of the first para and scierd of a good and indefeasible estate and that they will warrant and defend the It is agreed between the particle hereto or assessed against sail real estate when the such sum and by such insurance company as a estant of	t dobreeby covenant and agree that at the of inheritance therein, free and clear of all into an an against all parties making lawful climit that the part. 125. of the first part shall at an an exceence due and payable, and that. They are also and against the second part and pay said taxa and intures rate of 105 from the date of payment units objection of the second part and pay the second part and pay said taxa and intures are accurately and the second part to pay for any family of and first part and the second part to pay for any family of the first part ha. Ye has a the optic pay for the first part ha. Ye has a the optic pay for the first part ha. Ye has a the optic pay for the pay for any family of the first part ha. Ye has a than to pay for the p	he defirery hereof_thay_BrO	ARS, 6 4 4 4 4 4 4 4 4 4 4 4 4 4
And the usil part425of the first para and scired of a good and indefeasible exists and that they will warrant and defend the It is agreed between the partice better or assessed against said real exists when the such sum and by such insurance company as a exist ofIIS	t do hereby covenant and agree that at the of inheritance therein, free and clear of all into amen against all parties making lewid climit that the part. 125. of the first part shall at same become due and payable, and that. They are all the second part may pay aid taxs and inture rate of 105 from the date of payment unit de and the second part may pay aid taxs and inture rate of 105 from the date of payment unit de and the second part may pay aid taxs and inture rate of 105 from the date of payment unit de and of 1/4 ty and no/100 written obligation for the payment of as a part. 4 of the second part to pay for any inture 3 of the second part to pay for any inture 3 payment be made as herein prediction and the thereas on a sink at the optical and of the obligation problem at the optic part of the trans of	be defirery hereof_they_BrOthe lawful control. of the premises above gracumbrance	revied lo in o the sured of by ARS, turnys herei any arrows arrow
And the usil part425of the first para and scired of a good and indefeasible exists and that they will warrant and defend the It is agreed between the partice better or assessed against said real exists when the such sum and by such insurance company as a exist ofIIS	to	he delivery hereof_they_BrOthe lawful control_of the premises above gra- cumbrance	revied lo in o the sured of by ARS, turnys herei any arrows arrow
And the usil part425of the first par and scired of a good and indefeasible cutse and scired of a good and indefeasible cutse It is agreed between the partice between or assessed against said real cutse when the such sum and by such insurance company as a central ofIIS	t do hereby covenus and agree that at the of inheritance therein, free and clear of all inclusion examples all parties making lawful climit that the part_12.5. of the first part shall at same becomes due and payable, and that.They have been to be added to a same the conset of the same of the same the the same the the same the conset of the same start. The same the first part may pay aid taxs and incurs rate of 105 from the due of payment until a same the same start. The same the same start and the same start and the same start at the same start and the same start at the same start and t	he defirery hereof_thay_BrOthe lawful control. of the premises above gravembrane metrems. all time during the life of this indenture, pay all taxes or assessments that may be low therets. all time during the life of this indenture, pay all taxes or assessments that may be low for the second part, the low, if any, made payable to the part_J_ of the second part to pay uch taxes when the same beccane due and payable and to keep said premises in nec, or either, and the amount so paid shall echeme a part of the indektedness, secure fully regaid. d sum of money, executed on the 20th day of February	eried lo in o the sured d by ARS, d d d d d d d d d d d d d d d d d d d