## MORTGAGE RECORD 91 28704 <

Reg. No. \_\_\_\_\_\_\_\_

)

- STATE

il Markh

	STATE OF KANSAS, DOUGLAS COUNTY, 85.
Kenneth E. Riley and Beatrice B. Riley	This instrument was filed for record on the26day of
TO	JuneA. D. 1946_at _2:05_o'clock PM.
	Hayold a Bleck Register of Deeds.
The Lawrence Building and Loan Association	ByDeputy.
THIS INDENTURE, Made this <u>26th</u> day of	Juno, in the year of our Lord, one thousand nine
	ce B. Riley, husband and wife
of Lawrence in the County of Douglas	
	me_Building_and_Loan_Association
WITNESSETH, That the said parties_ of the first part, in consi	ideration of the sum of part y of the second part.
Thirty-Six Hundred e which is hereby acknowledged, ha 79 sold, and by this indenture do the following described real estate situated and being in the County of I	ard_no/100DOLLARS, tothem duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said partyof the second part, Douglas and State of Kansas, to-wit:
	the Northwest fractional One Fourth $(\frac{1}{4})$ of Section
	th Range Twenty (20), 11.43 chains and 231.16 feet
	(3) in said Northwest one-fourth $(\frac{1}{4})$ thence North
이 같은 것은 것을 못 한다. 이 것은 것은 것은 것은 것은 것은 것은 것은 것은 것이 없는 것이 없는 것을 했다.	nce South 335.09 feet; thence South 76° East 2.51
chains; thence East 80.89 fect, more or 1	less to the place of beginning, containing 2 acres,
more or less.	
	2
날았다. 그는 말 같은 그는 것이라. 그는 것은 것은 것은 것이 없다.	
with the appurtenances and all the estate, title and interest of the said p	part_ies of the first part therein.
And the said parth D.S	the delivery bereaf they are at the to a second
And the said parts BAof the first part dobereby covenant and agree that at and seized of a good and indefeasible eatate of inheritance therein, free and clear of all i and that they will warrant and defend the same seaint all parties making lawful claim	t the delivery hereof
And the said parts BAof the first part dobereby covenant and agree that at and seized of a good and indefeasible eatate of inheritance therein, free and clear of all i and that they will warrant and defend the same seaint all parties making lawful claim	t the delivery hereof
And the said parts 02 of the first part dobereby covenant and agree that at and seized of a good and indefeasible estate of inheritance therein, free and clear of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part168 of the first part shall a or assested against said real estate when the same become due and payable, and that the such sum and the unbh numere company as the same become due and payable, and that the	t the delivery hereof <u>thay are</u> _the lawful owner_S_ of the premises above granted, incumbrance
And the said parts 032 of the first part do	the delivery hereolhay_Arathe lawful owner_S_ of the premises above granted, insumbrance
And the said parts 032 of the first part dobereby covenant and agree that at and seized of a good and indeficiable casts of inheritance thereins. Fore and clear of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part.igs of the first part shall a vare as a seared against said real estate when the same becomes due and payable, and that I such sum and by took insurance company as shall be precided and directed by the part. J. 152 interest. And in the creat that aid part. 1926 of the first part shall as as berein provided, then the part V of the second part may pay said taxs and insur- tion interest and shall be set to el 105 from the date of payment shall	the delivery hereof <u>thay.ara</u> the lawful owner_S. of the premises above granted, insumbrance at all times during the life of this indenture, pay all taxes or ansessments that may be levied (hay Mill keep the buildings upon said test catte insured against fire and ternado in _of the second part, the loss, if any, made payable to the part_Y_ of the second part to the it to pay which taxes when the same become due and payable and to keep said premise insured if thin y result, and the anome to paid shall cohome a part of the indebtedness, secured by if thin y result.
And the said parts 032 of the first part dobereby covenant and agree that at and seized of a good and indeficiable casts of inheritance therein. Fore and clear of all i and that they will warrant and defend the same against all parties making law(ul claim It is agreed between the parties hereto that the part.igs of the first part shall a row assessed against said real estate when the same becomes due and payable, and that work sum and by took insurance company as shall be specified and directed by the part. J. 152interst. And in the crent that said part. 1926 of the first part shall faits as berein provided, then the part	the delivery hereol
And the said parts 02 of the first part dobereby covenant and agree that at and seized of a good and indeficiable estate of inheritance therein, free and clear of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part. <u>108</u> of the first part shall a row assessed gasines asid real estate when the same becomes due and payable, and that The same set of the same and the said part. <u>1088</u> of the first part shall fait such sum and by uoch insurance company as shall be specified and directed by the part. <u>1088</u> extent of <u>155interest</u> . And in the creat that said part. <u>1080</u> of the first part shall fait as brein provided, then the part. <u>y</u> of the second part may pay said tass and insur THIS GRANT is intended as a mortgage to secure the payment of the sum of the same to the terms of <u>OR0</u> _certain written obligation for the payment of as	the delivery hereol
And the said parts 02 of the first part dobereby covenant and agree that at and seized of a good and indeficiable estate of inheritance therein, free and clear of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part. <u>108</u> of the first part shall a row assessed gasines asid real estate when the same becomes due and payable, and that The same set of the same and the said part. <u>1088</u> of the first part shall fait such sum and by uoch insurance company as shall be specified and directed by the part. <u>1088</u> extent of <u>155interest</u> . And in the creat that said part. <u>1080</u> of the first part shall fait as brein provided, then the part. <u>y</u> of the second part may pay said tass and insur THIS GRANT is intended as a mortgage to secure the payment of the sum of the same to the terms of <u>OR0</u> _certain written obligation for the payment of as	the delivery hereol
And the said parts 02 of the first part dobereby covenant and agree that at and seized of a good and indeficiable estate of inheritance therein, free and clear of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part. <u>108</u> of the first part shall a row assessed gasines asid real estate when the same becomes due and payable, and that The same set of the same and the said part. <u>1088</u> of the first part shall fait such sum and by uoch insurance company as shall be specified and directed by the part. <u>1088</u> extent of <u>155interest</u> . And in the creat that said part. <u>1080</u> of the first part shall fait as brein provided, then the part. <u>y</u> of the second part may pay said tass and insur THIS GRANT is intended as a mortgage to secure the payment of the sum of the same to the terms of <u>OR0</u> _certain written obligation for the payment of as	the delivery hereol
And the said parts 0.3 of the first part do hereby covenant and agree that and and seited of a good and indeficiable catate of inheritance therein, free and clear of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part $108-0$ of the first part shall as voch sum and by uoch insurance company as shall be specified and directed by the part $1.28-0$ of the first part shall as a bettering provided, then the part. $\sqrt{2}$ of the same locar and parts and insure this indefiure, and hall be an interest at the rate soil fort may pay said tass and issure THIS GRANT is intended as a mortgage to secure the payment of the same of a start of $0.012$ the same made payable to the part $\sqrt{2}$ of the second part, with all inter- steeroling to the terms of $0.010$ certain written obligation for the payment of as and by $1.153$ clinterst. Whe said sart $\sqrt{2}$ of the second part, with all inter- steeroling to the terms of $0.010$ certain written obligation for the payment of as and part $1.800$ clinterst. The said sart $\sqrt{2}$ of the second part, with all inter- and part $1.800$ clinters the bard of $0.010$ certain written obligation for the payment of and a breet the other pays be the valit of the bard $0.000$ clinter to any four and part $1.800$ clinters in the breed in the payment be made as beein parts of any insur- and the other pays bard task bards are mortgage to a set pay pay clinter bards of the pay for and the other pays bards bards are bards and the bard of the second part to pay for any insur- and pays the bards are bards and bards are the bard of the second pays of the second pays of the pays of the second and pays the pays bards been been bards and the bard of the second pays of the pays of the second and the pays bards been bards and the bard in the bard of the pays and all of the bards and and bard the pays bards and bards are bards and pays and all of the bards and all of the bards and and bards bards a	the delivery hereol <u>thay_ara</u> the lawful owner_S. of the premises above granted, incumbrance <u>there</u> and the state of the state of the premises above granted, at all times during the life of this indenture, pay all taxes or assessments that may be levied <u>holy</u> will keep the buildings upon said real estate insured against for and ternado in <u>state</u> or either, the loss, if any, made payable to the part_— of the second part to the its pay such taxes when the same become due and payable and to keep said premises insured and the second part, the loss, if any, made payable and to keep said premises insured its pay such taxes when the same become due and payable and to keep said premises insured in the second part, the loss, if any, made payable and to keep said premises insured interest of the second payable and to keep said premises insured interest of the second payable and to keep said premises insured interest of the second payable and to keep said premises and the payable of money, executed on the <u>26th</u> day of <u>Ju R0</u> <u>1946</u> . If <u>ARS</u> , second there are according to the terms of said oblication and also to secure any sum acce, or eithin pay the second payable of the order in such payable of the insurance is solid at a rest of the order the second due and payable or if the insurance is wided for in gain which made accutive of the induction of the insurance is wided for in gain which mode accutive of the insurance is wided for in gain which mode accutive of the insurance is
And the said parts 03 of the first part do	the delivery hereol
And the said parts 03 of the first part do	the delivery hereol
And the said parts 0.3 of the first part dobereby covenant and agree that and a setued of a good and indefensible casts of inheritance therein. Free and care of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the parti0.5 of the first part sails are assested against asid real estate when the same becomes due and payshie, and that	it the delivery hereelhar_arra_the lawful owner_S. of the premises above granted, incumbrance in
And the said parts 03 of the first part do	the delivery hereelhay_arathe lawful owner_S. of the premises above granted, incumbrance
And the said parts 0.3 of the first part dobereby covenant and agree that and a setued of a good and indefensible casts of inheritance therein. Free and care of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the parti0.5 of the first part sails are assested against asid real estate when the same becomes due and payshie, and that	the delivery hereelhay_arathe lawful owner_S. of the premises above granted, intrombrance
And the said parts 0.3 of the first part dobereby covenant and agree that and a setued of a good and indefensible casts of inheritance therein. Free and care of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the parti0.5 of the first part sails are assested against asid real estate when the same becomes due and payshie, and that	the delivery hereelhay_arathe lawful owner_S. of the premises above granted, incumbrance
And the said parts 0.3 of the first part dobereby covenant and agree that and a setued of a good and indefensible casts of inheritance therein. Free and care of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the parti0.5 of the first part sails are assested against asid real estate when the same becomes due and payshie, and that	the delivery hereelhay_arathe lawful owner_S. of the premises above granted, intrombrance
And the said parts 0.3 of the first part dobereby covenant and agree that and a setued of a good and indefensible casts of inheritance therein. Free and care of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the parti0.5 of the first part sails are assested against asid real estate when the same becomes due and payshie, and that	the delivery hereelhar_athe lawful owner_S. of the premises above granted, intrombrance
And the said parts 03 of the first part 60 hereby covenant and agree that and a select of a good and indeficiable casts of inheritance therein. Free and clear of all i and that they will warrant and defend the same against all parties making law(ul claim It is agreed between the parties hereto that the part_168 of the first part shall a good and indeficient with the same and parties making law(ul claim It is agreed between the parties hereto that the part_168 of the first part shall and the indeficient of the same and parties and hand. Take interest. And in the event that aid part_280 of the first part shall a first indeficient and hand the interest of 10% first be date of payment unit is indeficient, and hand the interest is of 10% for the second part may pay said taxs and inner the interest of 10% for the second part, with all interest at the rate of 10% for the second part, with all interest at the rate of 10% for the second part, with all interest at the rate of 10% for any innur of and by The interest at the rate of 10% for the second part, with all interest at the rate of 10% for any innur of and by The interest at the rate of the second part, with all interest at the rate of 10% for any innur of and by a first The date pay he is the indeficient part of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with all interest at the rate of the second part, with in a second part, wit	the delivery hereelhay_arathe lawful owner_S. of the premises above granted, interationalization interaction of the second part of the interaction of the inte
And the said parts 03 of the first part do	the delivery hereelhar_a the lawful owner_S. of the premises above granted, interaction incombined in the original state of the premises above granted, incombined with the original state of the second part to the original state of the second part of the second part to the it opy will knew the building upon aid read or part of the second part to the original states when the same become due and parable on the part_Y of the second part to the it of part states when the same become due and parable is of the indebedness, extract by it of the years. The paraboxic of the indebedness apart of the indebedness, extract by it of the years. Thirty_Six_Hunired_and_of(100
And the said parts SIL of the first part do	the delivery hereelharArathe lawful owner_S. of the premises above granted, interationalizations of the of this indenture, pay all taxes or assessments that may be hereid therets. at all times during the life of this indenture, pay all taxes or assessments that may be hereid therets. at all times during the life of this indenture, pay all taxes or assessments that may be hereid therets. at all times during the life of this indenture, pay all taxes or assessments that may be hereid therets. at all times during the life of this indenture, pay all taxes or assessments that may be hereid affect account part, the loss, if any, make payable to the part_Y of the steeond part to be anote, or either, and the amount so paid shall come a part of the inderbreakers, secured by Thirty_Six_Hunired_and_no/100
And the said parts S2 of the first part do hereby covenant and agree that and a steed of a good and indeficiable casts of inheritance therein, free and care of all i and that they will warrant and defend the same spaint all parties making law(ul claim It is agreed between the parties hereto that the part	the delivery hereelhay_Ara_the lawful owner_S. of the premises above granted, interaubance
And the said parts SL of the first part do hereby covenant and agree that and a start of a social and indertende tests of inheritance therein. For and clear of all i and that they will warrant and defend the same spaint all parties making lawful claim. It is agreed between the parties hereto that the part_168 of the first part shall a parties making lawful claim. It is agreed between the parties hereto that the part_168 of the first part shall as a breein provided, then the part of the second part may pay shall be precided and directed by the part of the second part may pay shall take and intermed the same of the same o	the delivery hereelhararehe lawful ownerS_ of the premises above granted, interaction incumbrance therets. at all times during the life of this indenture, pay all taxes or assessments that may be hered herets. at all times during the life of this indenture, pay all taxes or assessments that may be hered here the version part, the loss, if any, make payable to the part_Y of the second part to the affect accord part, the loss, if any, make payable to the part_Y of the second part to the it opty well here the building upon aid real crute insured in independent if only regist. Thirty_Six_Hunired_and_0/100
And the said parts SL of the first part do hereby covenant and agree that and a start of a social and indertende tests of inheritance therein. For and clear of all i and that they will warrant and defend the same spaint all parties making lawful claim. It is agreed between the parties hereto that the part_168 of the first part shall a parties making lawful claim. It is agreed between the parties hereto that the part_168 of the first part shall as a breein provided, then the part of the second part may pay shall be precided and directed by the part of the second part may pay shall take and intermed the same of the same o	the delivery hereelhararehe lawful ownerS_ of the premises above granted, interaction incumbrance therets. at all times during the life of this indenture, pay all taxes or assessments that may be hered herets. at all times during the life of this indenture, pay all taxes or assessments that may be hered here the version part, the loss, if any, make payable to the part_Y of the second part to the affect accord part, the loss, if any, make payable to the part_Y of the second part to the it opty well here the building upon aid real crute insured in independent if only regist. Thirty_Six_Hunired_and_0/100
And the said parts SL of the first part do hereby covenant and agree that and a start of a social and indertende tests of inheritance therein. For and clear of all i and that they will warrant and defend the same spaint all parties making lawful claim. It is agreed between the parties hereto that the part_168 of the first part shall a parties making lawful claim. It is agreed between the parties hereto that the part_168 of the first part shall as a breein provided, then the part of the second part may pay shall be precided and directed by the part of the second part may pay shall take and intermed the same of the same o	the delivery hereelhay_Arathe lawful owner_S. of the premises above granted, interaction incombrance
And the said parts SL of the first part do hereby covenant and agree that and a sterd of a good and indeficiable casts of inheritance therein. Free and clear of all i and that they will warrant and defend the same spaint all parties making law(ul claim It is agreed between the parties hereto that the part and parties making law(ul claim It is agreed between the parties hereto that the part and parties making law(ul claim It is agreed between the parties hereto that the part and parties making law(ul claim It is agreed between the parties hereto that the part and parties making law(ul claim It is agreed between the parties of the same and parties and han law It is indenticed. The law is a same start and law is the interest of the rest of 10% from the date of partment unit is indenticed, and han law interest of the rest of 10% from the second part, with all interest at the rest of 10% from the date of partment of a same target to receive the part of the second part, may pay said tass and inner, and by	the delivery hereelhay_Arathe lawful owner_S. of the premises above granted, interaction incombrance
And the said parts SL of the first part do hereby covenant and agree that and a sterd of a good and indeficiable casts of inheritance therein. Free and clear of all i and that they will warrant and defend the same spaint all parties making law(ul claim It is agreed between the parties hereto that the part and parties making law(ul claim It is agreed between the parties hereto that the part and parties making law(ul claim It is agreed between the parties hereto that the part and parties making law(ul claim It is agreed between the parties hereto that the part and parties making law(ul claim It is agreed between the parties of the same and parties and han law It is indenticed. The law is a same start and law is the interest of the rest of 10% from the date of part hand is modermute, and han law interest of the rest of 10% from the second part, with all interest at the rest of 10% from the second part, with all interest at the rest of 10% from the second part, with all interest of the rest of 10% from the second part, with all interest of the rest of 10% from the second part, with all interest at the rest of 10% from the second part, with all interest of the rest of 10% from the second part, with all interest the rest of 10% from the second part, with all interest the rest of 10% from the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with all interest the rest of the second part, with a second part, with all int	the delivery hereelhay_Arathe lawful owner_S. of the premises above granted, interaction incombrance
And the said parts SL of the first part do hereby covenant and agree that and a stered of a good and indeficient learned in the ring agree that and a store of a good and indeficient part is a green between the parties hereto that the part_168 of the first part shall a so assested against said real estate when the same become due and payable, and the part_128 there are shall be specified and directed by the part of the second part may pay said task and is more that and the second part is 128 there are shall be specified and directed by the part of the second part may pay said task and is more that and part So the first part shall fails indenture, and hall be set is of 105 from the date of payment unit is indenture, and hall be the payable to the part of the second part, may pay said task and is more that and by the internet at the rate of 105 from the date of payment unit and by the intended as a more payable to the second part, which all interest at the rate of 105 from the care of pays. The second part, the second part, which all interest at the rate of 105 from the second part, which all interest at the rate of 105 from the second part, which all interest at the rate of 105 from the second part, which all interest at the rate of 105 from the second part, which all interest at the rate of the second part, which all interest at the rate of 105 from the second part, which all interest at the rate of the second part, which all interest at the rate of 105 from the second part, which all interest at the rate of the second part, which all interest at the rate of the second part, which all interest at the rate of the second part, which all interest at the rate of the second part, which all interest at the rate of the second part, which all interest at the rate of the second part, which all interest at the rate of the second part, which all interest at the rate of the second part, which all interest at the rate of the second part, which all interest at the ra	<pre>the delivery hereelihay_Ara_the lawful owner_S. of the premises above granted, interaction incombrance at all times during the life of this indenture, pay all taxes or assessments that may be levied information of the second part, the loss, if any, make payable to the part_y of the second part to the </pre>
And the said parts BL of the first part do hereby covenant and agree that and a steed of a good and indeficiable eastee of inheritance therein. Fore and clear of all i and that they will warrant and defend the same against all parties making law(ul claim I is agreed between the parties hereto that the part and parties making law(ul claim I is agreed between the parties hereto that the part and parties making law(ul claim I is agreed between the parties hereto that the part and parties making law(ul claim I is agreed between the parties thereto at that all part Boot the first part shall a such aum and by uch insurance company as shall be specified and directed by the part of the second part may pay said tass and insure that instead the set of 10% from the date of payment unit is indenture, and hall her interest at the rate of 10% from the date of payment of a start bar internet of the second part, may pay said tass and insure the and by This internet de apayle to the part of the second part, the sum of This GRANT is internet of the same tay of the second part, the side is the part bar of the par	bit the divery hereelhar_arethe lawful owner_S. of the premises above granted, incumbrance
And the said parts SL of the first part do hereby covenant and agree that and a steried of a good and indefinition the terms. For and care of an i and that they will warrant and defend the same spaint all parties making lawful claim. It is agreed between the parties hereto that the part and parties making lawful claim. It is agreed between the parties thereto that the part and parties that the part is a more and and in the creat that aid part 2.56 of the first part hall a i a prefering partied, then the part of the second part may pay aid taxs and isource the all the second part may pay aid taxs and isource the of 105 from the date of payment unit. THIS GRANT is instance company as shall be specified and directed by the same domestice at the rest of 105 from the date of payment unit. THIS GRANT is instance of 200 class the second part, which all incomests at the rest of 105 from the second part, which all incomests at the rest of 105 from the second part, which all incomests at the rest of 105 from the second part, which all incomests at the rest of 105 from the second part, which all incomests at the rest of 105 from the second part, which all is a second part, which all incomests at the rest of the second part, which all is a second part, which is a second p	bit the divery hereelhar_arethe lawful owner_S. of the premises above granted, incumbrance
And the said parts BL of the first part do hereby covenant and agree that and a steed of a good and indeficiable eastee of inheritance therein. Fore and clear of all i and that they will warrant and defend the same against all parties making law(ul claim I is agreed between the parties hereto that the part and parties making law(ul claim I is agreed between the parties hereto that the part and parties making law(ul claim I is agreed between the parties hereto that the part and parties making law(ul claim I is agreed between the parties thereto at that all part Boot the first part shall a such aum and by uch insurance company as shall be specified and directed by the part of the second part may pay said tass and insure that instead the set of 10% from the date of payment unit is indenture, and hall her interest at the rate of 10% from the date of payment of a start bar internet of the second part, may pay said tass and insure the and by This internet de apayle to the part of the second part, the sum of This GRANT is internet of the same tay of the second part, the side is the part bar of the par	<pre>i the delivery hereelihay_Ara_atta_the lawful owner_S. of the premises above granted, interationalwance</pre>

17 1

zke Der

No