MORTGAGE RECORD 91

292

Re Len

Reg. No. 4816

 \bigcirc

[]

M

 \mathfrak{O}

6

 $\left[\right]$

0

in the second se

| FROM | STATE OF KANSAS, DOUGLAS COUNTY, 88. This instrument was filed for record on the 25th | day o |
|---|--|--|
| | April A. D. 19 46, at 2:30 o' | clock P. M |
| то | By Depu | |
| THIS INDENTURE, Made this 16th day of April hundred and forty six between Peto Edell | , in the year of our Lord, one prook and Minnie B. Edlebrock, hushand and w | thousand nin vife |
| of Eudora in the County of Douglas parties of the first part, and Kaw Valley State Bark, Eudo | and State of Kansas | |
| WITNESSETH, That the said parties_ of the first part, in conside | part y of th | e second part |
| Four thousand and no/100 which is hereby acknowledged, hn .Y2sold, and by this indenture do which is hereby acknowledged, hn .Y2sold, and by this indenture do the following described real estate situated and being in the County of Do | DOLLARS, to them duly paid, | |
| The West Half (2), of the Southwest Quarter (2), South of Range Twenty |), of Section Nine (9), Township Thirteen (One (21), East of the Sixth Principal Merid | 13), an, |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| with the appurtenances and all the estate, tille and interest of the said pa | ries of the first part therein. | |
| And the said part_IES_of the first part dobereby covenant and agree that at t and seized of a good and indefeasible estate of inheritance therein, free and clear of all in | he delivery hereof they were the lawful owner, of the premises sumbrance | s above granted, |
| And the said part_125_of the first part do hereby covenant and agree that at and seized of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim t It is arecel between the parties hereto that the part_25_0 of the first part shall at | he delivery hereof. <u>they ver</u> te lawful owner of the premises rumbrane | t may be levied |
| And the said part_ 125361 the first part dobrethy corrupt and agree that at an derived of a good and indefcashile catate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim to It is agreed between the parties hereto that the part_ 125361 of the first part shall at or assessed against said real estate when the same become also and and the rest in a start of the first part shall at extension first part to the same become also and particle and that the same start is a greed between the parties a shall be specified and directed by the part $\frac{1}{2}$ unch and $\frac{1}{2}$ of the first part shall at a breed part $\frac{1}{2}$ interval. And in the event that said part $\frac{1}{2}$ So the first part shall that as herein provided, then he part, $\frac{1}{2}$ of the second part may pay add taxs and insure this inductive, and shall be a part of the safe of 100 from the date of payment until the same start of the safe of the part the same become a form the part of the part of the same become at the same become bec | he delivery hereof. <u>they were</u> the lawful owner, of the premises unbrance | t may be levied and tornado in cond part to the premises insured |
| And the said part_125_of the first part dobrochy correnant and agree that at t and seized of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim to It is agreed between the parties hereto that the part_125_o of the first part shall at or assessed against asid relative that the same become adve and payable, and that_126 such sum and by tuck insurance company as shall be specified and directed by the part_Y estent is | he delivery hereof. <u>they</u> <u>were</u> the lawful owner, of the premises umbrance <u>vertex</u> of this indenture, pay all taxes or assessments that all time during the life of this indenture, pay all taxes or assessments that $V_{ij} = V_{ij} $ | t may be levied and tornado in cond part to the premises insured uses, secured by |
| And the said part_125_of the first part dobrochy correnant and agree that at t and seized of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim to It is agreed between the parties hereto that the part_125_o of the first part shall at or assessed against asid relative that the same become adve and payable, and that_126 such sum and by tuck insurance company as shall be specified and directed by the part_Y estent is | he delivery hereof. <u>they</u> <u>were</u> the lawful owner, of the premises umbrance <u>vertex</u> of this indenture, pay all taxes or assessments that all time during the life of this indenture, pay all taxes or assessments that $V_{ij} = V_{ij} $ | t may be levied and tornado in cond part to the premises insured uses, secured by |
| And the said part_125_of the first part dobrochy correnant and agree that at t and seized of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim to It is agreed between the parties hereto that the part_125_o of the first part shall at or assessed against asid relative that the same become adve and payable, and that_126 such sum and by tuck insurance company as shall be specified and directed by the part_Y estent is | he delivery hereof. <u>they</u> <u>were</u> the lawful owner, of the premises unbrance <u>vertex</u> of this indenture, pay all taxes or assessments that all time during the life of this indenture, pay all taxes or assessments that $\sqrt{\sqrt{11} 1 + cep}$ the buildings upon said real trate insured against fre of the second part, the loss, if any, made payable to the part. <u>Y</u> of the sec to pay such taxes when the same become use and payable and to keep said p fully reput. | t may be levied and tornado in cond part to the premises insured uses, secured by |
| And the said part_LES_of the first part dobrethy corrupt and agree that at and seried of a good and indefeasible extra of inheritance therein, free and clear of all in a first they will warrant and defend the same against all parties making lawlad clear of all in the same against all parties and that they will warrant and defend the same against all parties making lawlad clear of a second again taid rate state when the same become due and payable, and that they consider the same against all parties with the same become due and payable, and that _they consider the same become due and payable, and that _they consider that all the same adapted and all clear of a second again and and the part _they interest at the trate of 10% from the date of payment will. This general relations and repare to percet the payment of the sum of | he delivery hereof. <u>they</u> <u>were</u> the lawful owner, of the premises unabsance | t may be levied and tornalo in cond part to the oremises insured tess, secured by DOLLARS, 1946 BORLARS, 1946 CHECK CONTRACTOR ayments or any ayments or any |
| And the said part_125_of the first part dobrethy correnant and agree that at and seried of a good and indefeatible exasts of inheritance therein, free and clear of all in bar and that they will warrant and defend the same against all parties making lawful clear of all in the same segme and series of the same against all parties making lawful clear or a second against aid rel exits which the same become alow all on the same against all parties making lawful clear or a second against aid rel exits which the same become alow all one and part the same the same alow and second part, and that the same the same alow and part of the second part may pay aid taxs and insure this indepart, and a hit be related to the same to first part she first part she in the same second and the same second second part may pay aid taxs and insure this indepart, and shall be a mortgare to pearer the payment of the same of payment within THIS GRANT is intended as a mortgare to pearer the payment of the same of the same of the same of the same second second part may pay aid taxs and insure for the payment within the same of the same second second part to pay for any insure and bar the same of the s | he delivery hereof. <u>Choy</u> <u>vrofe</u> the lawful owner of the premises umbrance | t may be levied and tornalo in cond part to the ormics insured mess, secured by DOLLARS, 19-46. WHOLLARS, 19 |
| And the said part_LES_of the first part dobrethy correnant and agree that at t and seried of a good and indefeasible extra of inheritance therein, free and clear of all in final data they will warrant and defend the same against all parties making lawlad clear of all in t is agreed between the parties hereto that the part_LS of the first part shall at or ascend against aid relative that the same become due and partyles, and that they distributed the same against all parties making lawlad, and that they distributed the same become due and partyles, and that they distributed the same become due and partyles, and that Like partyles are saved again to all of a same days and the same become adue and partyles, and that fait is a partyles and that they partyle at the event that sail part_LSes of the first part shall at the partyles are the same of the same and the same a | he delivery hereof. <u>they</u> <u>were</u> the lawful owner of the premises umbrance | t may be levied and tornalo in sond part to the oremises insured hess, secured by DOLLARS, 1946. WHY CHILL WHY CHILL |
| And the said part_125_of the first part dobrethy corrant and agree that at and seried of a good and indefaultic catate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim to It is agreed between the parties hereto that the part_125 of the first part shall at or assessed against aid red estates when the same become all one and any of the first part shall at or assessed against aid red estates when the same become all one and parties making lawful claim to It is agreed between the parties that here to that the part_125 of the first part shall at or assessed against aid red estate when the same become all one and by meth insurance company as hall be specified and directed by the part_12 interest. And in the event that said part_125.66 the first part shall at a herein provided, then the part_2 of the second part may pay aid taxs and insure this indetunts, and shall be part_2 of the second part may pay aid taxs and insure 1115 GRANT is intended as a mortgane to payment within THIS GRANT is intended as a mortgane to payment within the payment of and and by the faither and the part_2 of the second part to pay for any innure or the same of then the payment of and the incover and by the faither are the part. The second part to pay for any innure the total part of the total tax is pay for any innure the lawful to the total part of the same of that is cover pay a ball be void if work payment be made as herein precified, and the shall cover and the whole sum remaining unpati, and all of the obligation provide the total part of the total shart of the shart of the same shall be real to be pay for any pay is a shall be real to be payment and the improvement of the same ball the real of the obligation provide the total shart of the obligation provide the total shart of the obligation provide therees | he delivery hereof. they were the lawful owner of the premises umbrance | t may be levied and tornalo in sond part to the oremises insured hess, secured by DOLLARS, 1946. WHY CHILL WHY CHILL |
| And the said part_LES_of the first part dobrethy correnant and agree that at t and seried of a good and indefeasible extra of inheritance therein, free and clear of all in final data they will warrant and defend the same against all parties making lawlad clear of all in t is agreed between the parties hereto that the part_LS of the first part shall at or ascend against aid relative that the same become due and partyles, and that they distributed the same against all parties making lawlad, and that they distributed the same become due and partyles, and that they distributed the same become due and partyles, and that Like partyles are saved again to all of a same days and the same become adue and partyles, and that fait is a partyles and that they partyle at the event that sail part_LSes of the first part shall at the partyles are the same of the same and the same a | he delivery hereof. <u>they</u> <u>were</u> the lawful owner of the premises umbrance | t may be levied and tornalo in cond part to the teremise insured tess, secured by 1946. Swife dyr dyn the insurance is the insurance is the insurance is the insurance is the insurance is the insurance is the part. Joint of the the part. Joint of the conditional sectors in the part. Joint of the conditional sectors in the part. Joint of the conditional sectors (SEAL) |
| And the said part_LES_of the first part dobrethy correnant and agree that at t and seried of a good and indefeasible extra of inheritance therein, free and clear of all in final data they will warrant and defend the same against all parties making lawlad clear of all in t is agreed between the parties hereto that the part_LS of the first part shall at or ascend against aid relative that the same become due and partyles, and that they distributed the same against all parties making lawlad, and that they distributed the same become due and partyles, and that they distributed the same become due and partyles, and that Like partyles are saved again to all of a same days and the same become adue and partyles, and that fait is a partyles and that they partyle at the event that sail part_LSes of the first part shall at the partyles are the same of the same and the same a | he delivery hereof. they were the lawful owner of the premises umbrance | t may be levied and tornalo in cond part to the termines insured termines insured termines insured termines insured to be collect the the part of the part the part of the the part of the collect the collect the the part of the collect the col |
| And the said part_125_of the first part dobrethy corrant and agree that at a mad seried of a good and indefensible extra of inheritance therein, free and clear of all in the first part of the same against all parties making lawful clear of a second against aid of clear the same basene due and by park (and that <u>the same beense</u> due and parylet, and the <u>the same beense</u> due and parylet, and the <u>the same beense</u> due and parylet, and that <u>the same beense</u> due and parylet, and the <u>the same beense</u> due and parylet and that <u>the same beense</u> due and parylet <u>the same parklet</u> . All the terms of <u>100 the same beense</u> due and parylet <u>the same parklet</u> due to the parklet to the part. <u>100 the same beense</u> due to park the same beense due to parylet <u>the same beense</u> due to park the same beense due to park the same beense due to park the same <u>the same beense</u> | he delivery hereof. they were the lawful owner of the premises umbrance | t may be levied and tornalo in cond part to the termines insured termines insured termines insured termines insured termines insured to contract the termines in the termines in the termines in the termines in the termines in the termines in the termines in the termines in the termines in the termines in the termines in the termines in the termines in the termines in the termines in the termines |
| And the said part_LES_of the first part dobrethy correnant and agree that at t and seried of a good and indefeasible extra of inheritance therein, free and clear of all in final data they will warrant and defend the same against all parties making lawlad clear of all in t is agreed between the parties hereto that the part_LS of the first part shall at or ascend against aid relative that the same become due and partyles, and that they distributed the same against all parties making lawlad, and that they distributed the same become due and partyles, and that they distributed the same become due and partyles, and that Like partyles are saved again to all of a same days and the same become adue and partyles, and that fait is a partyles and that they partyle at the event that sail part_LSes of the first part shall at the partyles are the same of the same and the same a | he delivery hereof. they were the lawful owner of the premises umbrance | t may be levied and tornalo in cond part to the termines insured termines insured termines insured termines insured to be collect the the part of the part the part of the the part of the collect the collect the the part of the collect the col |
| And the said part_125_of the first part dobrethy corrant and agree that at a non-second second indefeasible exasts of inheritance therein, free and clear of all in the said batt they will warrant and defend the same against all parties making lawful clear of a line of the same bacenes due and payatik, and that_126 of the farst part shall at or a success dargin stail or late state which the same becense due and payatik, and that_126 intervert that at the same becense due and payatik, and that_126 intervert the same becense due and payatik, and that_126 intervert that aid part is a precised to the part_12 of the second part may pay said taxs and insure this indentity, and shall be part_12 for the second part, may pay said taxs and insure this indentity, and shall be part_12 of the second part, may pay said taxs and insure this indentity, and shall be payatik to the payment with a line the same of the same becense due to payatik with a line trans at 0.2000 for the second part, with all line trans at 0.2010 for the same of payment with a line trans at 0.2010 for the second part, with all line trans and tax with all line to the same of the same of for the second part, with all line trans and the trans at 0.2010 for the second part, with all line trans at 0.2010 for the second part, with all line trans at 0.2010 for the second part to pay for any insure the trans at 0.2010 the second part, with all line trans at 0.2010 for the second part, with all line trans at 0.2010 | he delivery hereof. <u>they</u> <u>were</u> the lawful owner of the premiers umbrance | t may be levied and tornalo in sorid part to the remises, secured by — DOLLARS, — 1946. — Wielgwy clim — wies on the bar asymetric or any asymetric or any asym |
| And the said part_125_of the first part dobrethy corrant and agree that at a non-second second indefeasible exasts of inheritance therein, free and clear of all in the said batt they will warrant and defend the same against all parties making lawful clear of a line of the same bacenes due and payatik, and that_126 of the farst part shall at or a success dargin stail or late state which the same becense due and payatik, and that_126 intervert that at the same becense due and payatik, and that_126 intervert the same becense due and payatik, and that_126 intervert that aid part is a precised to the part_12 of the second part may pay said taxs and insure this indentity, and shall be part_12 for the second part, may pay said taxs and insure this indentity, and shall be part_12 of the second part, may pay said taxs and insure this indentity, and shall be payatik to the payment with a line the same of the same becense due to payatik with a line trans at 0.2000 for the second part, with all line trans at 0.2010 for the same of payment with a line trans at 0.2010 for the second part, with all line trans and tax with all line to the same of the same of for the second part, with all line trans and the trans at 0.2010 for the second part, with all line trans at 0.2010 for the second part, with all line trans at 0.2010 for the second part to pay for any insure the trans at 0.2010 the second part, with all line trans at 0.2010 for the second part, with all line trans at 0.2010 | he delivery hereof. they were the lawful owner of the premises unswance | t may be levied and tornalo in sorid part to the beremise, secured by 1946. DOLLARS, 1946. Wie GWY (M) is de star bergen ayments or any is de star bergen de star bergen is gener, had d to collect the the part extra of the part extra of m shall extended (SEAL) (SEAL) (SEAL) |
| And the said part_125_of the first part dobrethy correnant and agree that at t and seried of a good and indefaulthe casts of inheritance therein, free and clear of all in the said bat they will warrant and defend the same against all parties making lawful claim to it is agreed between the parties hereto that the part_125_of the first part shall at or assessed against aid red estate which the same become also also and bat they will warrant and be the same become also and so and same type. The same and | he delivery hereof. <u>they</u> <u>were</u> the lawful owner of the premiers umbrance | t may be levied and tornalo in soring art to the before insured treas, secured by |
| And the said part_125_of the first part dobrethy corrant and agree that at a and seried of a good and indefanible catate of inheritance therein, free and clear of all in a first part and defend the same against all parties making lawful claim to the same become does and apacity, and that_126 intervet. And in the event that as a precised and directed by the part_12 of the first part shall as or a ascend against aid relative and the same become does and payable, and that_126 intervet. And in the event that said part. 12.55 th first part shall as a precise or provided, then he part_2 of the scend part, may pay said taxs and insure this inderunce, and shall be a part_2 for the scend part, and in the event that said part. 12.55 the first part shall all and by "LES intervet and the the trate of 105 from the date of payment unit. THIS GRANT is interved as a moretase to pecare the payment of the same of for the clear of payment unit. THIS GRANT is interved as a moretase to pecare the payment of the same of for the date of payment unit. This determines the payment of the same of for the scend part to pay for any insure or pay of the date payshele to the part, with all intervet. The tax on a simulation correct date payshele to the payment to pay for any insure that there about the unit of the school part, or intervet date the pay of the school part. The pay for any individual to even any eddification of the balance there. In the school and the whole sum remaining unput, and all of the obligations profile in this amount the unit of the school part. The school and the improvement and and the improvement and and the date of the school part. The school part of the school par | he delivery hereof. <u>they</u> <u>vrere</u> the lawful owner of the premiers unwhance <u></u> | t may be levied and tornalo in soring art to the before insured treas, secured by |
| And the said part_125_of the first part dobrochy corrupt and agree that at a and seried of a good and indefanitive catate of inheritance therein, free and clear of all in a model of a good and indefanitive catate of inheritance therein, free and clear of all in the same bornes due and payable, and that they will warrant and defend the same against all parties making lawful claim to T is a speed ad spain stair of a clear the same base due and payable, and that _iffed and inderesting the same become due and payable, and that_iffed and increted by the part_12 of the scend payt, and that_iffed and increted by the part_12 of the scend payt, and that_iffed and increted by the part_12 of the scend payt, and that_iffed and increted by payment unit. This is carried by the part_12 of the scend payt and taxs and increases and by _iffed area of of the scend payt to pay all taxs and increases and by of the scend payt to pay all taxs and increases and by of the scend payt to pay all part of the scend payt, with all increases and increases and by of the scend payt. The payte here for the state of the scend payt, with all increases and increases and payte by the the part of the scend payt, with all increases and in the scene and payte by the the paytes and the paytes of the scene and paytes the scene and paytes the the paytes. The scene and paytes and the same scenese abolite. and the whole sum remaining unput, and all of the obligations profile in this scenese and paytes and the terms and all paytes and the scenese and | be delivery hereof. <u>they were</u> the lawful owner of the premiers unwhance | t may be levied and tornalo in sorid part to be termines insured by the secured by 1946. SWEGMY dum are status by symmets or any the insurance is the part. June the part. June the part. June (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) before me, a nie R when the secure the part. June the part. June June the part. June the |
| And the said part_125_of the first part dobrethy correnant and agree that at a and seried of a good and indefaultic catate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim to it is agreed between the parties hereto that the part_125 of the first part shall at or a ascend against aid relate attace with the same become due and payable, and that _125 interest. And in the event that said part1256 the first part shall at the interest end that all parts _ 1256 the first part shall at a brein provided, then the part_2 of the second part may pay said taxs and insure this indeparts, and in the event that said part1256 the first part shall at a brein provided, then the part_2 of the second part may pay said taxs and insure and by they interest at the part _100/100 | be delivery hereof. <u>they were</u> the lawful owner of the premiers unwhance | t may be levied and tornalo in sorid part to the beenies, secured by |
| And the said part_125_of the first part dobrochy correnant and agree that at a and seried of a good and indefanible extrate of inheritance therein, free and clear of all in the said part_125internal and defend the same against all parties making lawful clear or a second against aid red estate which the same become also also and by the insurance company as hall be specified and directed by the part_12 of the second part may pay aid taxs and insure this indefance is added and the same become also also and the same second second part may pay aid taxs and insure this indefance, and in the event that aid part. 12.560 the first part shall at one of this indefance, and shall be a part, and in the event that aid part. 12.561 the first part shall be indefance, and shall be an entrance to payment with all beint of 105 from the date of payment with all beint of 105 more shall be terms of of the second part may pay aid taxs and insure for and by of the second part may pay aid taxs and insure and become paythet to the part. 10 for the extend of 100 more payment with all be terms of of the second part to pay for any insure and become the paythet. The part. 10 for the extend part, with all intervation of the strength of the strength or 11 for the reace of a shall be read of the payment be made as herein precified, and the part thereod or any childrain certer therefty, or interest thereon, or 11 for tax extends are the strength of the strength or 11 for tax extends are the strength or 11 for the strength or 12 f | be delivery hereof. <u>they</u> <u>were</u> the lawful owner of the premiers umbrance | t may be levied and tornalo in some art to the remise insured tess, secured by 1946. SWE(3W) (W SWE(3W) (W SWE |
| And the said part_125_of the first part dobrerby corrant and agree that at a and seried of a good and indefaultic naite of inheritance therein, free and clear of all in a first part and defend the same against all parties making lawful claim to it is agreed between the parties hereto that the part_125 of the first part shall at or a succeed against aid relative and the same become due and payotic, and that _the same t and the attract in the same become also and some and the same parties and the same become also also and payotic, and that _the same become also also and payotic, and that _the same become also also and payotic, and that _the same become also also and payotic, and that _the same become also also also and payotic payotic and the same become also also also also also also also also | be delivery hereof. <u>they</u> <u>were</u> the lawful owner of the premises unstance | t may be levied and tornalo in some art to the remise insured tess, secured by 1946. SWE(3W) (W SWE(3W) (W SWE |