MORTGAGE RECORD 91

318

this of 9 194 Nay Reg

Reg. No. <u>4890</u> Fee Paid, <u>\$ 7.50</u>

AREAL D

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.
lay G. Barnes	This instrument was filed for record on the 20th day o
то	- <u>May</u> A. D. 19 46, at <u>9:15 o'clock A. M</u>
The First National Bank Lawrence Ks	Nassella. Beck
THIS INDENTURE, Made this international day of May	
hundred and forty-six between Ray	G. Barnes, a single man,
of Lawrence in the County of Douglas part Y of the first part, and The First National San	and State of Kansas
WITNESSETH, That the said part.ý of the first part, in co	part_Y of the second part
Three thousand and no/100 (\$3000.00	
The South ten (S10) feet of Lot 29, all of	Lot 31, and the North ten (N10) feet of Lot 33,
all on Rhode Island Street, in the city of	Lawrence.
and seried of a good and indefeatible extrate of inheritance therein, free and clear of $\frac{1}{100}$ and that does will warrant and defend the same against all parties making lawful of It is agreed between the parties herein that the part_ $\frac{1}{2}$ of the first part all or succeed against said real extrate when the same becomes due and payable, and that such sum and by such insurance company as hall be specified and directed by the part extent of	at at the delivery hereof $h0.15$
And the said party of the form tart do65_hereby covenant and agree the and seized of a good and indefeatible extate of inheritance therein, free and clear of and that/days will warrant and defend the same against all parties making lawful of that/days will warrant and defend the same becomes due and payable, and that buck sum and by such insurance company as shall be specified and directed by the part. extent of	at at the delivery hereof $h0.15$
And the said part to the form part do0.5. hereby covenant and agree that and esticed of a good and indefeatible extate of inheritance therein, free and clear of $\frac{100}{100}$ and that fabor will warrant and defend the same against all parties making installed of the target of the first part at a special between the parties hereito that the part of the first part at a such using an indefeatible extate when the same becomes due and payable, and that such uum and by such insurance company as shall be specified and directed by the part extent of tile interest. And in the event that said part of the first part at a horizon provided, that has interest at the first core of 100 for first part and has indefeatible the part of the first part at the horizon provide that the part event that said part of the first part at the horizon provide that the part event the target of 100 for first part at the horizon provide that the part event that the part of the part of the part at the part of t	at at the delivery hereof <u>h0 15</u>
And the said part for the form jart do05heredy covenant and agree the and acide of a good and indefeatible catate of inheritance therein, free and clear of bood and that down will warrant and defend the same against all parties making insertion to It is agreed between the parties hereito that the part of the form part is do not not a same advant and the same against all parties where the same against all parties making its will to a not advant advant and the same against all parties and the same against all parties making its will be specified and directed by the part of more advant and ball the same and the said part of the form part is the indentity and shall bas interests at the rate of 10% from the date of payment of the same against all the specified and the same the date of the same at payment of the same approximation. For the payment THIS GRANT is intended as a mortrage to secure the payment of the same approximation of the taxes of approximation and the indentity. The same approximation are defined by the part. There are advantage to pay and the action advantage to the same approximation of the taxes of approximation of the taxes of a same approximation of the taxes of the taxes of the payment of the same approximation of the taxes of a same approximation of the taxes of approximation and the contex shall be work the approximation of the baller to pay (and approximate and become the same approximate of the baller to pay (and the contex shall be work the and paystals the the payment of the baller to pay (and the	at at the delivery hereof $h0.15$ the lawful owner of the premises above granted, all incumbrance
And the said part for the form part do0.5. hereby covenant and agree the and acide of a good and indefeatible catate of interitance therein, free and clear of bood and the said bood of the said said said said said said said said	at at the delivery hereof 10.15
And the said part for the form jart do0.5. hereby covenant and agree that and active of a good and indefeasible extate of inheritance therein, free and clear of $\frac{1}{10}$ and that fabry will warrant and defend the same against all parties making installed of the there are a second against aid real clear to the there are a second against aid real clear to the same becomes due and payable, and that such sum and by such insurance company as shall be specified and directed by the part of the fair part at the information provided whether there are a second again and that in the event that said part of the fair part at the information are also and ball be appreciated and the same second and the same second and the same second and the same second and the information are also all the same fair the same second and the same second again and the same second and the same	Lat at the delivery hereof 10.15
And the said part for the form part do0.5. hereby covenant and agree the and seized of a good and indefeasible extate of inheritance therein, free and clear of $\frac{1}{100}$ and that fabry will warrant and defend the same against all parties making itselful c. It is agreed between the parties hereto that the part of the form part a for inscurate gainst said real exists when the same becomes due and payable, and that such sum and by such insurance company as shall be specified and directed by the part is interest at the rate of 105 from the due of payment for the same against all real exists of the same against all real exists of the same adaptive the same again and the same trace of 100 from the due of payment for the same against all real exists of the same adaptive the same adaptive the same again and same adaptive the same again and the same trace of 105 from the due of payment for the same adaptive to a same same adaptive to the part of the second part, which all the indenture. Throot the same after the fabre of the form the same of the same approximation of the same fabre. Throot the same adaptive to the same trace of the form and the same of the same adaptive to the same of the same adaptive the same as provided in the same of the fabre of the far thall fabre of the far thall fabre on the same approximation of the same approximation the same of the fabre of the far thall fabre of the far the same same same adaptive the same as a provided in the same of the fabre of the far thall fabre of the far the same of the black and pays add the same and pays black on the same approximation of the taxes of the far the same of the fabre of the far thall fabre of the far the same of the black and the same pays black on the same of the same adaptive the same adapting the same as a provided in the same adapti	at at the delivery hereof_h0_15
And the said part for the form part do0.5. hereby covenant and agree the and seized of a good and indefeasible extate of inheritance therein, free and clear of $\frac{1}{100}$ and that fabry will warrant and defend the same against all parties making itselful c. It is agreed between the parties hereto that the part of the form part a for inscurate gainst said real exists when the same becomes due and payable, and that such sum and by such insurance company as shall be specified and directed by the part is interest at the rate of 105 from the due of payment for the same against all real exists of the same against all real exists of the same adaptive the same again and the same trace of 100 from the due of payment for the same against all real exists of the same adaptive the same adaptive the same again and same adaptive the same again and the same trace of 105 from the due of payment for the same adaptive to a same same adaptive to the part of the second part, which all the indenture. Throot the same after the fabre of the form the same of the same approximation of the same fabre. Throot the same adaptive to the same trace of the form and the same of the same adaptive to the same of the same adaptive the same as provided in the same of the fabre of the far thall fabre of the far thall fabre on the same approximation of the same approximation the same of the fabre of the far thall fabre of the far the same same same adaptive the same as a provided in the same of the fabre of the far thall fabre of the far the same of the black and pays add the same and pays black on the same approximation of the taxes of the far the same of the fabre of the far thall fabre of the far the same of the black and the same pays black on the same of the same adaptive the same adapting the same as a provided in the same adapti	Lat at the delivery hereof 10.15
And the said part for the form part do0.5. hereby covenant and agree the and seized of a good and indefeasible extate of inheritance therein, free and clear of $\frac{1}{100}$ and that fabry will warrant and defend the same against all parties making itselful c. It is agreed between the parties hereto that the part of the form part a for inscurate gainst said real exists when the same becomes due and payable, and that such sum and by such insurance company as shall be specified and directed by the part is interest at the rate of 105 from the due of payment for the same against all real exists of the same against all real exists of the same adaptive the same again and the same trace of 100 from the due of payment for the same against all real exists of the same adaptive the same adaptive the same again and same adaptive the same again and the same trace of 105 from the due of payment for the same adaptive to a same same adaptive to the part of the second part, which all the indenture. Throot the same after the fabre of the form the same of the same approximation of the same fabre. Throot the same adaptive to the same trace of the form and the same of the same adaptive to the same of the same adaptive the same as provided in the same of the fabre of the far thall fabre of the far thall fabre on the same approximation of the same approximation the same of the fabre of the far thall fabre of the far the same same same adaptive the same as a provided in the same of the fabre of the far thall fabre of the far the same of the black and pays add the same and pays black on the same approximation of the taxes of the far the same of the fabre of the far thall fabre of the far the same of the black and the same pays black on the same of the same adaptive the same adapting the same as a provided in the same adapti	at at the delivery hereof_h0_15
And the said part of the form jart do0.5. hereby corenant and agree the and esized of a good and indefeatible catate of interitance therein, free and clear of bood and that down will warrant and defend the same against all parties making insetule of it is agreed between the parties hereto that the part of the form part all or an use of against and it call east when the same becomes due and payable, and that such sum and by such insurance company as shall be specified and directed by the part. State of 100 form part and benefits actively of the second part may pay said tass and the indentity. Joint of the same against all parties making its and the same task of the same again and part and shall base interest as the rate of 100 form the date of 100 form and shall base interest as the rate of 100 form the date of 100 more the date of apartement. THIS GRANT is intended as a mortage to secure the payment of the sum of	at at the delivery hereof_h0_15
And the said part of the form part do0.5. hereby corenant and agree the and esized of a good and indefeatible catate of interitance therein, free and clear of bood and that down will warrant and defend the same against all parties making itselful c. It is agreed between the parties herein bath the part of the form part a down and by such insurance company as shall be specified and directed by the part. This interest as the rate of 100 form part and bath days interest as the rate of 100 form part and bath days interest as the rate of 100 form part and bath days interest as the rate of 100 form the days of payment of the sum of a specified and this indenture. And this indenture, and shall bas interest as the rate of 100 form the days of payment THIS GRANT is intended as a mortrage to secure the payment of the sum of	at at the delivery hereof_10_15
And the said part of the form jart do0.5hereby corenant and agree the and seized of a good and indefeasible cause of inheritance therein, free and clear of the and seized of a good and indefeasible cause of minimum free and lear of the first part and defend the same against all parties making itselful c. It is agreed between the parties hereito that the part of the first part at or succed against said real cause when the said part If the first part at the inheritance the parties hereito the the said part If the first part at the inheritance the parties hereiton is a said to be added to be added the said part If the first part at the inheritance and shall have more a local cause of 100 form the part If the second part may part said the said part If the second part may part said the said part If the second part may part and the same first in the rate of 105 from the date of payment is intended as a more tage to a submert at the said part If the second part may part and the said part is the same as provided herein, the said part of the second part may for any said part is the same as provided herein, or if the huidings on said real cause are not kept in the taxe only below the same part of the first part the taxe on any below the same of the law of the taxes of the first part when the taxes of the first part the same as provided in the said prefiles actual said said the said of the huidings on said real cause are not kept in the taxes on the bard the said prefiles actual at the option of the bard part of the stered said benefits actual at the option of the said prefiles actual the said prefiles actual the said prefiles and the said prefiles actual to the said the said prefiles actual to the said the said prefiles actual the taxes of the first part the costs and benefits actual the taxes actual, administrators, personal reprint and the said prefiles actual to the said prefiles actual tax of the first part the	at at the delivery hereof_10_15the lawful owner of the premises above granted, all incumbrance
And the said part of the form jart do0.5hereby corenant and agree the and estered of a good and indefeatible catate of interitance therein, free and clear of bood and that deary will warrant and defend the same against all parties making itseful c. It is agreed between the parties hereto that the part of the form part a dot of the part is the same against all parties making itseful c. It is agreed between the parties hereto that the part of the form part all cata and or associat against add real esticate when the same becomes due and payable, and that such sum and by such insurance company as shall be specified and directed by the part estim of of the second part may pay add tas and the indenture, and shall bear interest as the real of 10% form the date of 10% form the date of 10% form and bear of the same of the payment of the sum of	at a st the delivery hereof_DO_15the lawful owner of the premises above granted, all incumbrance
And the said part of the form part do0.5hereby coremant and agree the and a scient of a good and indefeatible catate of inheritance therein, free and clear of the advectory will warrant and defend the same against all parties making itseful c. It is agreed between the parties hereto that the part of the form part all core and partable, and that such sum and by such insurance company as shall be specified and directed by the part. This interest as the rate of 100 form the date of payment for the same against all red early the same advection. There c. thousand, and this indenture, and shall be are interest as it the rate of 105 form the date of payment for the same against all red early the same after of the second part may pay and tass and the indenture and benefits a screening red to the same of	at a st the delivery hereof_10_15
And the said partof the form part do0.5_kereby corenant and agree the said and defeatible cause of interiance therein, free and clear of bar and the said part of the form part a dot the same against all parties making itself to the same against all parties when the same to many parties and the said part of the second part may pay aid tass and the indentive. And is all cover the payment of the same of the same approximation the same of the part of the same approximation of the same approximating the same approximation of the same approximating ther	at at the delivery hereof_DO_15
And the said part	at at the delivery hereof_DO_15