eceiving	No	28070 <	
The Bank of The			

R

M.

ine

d | d in he d hy | S. d. may |yiscal | he

MORTGAGE RECORD 91

Reg. No					
	Paid,			5	
NPATER 1	Sware.	20.000	14,122	P. Q. R. H. S. M.	
		TT 12-12.			

309

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>14</u> day o
•	то	May AyD. 19.46, at 2120 o'clock P. M
		ByDeputy.
	THIS INDENTURE, Made this <u>llth</u> day of <u>May</u> hundred and forty-six <u>between</u> <u>Harvey M. Booth and Helon Booth his wife</u>	, in the year of our Lord, one thousand nine
	of Baldwin in the County of Douglas part iss of the first part, and Trustees of the Eaker Uni	iversity and State of Kansas
	WITNESSETH, That the said part_105 of the first part, in consider EIGHT TrOUSAND and No/100	
	which is hereby acknowledged, ha SO, sold, and by this indenture do the following described real estate situated and being in the County of Dou	Grant, Bargain, Sell and Mortgage to the said part at of the second part
	The East Half of the North West Fractional Quart	
	North East Quarter of Section Six (6) all in Tow	wiship Fifteen (15) Range Twenty (20)
•		
	with the appurtenances and all the estate, title and interest of the said part A_{0} the said part A_{0} are brick excess and are that the	Liss of the first part therein.
	And the said part_105_of the first part do hereby covenant and agree that at the and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu	e delivery hereof
	And the said part_103_of the fors part do hereby covenant and agree that at the and seited of a good and indefcashibe estate of inheritance therein, free and clear of all incr- and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part_103_ of the fors part shall at a or assessed estimates and the same becomes due and payable, and that. If they	e delivery hereof
	And the said part_103_of the fors part do hereby covenant and agree that at the and seited of a good and indecasible extate of inheritance therein, free and clear of all ince- and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part_103_ of the fors part shall a s or assessed seinnt said real estate when the same become due and parabit, and that . Thing such sum and by tuch insurance company as shall be specified and directed by the part	e delivery hereof $thous the lawful owner_S_ of the premises above granted,mbranceerrors.All times during the life of this indenture, pay all taxes or assessments that may be levicedM = M = M = M = M = M = M = M = M = M =$
	And the said part_103_of the free part do hereby covenant and agree that at the and seited of a good and indefaaible estate of inheritance therein, free and clear of all incu- and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part_123_ of the first part shall at a or assured estimate and the same hereto that the part_123_ of the first part shall at or assured estimate and the state when the same become due and payabite, and that if Lip such sum and by tuch insurance company as shall be specified and directed by the part_y of extent of the part_y of the scend payart may pay sail states and insurance in a herein provided, then the part_y of the scend payart may pay sail states and insuran- thin first GARAT is instructed as a matrices to scenar the payment of the same of 	e defivery hereof. $thous$ the lawful owner.S. of the premises above granted, multiple error. All times during the life of this indenture, pay all taxes or assessments that may be levid all times during the life of this indenture, pay all taxes or assessments that may be levid (X, M) = 1, here the buildings upon aid real entate insured against fire and tornado in if the second part, the lows, if any made payable to the part. $M = 0$ of the second part to the o pay rath taxes when the same become due and payable and to keep aid premises insured (x, y) = 0 of the indenture of the indebtedness, secured by ulty repaid.
	And the said part_103_of the first part dohere hereby covenant and agree that at the and sected of a good and indefcashibe estate of inheritance therein, first and dictor of all inci- and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part_105 of the first part shall at a or assessed spinot said real estate when the same becomes due and payable, and that LBU such sum and by tuck insurance company as shall be specified and directed by the part_10 octant of if the interest at the trace of DS from the due to payment with its information, and state interest at the rate of DS from the due to payment with the information, and in the event that said part. 10.550 the first part shall first THIS GRAN to interded as mortgape to secure the sayment of the same of EIGHT = DIOUSAPHD = 0.0000 - 0.00000000000000000000000000	e delivery hereof. <u>thous</u> the lawful owner_G. of the premises above granted, morrane. erera. all times during the life of this indenture, pay all taxes or assessments that may be leved all time during the life of this indenture, pay all taxes or assessments that may be leved (<u>will</u>) during the buildings upon said real estate insured against for and tornado in the second part, the loss, if any, made myable to the party of the second part to the o pay such taxes when the same become dure and payable and to keep aid precisions insured upper repaid. <u>Unit</u> repaid. <u>Unit</u> <u>Cond</u> <u>1.1.1.1.</u> <u>DOLLANS</u> .
	And the said part_103_of the first part dohere hereby covenant and agree that at the and sected of a good and indefcashibe estate of inheritance therein, first and dictor of all inci- and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part_105 of the first part shall at a or assessed spinot said real estate when the same becomes due and payable, and that LBU such sum and by tuck insurance company as shall be specified and directed by the part_10 octant of if the interest at the trace of DS from the due to payment with its information, and state interest at the rate of DS from the due to payment with the information, and in the event that said part. 10.550 the first part shall first THIS GRAN to interded as mortgape to secure the sayment of the same of EIGHT = DIOUSAPHD = 0.0000 - 0.00000000000000000000000000	e delivery hereof. <u>thous</u> the lawful owner_G. of the premises above granted, morrane. erera. all times during the life of this indenture, pay all taxes or assessments that may be leved all time during the life of this indenture, pay all taxes or assessments that may be leved (<u>will</u>) during the buildings upon said real estate insured against for and tornado in the second part, the loss, if any, made myable to the party of the second part to the o pay such taxes when the same become dure and payable and to keep aid precisions insured upper repaid. <u>Unit</u> repaid. <u>Unit</u> <u>Cond</u> <u>1.1.1.1.</u> <u>DOLLANS</u> .
	And the said part_103_of the fors part do hereby covenant and agree that at the and seited of a good and indefcable exists of inheritance therein, free and cizer of all increased in the same against all parties making lawful claim here the same against all parties making lawful claim here the parties and the same against all parties making lawful claim here the same become due and payable, and that if a good and how the same against all parties making lawful claim here the same become due and payable, and that if all parties making lawful claim here the same become due and payable, and that if all parties making lawful claim here the same become due and payable, and that if the same against all real same there are the same become due to payable the forst part shall fait as herein provided, then the part, 2, of the second part, and be the same are partered by the part, 2, of the second part, and part shall here the same transmitter of the part of the payment of the same of more real query for the part. 2, of the second part, with all interest of more real query for the payment of the part of the part of more real query for the part. 2, of the second part, with all interest of more real query for the part of and the part. 2, of the second part, with all interest of more real query for the part shall here the part of more real query for the part the part of and the part. 2, of the second part, with all interest of more real query for the part shall here the part of more real query for the part of the part of the part of and the same share the part of the part of any oblight the real error the part more maximum class and the part of the ant of the part of any oblight the share and the part of the part	e delivery hereof. thou it has not been been been been been been been bee
	And the said part_103_of the fors part do hereby covenant and agree that at the and seited of a good and indefcable exists of inheritance therein, free and clear of all incets and that they will warrant and defend the same against all parties making lawful claim by the law of the same against all parties making lawful claim by the law of the same against all parties making lawful claim by the law of the same against all parties making lawful claim by the law of the same against all parties making lawful claim by the human company as shall be specified and directed by the part of the second part may part shall fail as herein provided, then the part of the second part may part shall be part. 1115 GANT is intended as a mortgage to secure the payment of the sum of may 1152	e delivery hereof. thou it is a full owner_S. of the premises above granted, mmbrance
	And the said part_103_of the fors part do hereby covenant and agree that at the and seried of a good and indefcashibe catter of inheritance therein, free and clear of all line the and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part_105_ of the forst part shall at a or assessed existin stail of call estate when the same becomes due and payable, and that. They not an use and by useh insurance company as shall be specified and directed by the part octated of	e delivery hereof_they_first maintance
	And the said part_103_of the fors part do hereby covenant and agree that at the and seried of a good and indefcashibe catter of inheritance therein, free and clear of all line the and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part_105_ of the forst part shall at a or assessed existin stail of call estate when the same becomes due and payable, and that. They not an use and by useh insurance company as shall be specified and directed by the part octated of	e delivery hereof_they_first minimum and the second part is a start of the premises above granted, minimum and the second part, the loss if any, and sayable to the part, y of the second part, the loss, if any, and sayable to the part, y of the second part is the second part, the loss, if any, and sayable to the part, y of the second part is an experiment of the second part, the loss, if any, and sayable to the part, y of the second part is the second part is the become dura and parable and to keep asial precision is more during regain. The second part, the loss, if any, and sayable to the part, y of the second part to the second part is the become dura and parable and to keep asial precision is numred by regain the little duration of the second part of the second
	And the said part_103_of the fors part dohrep_ covenant and agree that at the and seited of a good and indefcable extre of inheritance therein, free and care of all inceted and the same and the same against all parties making lawful claim by the law of the same against all parties making lawful claim by the law of the same against all parties making lawful claim by the human and by nuch marrane company as shall be specified and directed by the part_103_ nuch sum and by nuch marrane company as shall be specified and directed by the part_1 of the second part bar and this information. And in the even that and part all fast in the part of the form the data of part part of the form the same become down of the part of the part of the second part may part all taxs and insume this informative, and hall here part the sate of 105, from the date of parment until T THIS GRANT is introded as a mortrage to secure the partment of the num of	e delivery hereof_they_first maintance
	And the said part_103_of the fors part dohrep_ covenant and agree that at the and seited of a good and indefcable extre of inheritance therein, free and care of all inceted and the same and the same against all parties making lawful claim by the law of the same against all parties making lawful claim by the law of the same against all parties making lawful claim by the human and by nuch marrane company as shall be specified and directed by the part_103_ nuch sum and by nuch marrane company as shall be specified and directed by the part_1 of the second part bar and this information. And in the even that and part all fast in the part of the form the data of part part of the form the same become down of the part of the part of the second part may part all taxs and insume this informative, and hall here part the sate of 105, from the date of parment until T THIS GRANT is introded as a mortrage to secure the partment of the num of	e delivery hereof_they_first_test is will owner_G. of the premises above granted, mintrance
	And the said part_103_of the fors part dohrep_ covenant and agree that at the and seited of a good and indefcable extre of inheritance therein, free and care of all inceted and the same and the same against all parties making lawful claim by the law of the same against all parties making lawful claim by the law of the same against all parties making lawful claim by the human and by nuch marrane company as shall be specified and directed by the part_103_ nuch sum and by nuch marrane company as shall be specified and directed by the part_1 of the second part bar and this information. And in the even that and part all fast in the part of the form the data of part part of the form the same become down of the part of the part of the second part may part all taxs and insume this informative, and hall here part the sate of 105, from the date of parment until T THIS GRANT is introded as a mortrage to secure the partment of the num of	e delivery hereof_they_first minimum embrance erera. all times during the life of this indenture, pay all taxes or assessments that may be levid for the second part, the loss, if any, made symbols to the part, y of the second part to the for the second part, the loss, if any, made symbols to the part, y of the second part to the for the second part, the loss, if any, made symbols to the part, y of the second part to the for the second part, the loss, if any, made symbols to the part, y of the second part, the loss, if any, made symbols to the part of the indettedness, secured by inty repaid. The second part, the loss of any made symbols and to the part of the indettedness, secured by inty repaid. To m of money, defined the little dry of
	And the said part_103_of the fors part do hereby covenant and agree that at the and seried of a good and indefcable entite of inheritance therein, fors and deter of all lice and that they will warrant and defend the same against all parties making lawful claim the I is agreed between the parties hereto that the part_103	e delivery hereof_the
	And the said part_103_of the fous part do hereby covenant and agree that at the and seried of a good and indefcable exist of inheritance therein, free and clear of all line the line and seried of a good and indefcable exist of the same against all parties making lawful claim It is agreed between the parties hereto that the part_103_of the forst part shall a a for assessed exists when the same becomes due and payable, and that . They can be claim the same become the same part and the same part of the forst part shall a so or assessed exists when the same becomes due and payable to the part of the accord part, may pay all tras and insurant is in directed by the part of the accord part, may pay all tras and insurant is indirected at a mortrage to accert the payment of the same of the second part, with all increase or any of anoner adjuncted by the part of the accord part, with all increase or any off anoner adjuncted by the same payable to the part of the accord part, with all increase or any off anoner adjuncted by the same payable to the part of the accord part, with all increase or any off anoner adjuncted by the same payable to the payment is the same payable to the part of the taxes on all which become absolute, and the whole sum remaining unpuid, and all of the bilingtions provided in the bilingtion provided by the same of the same payable to the optical part of the same same and payeble to the optical part of the same and part of the same adjunct be made as a herein precision, and the bilingtion pay adjuncted by the same because adjuncted by the same the same adjuncted by the same same adjuncted by the same of the same payeble to the optical part of the same same adjuncted by the same of the same payeble to the optical part of the same adjuncted by the same same because adjuncted by the same of the same payeble to the optical part of the same adjuncted by the same of the same because adjuncted by the same of the same payeble to the optical part is adjuncted by the	e delivery hereof_they_first_f
	And the said part_103_of the fors part do hereby covenant and agree that at the and seried of a good and indefcable entire to inheritance therein, fors and deter of all lice and the same against all parties making lawful claim the It is agreed between the parties hereto that the part_103	e delivery hereof_ they_first_
	And the said part_103_of the fous part do hereby covenant and agree that at the and seried of a good and indefcable catte of inheritance therein, free and clear of all incets and that they will warrant and defend the same against all parties making lawful claim here to an even the same become due and payable, and that they will warrant and defend the same against all parties making lawful claim here to an even the same against all parties making lawful claim here to an even the same become due and payable and that they will warrant and be used insurant the same become due and payable part all the same the index and the same part and the same part of the form part shall fail the same index and the same part of the same become and the same part of the same the same become and pay shall the part of the second part to pay for any insurant of the same of an and the same payable to the part of the same payshell the part of the second part to pay for any insurant while the same become and payshells the the part of the same due and payshells the same become and payshells the same become and payshells the same become and payshells the same theread. The balagetines payshell the same become and payshells the same become and payshells the same become and payshells the same payshell the same same and the information pays and the same payshell the the same payshell the same the same the same same and the information pays and the same payshell the same become and payshells the same theread. If the balagetines payshell the same become and payshell the same theread. The balagetine payshell the same become and payshell th	e delivery hereedhasfraghe iseful owner_G_ of the premises above granted, markence
	And the said part_163_of the fous part do hereby covenant and agree that at the and seried of a good and indefcable entire to inheritance therein, free and dictar of all income that is agreed between the parties hereto that the part_163_of the forst part do of the scend part, the part_103 of the scend part may pay aid tas and the indefcable entire the table part do of the scend part may pay aid tas and insurant dis indefcable of the part of the scend part may pay aid tas and insurant dis indefcable of the part of the scend part to pay for any insurant distribution of the terms of distribution of the scend part to pay for any insurant distribution of the terms of distribution of the scend part to pay for any insurant difference of the scend part to pay for any insurant difference between the relations of the scend part to pay for any insurant difference between the relations of the scend part to pay for any insurant difference between the relations of the scend part to pay for any insurant difference between the relations of the scend part to pay for any insurant difference between the relations of the scend part to pay for any insurant difference between the relations of the scend part to pay for any insurant difference between the relations of the scend part to pay for any part to relation the scend part to pay for any insurant difference between the relations of the scend part to pay for any part is relations and difference and and there while a sum command unpatt difference and and there while a sum command unpatt difference and and there while a sum command unpatt difference and and the scend part difference and and there there are any part difference difference and and there are are and bearting there exceed and the scend p	e delivery bereed_ they_first_production of the formation of the premises above granted, making the life of this indenture, pay all taxes or assessments that may be levid of the second part, the loss, if any, made payable to the part, y of the second part, be loss, if any, made payable to the part, y of the second part, be loss, if any, made payable to the part, y of the second part is the best of the second part of the second part, be loss, if any, made payable to the part, y of the second part is the best of the second part, be loss, if any, made payable to the part, y of the second part is the best of the second part of the second part is the best of the second part is the best of the second part is the second part of the indebtednes, secured by they regard
	And the said part_163_of the fors part do hereby covenant and agree that at the and seried of a good and indefcable entire of inheritance therein, fors and deter of all lice and the same against all parties making lawful claim the It is agreed between the parties hereto that the part_162	e delivery hereof
	And the said part_163_of the four part do hereby corvents and agree that at the and seried of a good and indefcable entire of inheritance therein, for an old care of all incards of a social and indefcable entire of the same become due and payable, and that 15.2 intervel to the there is a social and the same there are a social and the same the same are and the and the same the same and the same are the same and the same are the same and the same and that 15.2 intervel the same the same are and the same payment same the same are and the same showed as a social and the same the same are and the same same are the same pays and the same same and the same same are and the same same and the same same are and the same same and the same same are are same and the same same are and the same same and the same same are and the same same same same same same same sam	e delivery hereof
	And the said part_103_of the fors part dohere, hereby covenant and agree that at the and seried of a good and indefcable entire to inheritance therein, free and icar of all inc the I is agreed between the parties hereto that the part_103	e delivery bereed