Receiving No. 29215 - MORTGAGE RECORD 91

Reg. No. <u>5078</u> Fee Paid, <u>\$ 9.50</u>

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>3</u> day of
	Nicholas Lopes & Berenice Lopes, his wife	AugustA. D. 1946, at 91.36 o'clock A. M.
	ТО	Hand a. Beck
	Kaw Valley State Eank, Eudora, Kansas	Register of Deeds. ByDeputy.
	THIS INDENTURE, Made this first day of August	, in the year of our Lord, one thousand nine
	hundred and Forty-six between Nicholas Lopes and Feren	ico Lopes, his wife,
	ofin the County of	and State of
	part of the first part, and Kaw Val	ey State Eank, Eudorn, Kansaspart_Y of the second part.
	WITNESSETH, That the said part_103 of the first part, in consi Three thousand alght hundred fifty arr which is hereby acknowledged, haV0sold, and by this indenture do the following described real estate situated and being in the County of I Lot No. sixty-one (61) on Ohio Street, in	<u></u>
•	and seized of a good and indefeasible estate of inheritance therein, free and clear of al	at the delivery hereof. UIBY UED the lawful owner_B. of the premises above granted.
•	And the said part $\frac{1}{2}\Omega_{-}$ of the first part do hereby covenant and scare that and seized of a good and indefeasible estate of inheritance therein, fire and clear of al and that they will warmant and defend the same azims all parties mating lawful clais or assessed spinst said real estate when the same become due and parables, and that, useh sum and by such insurance company as shall be specified and directed by the part/2 extent of	as the delivery hereof <u>URV UTP</u> the lawful owner. A of the premises above granted, incumbrance in thereta. Is at all times during the life of this indenture, pay all taxes or assessments that may be levied 1 by Mill. Here the buildings upon said real estate insured against fire and tornado in
	And the said part $102.$ of the first part dobreedy covenant and agree that and seired of a good and indefeasible estate of inkritance therein, fire and elser of al and that they will warrant and defend the same sexists all parties making insertiol is a greed between the parties herein that the part 10.9 or assessed agrints and it real cutter when the same to keen adure and papels, and that use hours and by nucle insurance company as shall be precised and directed by the party extent of	as the delivery hereof
	And the said part $102.$ of the first part dobreedy covenant and agree that and seired of a good and indefeasible estate of inkritance therein, fire and elser of al and that they will warrant and defend the same sexists all parties making insertiol is a greed between the parties herein that the part 10.9 or assessed agrints and it real cutter when the same to keen adure and papels, and that use hours and by nucle insurance company as shall be precised and directed by the party extent of	as the delivery hered
	And the said part_10.2. of the first part dobereby covenant and agree that and seried a good and indefeasible enture to likeritance therein, first and lear of al and that they will warm and defend the same against all parties making lawful clai It is agreed between the parties herein that the part_40.8. or assessed against axid real clatter when the same because due and payhies, and that nech sum and by such insurance company as shall be specified and directed by the party- center of	as the delivery hereal_URVY_UTP_the havful ownerA of the premises above granted, in tearets. Is at it increaders the increase of the premises above granted, incombrane
	And the said part_1021 of the firs part dobereby covenant and agree that and seried a good and indefeasible entire to inkerinance herein, first and alcare of al and that they will warmant and defend the same arginst all parties making lawful clai It is agreed between the parties herein that the part_105	as the delivery hered
	And the said part_10.21. of the first part dobereby covenant and agree that and seried a good and indefeasible enture to likeritance therein, first and alcar of al and that they will warm and defend the same against all parties making lawful clais it is agreed between the parties herein that the part_40.8_ of the first part and or assessed against axid real clatter when the same because due and payhies, and that nech sum and by such insurance company as shall be specified and directed by the party- center of	as the delivery hereal_URVY_UTP_the havful ownerA of the premises above granted, in tearts. Is at it increaders the line of this indecture, pay all taxes or assessments that may be levied hypy Will Liver, the buildings upon said real exists financed against fire and tornado in of the second part, the loss, if any, made payable to the partY_ of the second part to the fail to pay used haves show the same become due and payable and to keep said premises insured and no/100
	And the said part_10.21. of the first part dobereby covenant and agree that and seried a good and indefeasible enture to likeritance therein, first and alcar of al and that they will warm and defend the same against all parties making lawful clais it is agreed between the parties herein that the part_40.8_ of the first part and or assessed against axid real clatter when the same because due and payhies, and that nech sum and by such insurance company as shall be specified and directed by the party- center of	as the delivery hered
	And the said part_10.2. of the first part do hereby covenant and agree that and seried a good and indefeasible catus of inkritance herein, first and alcare of al and that they will warm and defend the same arginst all parties making lawful dial is agreed between the parties herein that the part_20.8. of the first part also or assessed aginats and real catus when the same because due and payhies, and that useds aum and by such insurance company as shall be specified and directed by the party- center of	as the delivery heredUDY_UTSthe hwful ownerA. of the promises above granted, is call itemps during the life of this indenture, pay all taxes or assessments that may be levied how the second part, the loss, if any, made payable to the part of the second part to the fail to pay used haves show the same become due and payable and to keep all previous insured waves, or rither, and the amount so paid shall coheme a part of the indehendness, secured by and no
	And the said part_10.1 of the fur part dobrethy covenant and agree that and seized of a good and indefeasible caute of inkritance therein, fore and elser of al and that they will warrant and defend the same semical sail parties making inwell claim or assessed against asid real caute when the same bocease due and papake, and that_ or the sum and by nucl insurance company as shall be specified and directed by the part_100 its is agreed between the parties herein that and parties making inwells and that they will warrance company as shall be specified and directed by the part_1 will be an or the part of 100 million of of 100 mi	as the delivery hereal_UDY_MTS_the havful ownerS. of the promise above granted, is call itemp during the life of this indenture, pay all taxes or assessments that may be levied holy Mill_tare the buildings upon soil real estate forured agains for and tomado in
	And the suid part_1011 of the firs part dobrethy covenant and agree that and seried a good and indefeasible enture of inkerinness therein, first and alcare of al and that they will warms and defend the same arginst all parties making lawful dia is a greed between the parties herein that the part_105_ of the first part als or assessed aginst asid real catter when the same breems due and payhole, and that, useh sum and by tuck insurance company as shall be specified and directed by the party	as the delivery hered

381