6

(0)

Ć

0

of I.

et;

279

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>llth</u> day of
D .	Fannie Conley TO Lawrence Building Loan Association	- <u>April</u> A.D. 1946, at 4140 o'clock P. M. Draweld G. Geck Register of Deeds.
R	THIS INDENTURE, Made this 10thday of	By Deputy.
1	ofLAWIGING in the County ofDOUCIAS and State ofKANSAS part_Y of the first part, andThe Lawience Building Loan Association part of the second part	
	no/100	onsideration of the sum of TAT20 TADUSAND Two Hundred Fifty and bit of the sum of TAT20 TADUSAND Two Hundred Fifty and bit of the second part, of Douglas and State of Kansas, to-wit:
	Lot No. 5 in Fairgrounds Addition an add	ition to the city of Lawrence.
))		
n an ann		
	with the appurtenances and all the estate, title and interest of the s	aid part_vof the first part therein.
	and seized of a good and indefeasible estate of inheritance therein, free and clear of	hat at the delivery hereof 5.09.1.5 the lawful owner
	And the still part_Yof the first part $d\theta \cdot S$ breeby correnant and agree and series of a good and indefeasible estate of inheritance therein, free and clear or and that $\theta \cdot \delta = 0$ and the state of the same against all parties making lawful It is agreed between the parties hereto that the part_Y of the first part or surveice lagainst all or ell clear the when the same beginst all directed by the part with sum and by such insurance company as shall be specified and directed by the part extent of $\frac{1}{14} \le \frac{1}{5} \operatorname{direct} \frac{1}{4}$, of the first part as berein particle, then the same the second part $\frac{1}{2}$ of the first part is berein particle, then the same the second part $\frac{1}{2}$ of the order of paymen with indefaure, and shall be arit interest the the first for first part of pays the same first part of the second part many pay shall be a first part of pays the part of pays.	hat at the delivery hereof
	And the stal part_Y for the first part $d\Theta S$ hereby correnant and agree and seized of a good and indefcasible estate of inheritance therein, free and clear or and that ΘS will variant and defend the same against all parties making having It is agreed between the parties hereto that the part_Y of the first part or averael against said teal estate when the same become due and payable, and the such sum and by ruck insurance company as shall be specified and directed by the part extent of TAS interest. And in the errent that said part_Y of the first part as a before in provided, then the part_Y of the scored part may pay said taxs and this indentare, and shall hear interest at the rate of 10% from the date of payment THINS GRANT is intended as a mortgage to scoure the payment of the sum of	hat at the defirery hereof. ERC 1.5the lawful owner of the premises above granted, f all intembrance
	And the stall part_Yof the fors part do?sbereby correnant and agree and ensite of a good and indefeasible estate of inheritance therein, free and clear or and that $\partial \partial d \pi$ will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_Y of the forst part or avereed against all or earlies there the the same beginst all parties making lawful nuch sum and by such insurance company as shall be specified and directed by the part at the start of the same the same beginst all parties making lawful and that $\partial d r = 1$. The start of the same the same beginst as berein provided, then the part_Y of the stort part as a berein provided, then the part_Y of the stort of paymen THIS GRANT is intended as a mortgage to secure the payment of the sum of according to the terms of $-\Omega \Omega \Omega_{}$ certain written obligation for the payment and by $-\frac{155}{1200}$ terms and payable to the part_Y of the second part, with or group of mortgations of the fast 1 part of the same as berein a the same of the payment of the payment and by $-\frac{150}{1200}$ densities the part_Y of the second part, the part of the specific part is the part of the payment of the payment of the specific part of the fast is pay between the part_Y of the second part, with a payment of the fast is the fast if the pay between the part of the payment of the specific parts of the fast pays of the same as been as a pay for an and pair $\frac{150}{1200}$ the pay of the pay of the pay of the second part to pay for an of the payment berefit pays the pay of the pay of the pay of the second part to pay for an and pair $\frac{150}{1200}$ terms of the basiling on said real regists are not keep instruction the matter that pays the same begins of the basile between the pay of the base of the basile berefit, or interest thereon, or in the pay of the same as the pay of the same as the pay of the base of the basile berefit of the base of the basile berefit of the base pays the same begins of the basile be	hat at the delivery hereof <u>ERC 15</u> . the lawful owner, of the premises above granted, f all incombrance <u>set</u> of this indenture, pay all taxes or assessments that may be levied <u>SRO_W111</u> keep the buildings upon aid real exists insured against fire and benefits <u>L_L_CO</u> the scend part, the loss if any, made payable to the part. <u>Y</u> of the scend part to the <u>L_L_CO</u> the scend part, the loss if any, made payable to the part. <u>Y</u> of the scend part to the <u>L_L_CO</u> the scend part, the loss if any, made payable to the part. <u>Y</u> of the scend part to the <u>L_L_CO</u> the scend part, the loss if any, made payable to the part. <u>Y</u> of the scend part to the <u>L_L_CO</u> the scend part, the loss if any, made payable to the part. <u>Y</u> of the scend part to the <u>L_L_CO</u> the scend part, the loss if any, made payable and the indeletedness, scencel by <u>TATEON TROUGAND TWO Hundred Fifty and no/100</u>
	And the stud part_Y_of the fors part do?sbereby correnant and agree and entired of a good and indefeasible estate of inheritance therein, free and clear or and that do?s_ill warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_Y of the forst part or ourself against all real estate when the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the pay attent of the same the term of the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the pay attent of the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the pay attent of the same term of the same becomes due and payable, and the specified payable terms of the same becomes due and payable due to fayame THIS GRANT is intended as a mortage to secure the payment of the sum of according to the terms of	hat at the delivery hereof <u>ERC 13</u> . the lawful owner of the premises above granted, f all incombrance <u>sciences</u> and <u>scienc</u>
	And the stud part_Y_of the fors part do?sbereby correnant and agree and entired of a good and indefeasible estate of inheritance therein, free and clear or and that do?s_ill warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_Y of the forst part or ourself against all real estate when the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the pay attent of the same the term of the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the pay attent of the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the pay attent of the same term of the same becomes due and payable, and the specified payable terms of the same becomes due and payable due to fayame THIS GRANT is intended as a mortage to secure the payment of the sum of according to the terms of	hat at the delivery hereof
)	And the stud part_Y_of the first part de S hereby correnant and agree and estici of a good and indefeasible estate of inheritance therein, free and clear of and that $\Theta \Phi = 0$ in the state of the state against all parties making lawful It is agreed between the parties hereto that the part_Y of the first part or avereed against all oral elastics when the same beginst all parties making lawful in the state of the state is the same against all parties making lawful in the same descent all of the state the part_Y of the first part as a particular the state the same again and interest by the part extent of	hat at the delivery hereof
)	And the stall part_Y_of the form part do?s_ hereby correnant and agree and end of a good and indicicable states of inheritone therein, free and clear of and that 602 will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_Y of the forst part or aversele against all or ell elists when the same begins due and parkle, and the much sum and by such insurance company as shall be specified and directed by the part as herein provided, then the part_Y of the second part of the forst part as herein provided, then the part_Y of the second part of the of parts THIS GRANT is insteaded as a mortage to secure the payment of the sum of this indenture, and shall be an interest at the part of the second part, which are the terms ofOOD erretim written obligation for the payment and by to the terms of of the second part, with or gump of meory ale accid by the suid array of the second part, which are defined to the fort fail that the ball for the fort of the the same and by to the fort fail that by the suid are and all of the payment and by of the second part, which is identum 	hat at the defirery hereor
	And the stall part_Y_of the fors part do?s_ bareby correnant and agree and their of a good and indefeasible estate of inheritance therein, free and clear c and that do?stall warrant and defend the same against all parties making lawful It is agreed between the parties herete that the part_Y of the forst part or overenet against all oral estate when the same beginst all parties making lawful in the same do the state between the same law of the state part or overenet against all oral estate when errent that all dors for the part again provided, then the part_Y of the second part may pay add part and the indenture, and shall be are interest at the rate of 1005 from the date of payme ratios and bar interest at the rate of 1005 from the date of payme ratios that in the same begoin to the part_Y of the second part, with or going of more playering by he add party of the second part, with or going of more playering by he add party of the second part, with or going of more playering by he add party of the second part, with or going of more playering by he add party of the second part, with or going of more playering by he add party of the second part, with or going of more playering by he add party of the second part, with or going of more playering by he add the atter atter of point of the balls in determing the date of a any oldition created theread, or interest heread, or it the sake playering and bardin secreture that is the rest and provide and all of the oblight immediately matter and become due and provide and all of the oblight methes and bardin secreture that the form and provides and all of the oblight methes amount the unsult of principal and intervent, usereliser with the counts making such also on demand, to the fort part of the first part hm	hat at the defirery hereof
	And the stall part_Y_of the fors part do?sbreedy correnant and agree and their of a good and indefeasible estate of inheritance therein, free and there of a good and indefeasible estate of inheritance therein, free and there of a good and indefeasible estate of inheritance therein, free and there of the forst part or averee estatist at all relative the the same Agrinut all parties are estable, and the same Agrinut all parties making barding and the same Agrinut all for the same Agrinut and the indefease the erate of 1005 from the date of paymer THIS GRANT is intended as a mortage to secure the payment of the sum of the same Agrinut and the indefease the erate of 1005 from the date of paymer and by the terms of the same Agrinut and the relation of the same Agrinut and the relative bard of the same Agrinut and the relative bard of the same and by the terms of the same Agrinut and the relative bard of the same Agrinut and the relative bard of the same Agrinut and the same Agrinut and the relative bard of the same Agrinut and the relative therelative therelative the relative thered the relative t	hat at the defirery hereof
	And the stall part is the form part do?s haveby correnant and agree and end of a good and indefectable states of inheritones therein, force and clear control of a good and indefectable states of inheritones therein, force and clear control statistical end of the same section of the forst part or average larging and indefectable states of the same section do and the same beam of the same section do and the same section do the same section do the same section do and the section do and the section do the same section do and the same section do and the section do the same section do and the sectis section do the same section do and the section do the same sect	hat at the defirery hereof
}	And the stall part is the form part do?s haveby correnant and agree and readed of a good and indefectable states of inheritones therein, force and clear of and that \$257************************************	hat at the defirery bercedEDE_1Sthe lawful owner of the premises above granted, rall incombance