MORTGAGE RECORD 91 Reg. No. 5020

380

	STATE OF KANSAS, DOUGLAS COUNTY, 88. This instrument was filed for record on the <u>10</u> day of	FROM
6	JulyA. D. 19.46., at 1:40_o'clock_P. M.	prman W. Edmonds & Wanda B. Edmonds TO
	ByDeputy.	The First National Bank Lawrence Ks.
6	"Juno, in the year of our Lord, one thousand nine	THIS INDENTURE, Made this twenty/-fighth dred and forty-stxbetween
is. d nine l part.		수영화 가슴다는 것이 아파가 가지 않는 것 같은 것이 아파가 가지?
	s. & Manda H., Edmonds July A. D. 19 46., at 1:40_oclock P. M. TO July A. D. 19 46., at 1:40_oclock P. M. TO July A. D. 19 46., at 1:40_oclock P. M. TO July A. D. 19 46., at 1:40_oclock P. M. TO July A. D. 19 46., at 1:40_oclock P. M. TO July A. D. 19 46., at 1:40_oclock P. M. TO July A. D. 19 46., at 1:40_oclock P. M. Register of Deeds. Deputy. Register of Deeds. Made this twenty/_faith Juno Deputy.	Lawrence in the County of ties of the first part, and The First National Bank of
	sideration of the sum of	
Koy	Grant, Bargain, Sell and Mortgage to the said part Y_of the second part, Douglas and State of Kansas, to-wit:	ch is hereby acknowledged, ha_Y9_sol, and by this indenture do_ following described real estate situated and being in the County of
ine ine inte int int	South Lawrence, an Addition to the City of	fourteen (14) in Block No. two (2) in
		Lewrence.
r farmer and		
	d not 195 of the first part thursin	al = 1 at a at a at a at a at a at at
	t at the delivery hereof they are the lawful owner S. of the premises above granted.	the appurtenances and all the estate, title and interest of the said and the said part_10.5.of the form part dobreby covenant and agree that include a sense and inderfault active of holescapes therein or so that for do
	t at the defirery hereof. they_BTOthe lawful owner_S. of the premises above eranted, all incumbrace	And the said part_105_of the first part dohereby covenant and agree that eized of a good and indefeasible estate of inheritance therein, free and clear of a hat they will warrant and defend the same against all parties making lawful cla
	t at the delivery hereof. they_Bre	And the said part 105 of the first part do hereby covenant and agree that reject of a good and indefeasible estate of inheritance therein, free and clear of a has they will warrant and defend the same against all parties making lawful da it is ascred hermore the sparing herein that the part 105.
	t a the defirery hereof. they_DTOthe lawful owner_S. of the premises above granted, all incumbrance	And the said part_ 10.3 . of the form part do breely covenant and agree that erized of a good and indefeasible estate of inheritance therein, free and clear of a has they will warrant and defend the same against all parties making lawful def It is agreed between the parties hereto that the part_ 10.35 . of the first part sha scened against aftered enter when the same becomes due and payable, and that- num and by much insurance company as shall be specified and directed by first part $\frac{1}{100}$.
	t a the defirery hereof. they_BTO	And the said part_10.5.of the first part do
· · · · · · · · · · · · · · · · · · ·	t a the defirery hereof. they_BTO	And the said part_105.07 the fors part dobreep covenant and agree that ealed of a good and indefeasible estate of inheritance therein, free and clear of a hat they will warrant and defend the same against all parties making lawful da it is agreed between the parties hereio that the part_105 of the first part sha usered against said real estate when the same becomes due and payable, and that sum and by such insurance company as shall be specified and directed by the party to transmitted that the error that said part_205, of the first part shall indemture, and shall here interest at the same of 10% from the date of paymer: THIS GRANT is intered; as a nortrage to spectre the paymer low the used there there are the part_200 the consolid part may pay and has and the same state the same the the part_200 the consolid part may pay and has and the same state the part_200 the consolid part may pay and has and the same state the part_200 the consolid part may pay and has and in demumer. THIS GRANT is intered as an anortage to second the sum of
	t a the defirery hereof. they_BTO	And the said part_105.07 the fors part dobreep covenant and agree that ealed of a good and indefeasible estate of inheritance therein, free and clear of a hat they will warrant and defend the same against all parties making lawful da it is agreed between the parties hereio that the part_105 of the first part sha usered against said real estate when the same becomes due and payable, and that sum and by such insurance company as shall be specified and directed by the party to transmitted that the error that said part_205, of the first part shall indemture, and shall here interest at the same of 10% from the date of paymer: THIS GRANT is intered; as a nortrage to spectre the paymer low the used there there are the part_200 the consolid part may pay and has and the same state the same the the part_200 the consolid part may pay and has and the same state the part_200 the consolid part may pay and has and the same state the part_200 the consolid part may pay and has and in demumer. THIS GRANT is intered as an anortage to second the sum of
	t a the defirery hereof. they_BTO	And the said part_105.07 the fors part dobreep covenant and agree that ealed of a good and indefeasible estate of inheritance therein, free and clear of a hat they will warrant and defend the same against all parties making lawful da it is agreed between the parties hereio that the part_105 of the first part sha usered against said real estate when the same becomes due and payable, and that sum and by such insurance company as shall be specified and directed by the party to transmitted that the error that said part_205, of the first part shall indemture, and shall here interest at the same of 10% from the date of paymer: THIS GRANT is intered; as a nortrage to spectre the paymer low the used there there are the part_200 the consolid part may pay and has and the same state the same the the part_200 the consolid part may pay and has and the same state the part_200 the consolid part may pay and has and the same state the part_200 the consolid part may pay and has and in demumer. THIS GRANT is intered as an anortage to second the sum of
· · · · · · · · · · · · · · · · · · ·	ta the defirery hereof. they_BTO	And the said part_LOS_of the forst part dobreedy covenant and arree that existed of a good and indefeasible estate of inheritance therein, free and clear of a has they will warrant and defend the same against all parties making lawful def It is agreed between the parties hereto that the part_LOS_ of the forst part als awared against aid real estate between the same becomes due and payable, and that warrand by nuch insurance company as shall be specified and directed by the part y to $____$US___$ interest. And in the errent that said part_LOS_ of the forst part able metrics, and that here the part of the second part may pay wald have and in metrics, and that here its part_LOS of the second part may pay the metrics, and that here its part of the second part may pay the metrics, and that here its part_LOS of the second part. The payment of metrics and the part of the second part to pay pay the and the terms of
	t a the defirery hereof. they_DTO	And the said part_LOS_of the forst part dobreeky covenant and arree that existed of a good and indefeasible estate of inheritance therein, free and clear of a hat they will warrant and defend the same against all parties making lawful def It is agreed between the parties hereto that the part_LOS_of the first part sha scened against all treal estate when the same becomes due and payable, and that- num and hy nuch insurance company as shall be specified and directed by the forst part shall be minered. And in the erent that shall be appendent due to the first part shall be insured. The insurance company as shall be specified and directed by the forst part shall be insurance company as shall be specified and directed by the part of -100 . The insurance company as shall be specified and the forst part shall rein provided, then the part_Y of the second part may pay said part and in infinitor, and shall be are interest at the rate of 100% from the due of payment. This GRANT is intended as a mortrace to secure the payment of the sum ell match be terms of
	ta the defirery hereof. they_BTO	And the said part_LOS_of the fors part dobreeky covenant and arree that existed of a good and indefeasible estate of inheritance therein, free and clear of a hat they will warrant and defend the same against all parties making lawful def It is agreed between the parties hereto that the part_LOS_of the first part ah sweed against add teral estate when the same becomes due and payable, and that- mum and hy neck insurance company as shall be specified and directed by the first part of a sweed against add teral estate when the same becomes due and payable, and that- mum and hy neck insurance company as shall be specified and directed by the party of
rein	ta the defirery hereof_they_Drothe lawful owner_S. of the premises above granted, all incumbrance	And the said part_LOS_of the fors part dobreedy revenant and arree that existed of a good and indefeasible estate of inheritance therein, free and clear of a that here will warrant and defend the same against all parties making lawful da ht is a greed between the parties hereto that the part_SOS_ of the first part has usered against after all entre when the same becomes due and payable, and that- num and by such insurance company as shall be specified and directed by the first part of the insurest. And in the event that sing parties, for the first part has usered against addit here instruct at the ease of part may pay said part and in rein provided, then the part_V_ of the second part may pay said part and in inferture, and shall be second part may pay said part and in the date of paymeri. THIS GRANT is interest, by the comparison of the same ad- montant and the same trace to secure the payment of the same ad- mation of the terms of
rein	ta the diverse hereof_they_BTOthe lawful owner_S. of the premises above granted, ill incumbrance	And the said part_LOS_of the fors part dobreeky covenant and arree that existed of a good and indefeasible estate of inheritance therein, free and clear of a hat they will warrant and defend the same against all parties making lawful def It is agreed between the parties hereto that the part_LOS_of the first part ah sweed against add teral estate when the same becomes due and payable, and that- mum and hy nuch insurance company as shall be specified and directed by the first part of a sweed against add teral estate when the same becomes due and payable, and that- mum and hy nuch insurance company as shall be specified and directed by the party of
rein	ta the defirery hereof_thCy_DTOthe lawful owner_S. of the premises above granted, ill incumbrance	And the said part_LOS_of the fors part dobreeky covenant and arree that existed of a good and indefeasible estate of inheritance therein, free and clear of a hat they will warrant and defend the same against all parties making lawful def It is agreed between the parties hereto that the part_LOS_of the first part ah sweed against add teral estate when the same becomes due and payable, and that- mum and hy nuch insurance company as shall be specified and directed by the first part of a sweed against add teral estate when the same becomes due and payable, and that- mum and hy nuch insurance company as shall be specified and directed by the party of
rein	ta the diverse hereof_they_BTOthe lawful owner_S. of the premises above granted, ill incumbrance	And the said part_LOS_of the fors part dobreeky covenant and arree that existed of a good and indefeasible estate of inheritance therein, free and clear of a hat they will warrant and defend the same against all parties making lawful def It is agreed between the parties hereto that the part_LOS_of the first part ah sweed against add teral estate when the same becomes due and payable, and that- mum and hy nuch insurance company as shall be specified and directed by the first part of a sweed against add teral estate when the same becomes due and payable, and that- mum and hy nuch insurance company as shall be specified and directed by the party of
re in	ta the defirery hereof_thCy_DTOthe lawful owner_S. of the premises above granted, ill incumbrance	And the suid part_10.5. of the fors part do hereby covenant and arree that existed of a good and indefeasible estate of inheritance therein, free and clear of a fast they will warrant and defend the same acainst all parties making lawful fast is is agreed between the parties hereto that the part_10.5. of the first part sha seneed against addit real outse when the same becomes due and payable, and that, sened against addit real outse when the same becomes due and payable, and that, sened against addit real outse when the same becomes due and payable, and that, sened against addit hear interest. And in the crenit that sind part_10.5, of the first part sha interver, and shall hear interver, and all the second part may pay said has and in inferture, and shall hear interver, and shall be specified and infected of payment of
rein	25 due defirery bereel_they_Drethe lawful owner_S. of the premises above granted, all incumbrance	And the suid part_IOS_of the forst part do hereby covenant and arree that elized of a good and indefeasible estates of inheritance therein, free and clear of a bart here yell warrant and defend the same against all parties making lawful defined the same second again against and indefeasible state the same lowers due and part defined the forst part same and by much insurance company as shall be precised and directed by the forst part same and by much insurance company as shall be precised and directed by the forst part same and by much insurance company as shall be precised and directed by the forst part same interrute, and shall be precised and marked. So the forst part same interrute, and shall be precised again again and in director due to the same as provided in the interrut been due to the party. — of the second part, who all by the forst part shall be volved and paysed as the option of the boler bereed, we make the option of the boler bereed, we make the precised and all of the displation effect of and the shall there the terms and all the import and the mound become due and paysella at the rese of the first part has a state to the part of the same again and all of the displation effect of that the part of the same and the shall the import and the mound become due and paysella at the rese of the first part has a state at the same of the same again at all all of the displation effect of the the paysella base and the same and the same at the same of the same again at the same of the same again at the same of the same again at the same of the paysella base and the same and the same and the same and the
rein	24 the defirery hereof. they_BTQthe lawful owner_S. of the premises above granted, all neumbrance in the result in the same law of the second part is the lawful owner_S. of the second part is the lawful free many being the same become due and payble and to keep said premise inverted numbers, or either, and the amount so paid shall celome a part of the indebtedness, secures by unit fully result. A second part is the same become due and payble and to keep said premise inverted numbers, executed on the three the half of the same become due and payble to the part of the indebtedness, secures by unit fully result. A second part is the same become due and payble or if the numbers of the same become due and payble or if the numbers of the same become due and payble or if the numbers of the same become due and payble or if the numbers of the same become due and payble or if the numbers of the same become due and payble or if the numbers of the same become due and payble or if the number of the same state of the same become due and payble or if the number of the same state at the same become due and payble or if the number of the same state at a same the same state at a same of the same become due and payble or if the number of the same state at the same state at a same of the same become due and payble or if the number of the same state at a same at the same state at a state at the same at a same at a same at the same state at a same at a same at the same state at a same at	And the raid part_LOS_of the form part do hereby revenant and arree that existed of a good and indefeasible estate of inheritance therein, free and clear of a hereby vill varant and defend the same excitont all parties making lawful de hereby arread the parties hereto that the part_SSS_of the forst part sha- sened against addit real estate when the same becomes due and payable, and that- um and by such insurance company as shall be precified and directed by the forst part shall rein provided, then the party becomes due and payable, and that- nem and by such insurance company as shall be precified and directed by the forst part shall rein provided, then the party of the accord part may pay said taxs and in inferture, and shall be ar inferture to the start of the forst part shall be provided, then the party of the accord part may pay said taxs and in inferture, and shall be ar inferture to be party of the second part, which all the former and payable to the party of the second part, which all the former and payable to the party of the second part, which all the former and payable to the party of the second part, which all the former and payable to the party of the second part, which all the form the shall be view if the shall parties are not be read to form any in the shall be view if it was and the shall parties are not be read to form any in the shall be view if the shall parties are not be shall be the shall be read to the shall be read as a beread to the shall be read. The of begin the shall be read to pay the shall be read as a beread to the shall be read. The shall be read to the shall be read as a beread to the shall be read. The shall be read to the shall be read as a beread to the shall be read. The shall be obligative to part the basiling memory and shall be there. The shall be beligative to the shall be read as a beread to the shall be read. The shall be beligative to part the basiling memory and shall the form and be endites
re in	is the defirery hereof_they_Drethe lawful owner_S. of the premises above granted, all incumbrance	And the reid part_IOS_of the fors part do hereby covenant and arree that erized of a good and indefeasible estate of inheritance therein, free and clear of a has they will warrant and defend the same against all parties making lawful def It is agreed between the parties better that the part_IOS_ of the first part has usered against after lattle when the same becomes due and payable, and that- sum and by much insurance company as shall be precised and directed by the forst part shall rein provided, then the same becomes due and payable, and that- nein model is insurance and in the erent that shall be apprecised part and rein provided, then the same becomes due and payable, and that- nein movined, then the same becomes due and payable, and that- nein torized, then the part_Y of the second part may pay said pars and in inferrors, and shall be primerized to secure the payment of the sum of
re in	is a the defirery hereof_they_Drethe lawful owner_S. of the premises above granted, all incumbrance	And the rid part_IOS_of the fors part dobreedy revenant and arree that erised of a good and indefeasible estate of inheritance therein, free and clar of a hist they will warrant and defend the same against all parties making lawful def It is agreed between the parties better that the part_IOS_ of the first part has usered against after lattle when the same becomes due and payable, and that- sum and by such insurance company as shall be specified and directed by the forst part shall rein provided, then the same becomes due and payable, and that- mentant of the insurance company as shall be specified and directed by the forst part shall rein provided, then the part_V_ of the second part may pay and part and in informate, and shall be specified at the case of 10% from the due of paymeri. THIS GRANT is intended as a mortrance to secure the payment of the sum of
rein	is a the defirery hereof_they_DICthe lawful owner_S. of the premises above granted, all incumbrance in the rest in the rest. If it is indentified up and and it is indentified up and up and it is indentified up and up and up and it is is indentified up and up a	And the raid part_IOS_of the fors part dobreedy revenant and arree that erised of a good and indefeasible estate of inheritance therein, fire and clar of a has they will warrant and defend the same against all parties making lawful def It is agreed between the parties better that the part_IOS_ of the first part has usered against after latter when the same becomes due and payable, and that- num and by such insurance company as shall be specified and directed by the forst part shall rein provided, then the party becomes due and payable, and that- num and by such insurance company as shall be specified and directed by the forst part shall rein provided, then the party Ly. of the second part may pay and para and in information, and shall be specified and the of paymers." THIS GRANT is intended as a mortaget to secure the payment of the sum ed mode the terms of
rein	is a the difference in the Comparison of the premiser above granted, and incumbrance in the rest of the second part, the loss, if any, made payable to the part. Y	And the raid part_IOS_of the fors part dobreedy covenant and arree that existed of a good and indefeasible estate of inheritance therein, free and clase of a hit hay will warrant and defend the same excitont all parties making lawful de his target between the parties better that the part_IOS_ of the first part ha- sened axion and forel on the same becomes due and payable, and that- num and by nuch insurance company as shall be precified and directed by the forst part shall rein provided, then the same becomes due and payable, and that- net of the insurance company as shall be precified and directed by the forst part shall rein provided, then the part of the accord part may pay said para and in inference, and shall be part of the accord part may pay said para and in mechanized and shall be precisive to secure the payment of 11ES
rein	<pre>t a the defirery hereof_thCy_DTOthe lawful owner_S. of the premiers above granted, ill incumbrance</pre>	And the reid part_IOS_of the fors part dobreedy revenant and arree that elicited of a good and indefeasible estate of inheritance therein, free and clear of a has they will warrant and defend the same scainst all parties making lawful define the is agreed between the parties between the same becomes due and payable, and that- sum and by such insurance company as shall be prediced and directed by the forst part shall send against addit real ontice when the same becomes due and payable, and that- um and by such insurance company as shall be prediced and directed by the forst part shall rein provided, then the part of the accord part may pay said has and in inference, and shall be prediced as a mortgace to secure the payment of the sum all TWO Chowsand and Ino/IOO of the second part may pay said has and in inference on all shall be inferent the same down and Ino/IOO ing to the terms ofOIDO of the second part, wish all the former of the inference of the same a provided in the indecurrent the form of of the second part is pay for any is the form of the terms of of the second part to pay for any is the form of the terms of
rein	<pre>t a the defirery hereof_thCy_DTOthe lawful owner_S. of the premiers above granted, ill incumbrance</pre>	And the raid part_IOS_of the fors part do hereby revenant and arree that existed of a good and indefeasible estate of inheritance therein, fires and clear of a the they will warrant and defend the same explant all particles of the first part sha second against addit forel on the barre becomes due and payable, and that, second against addit forel on the same becomes due and payable, and that, second against addit forel on the same becomes due and payable, and that, second against addit forel on the same becomes due and payable, and that, second against addit forel on the same becomes due and payable, and that, second against addit forel on the second based part_0.95, of the first part shall be repetided, then the part of the second part may pay add has and in first power divide as a mortrace to secure the payment of the sum of THES ENDANC in intended as a mortrace to secure the payment of the terms of
rein	<pre>t a the defirery hereof_thCy_DTOthe lawful owner_S. of the premiers above granted, ill incumbrance</pre>	And the reid part_IOS_of the fors part dobreedy revenant and arree that elicited of a good and indefeasible estate of inheritance therein, fires and clear of a has they will warrant and defend the same scainst all parties making lawful define the is agreed between the parties between the same becomes due and payable, and that- sum and by such insurance company as shall be prediced and directed by the forst part shall send against addit real ontice when the same becomes due and payable, and that- um and by such insurance company as shall be prediced and directed by the forst part shall rein provided, then the part of the accord part may pay said has and in inferture, and shall be prediced as a mortgace to secure the payment of the sum all TWO Chowsand and Ino/IOO of the second part may pay said has and in inferture, and shall be written obligation of the second part, wish all the former of of the backing company in this indecure. TWO Chowsand and Ino/IOO of the second part to pay for any it is the terms of of the second part may and the indecure the form of the term of of the second part to pay for any it is the terms of the shift present are not been in the indecure. The form of the backing company is a shift present are not been in the indecure. The form of the company is and payable at the option of the backer beref, will have payment and payable at the option of the backer beref, will have payment and become the shift present pay the shift are on a preside in the indecure. The option as present pay the pay the pay the shift present pay