MORTGAGE RECORD 91

396

ws on' mo

0

0

HIGGIN

的制度

ø

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 22day of
Reger L. White & wife 1330 Rhode Island St.	August I D to 46 at 10:00-black A M
то	Toarold G. Bern Register of Deeds.
	By Deputy.
THIS INDENTURE, Made this 19th day of August	
hundred and Forty-six between	
Roger L. White and Eleanor T. W	
of Lawrence in the County of Douglas. Mart. 122 of the first part, and The Lawrence National Ea	
WITNESSETH, That the said part_ics_ of the first part, in consider	part_Y of the second part.
One Thousand	DOLLARS, to <u>thom</u> duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part <u>of</u> the second part, glas and State of Kansas, to-wit:
Lot One Hundred and Eighty (180), on Rhode 1s1	and Street in the City of Lawrence
This mortgage given as a portion of the purchas	e price of the above property.
	방법은 이번 지역 전에 가지 않는 것이 없는 것이 없다.
ith the appurtenances and all the estate, title and interest of the said pa	ries_of the first part therein.
And the said part 105 of the first part dobereby covenant and agree that at the seized of a good and indefeasible estate of inheritance therein, free and clear of all inc	ne delivery hereof here above granted, umbrance of the premises above granted,
And the said part 103 of the first part dobreeby covenant and agree that at the self of a good and indefeasible estate of inheritance therein, free and clear of all inc <u>NO_OX00000000000000000000000000000000000</u>	ee delivery hereof. <u>http://withen</u>
And the sid part <u>102</u> of the first part do <u>browned</u> by the side of a good and inderfaulthe exists of inheritance therein, first and terre that at the definition of the side of a good and inderfaulthe exists of inheritance thereine making having claim the series and the side of the same against all partice making having claim the later the part <u>102</u> of the first parts hall at the <u>102</u> of the first parts hall be a succeed again.	is delivery hereof-lion and an area when a shore a shore aranted, unbrance
And the sid part <u>102</u> of the first part dobrevby covenant and serve that at the d selved of a good and inderfamilie caste of inheritance therein, first and care of all in <u>NO COOPTIONS</u> d that they will warrant and defend the same against all parties making having claim the It is agreed between the parties hereto that the part. <u>125</u> of the first part shall as assured against said real estate when the same becomes due and paytole, and that. <u>125</u> ch sum and by such insurance company as shall be specified and directed by the part. <u>1</u> or to find the same shall be and part. <u>155</u> of the first part shall said or to find the same shall be specified and directed by the part. <u>1</u>	is delivery hereoff-lio2. D2:0
And the said part $\frac{100}{20}$ of the first part dobrethy covenant and agree that at it d select of a good and indefeasible estate of inheritance therein, free and clear of all in $\frac{100}{100} \frac{0.0000}{100} \frac{10000}{1000}$ d that they will warrant and defend the same against all parties making lawful claim it is is agreed between the parties hereto that the part $\frac{100}{200}$ of the first part shall at assessed against said real estate when the same becomes due and parable, and that $\frac{1100}{1000}$ herein parvice, the insurance company as shall be periofied and directed by the part $1000000000000000000000000000000000000$	as delivery hereoficing $\lambda_{12}^{(m)}$ are a solution of the premises above granted, umbrance errors. all times during the life of this indenture, pay all taxes or assuments that may be levied all times during the buildings point aid rate state insured against fire and tornado in (if he record part, the loss, if any, made payable to the part. Y_{-} of the second part to the to tay base become due and payable and to keep said part is indertried equivalence. As the second part to the first pay such taxes when the same become due and payable and to keep said premises insured furly repaid.
And the sid part <u>102</u> of the first part do <u>browners</u> overant and agree that at it d seited of a good and inderfeasible exists of inheritance therein, free and clear of all in <u>TO_CXCOPTIONS</u> d but they still warrant and defend the same against all parties making lawful claim th It is agreed between the parties hereto that the part <u>125</u> of the first part shall as assessed against said real exists when the same becomes due and paryhle, and that <u>115</u> ch sum and by such insurance company as shall be specified and directed by the part. <u>116</u> <u>116</u>	is delivery hereoff-liow norm the lawful owner of the premises above eranted, umbrance errors. all time during the life of this indenture, pay all taxes or assessments that may be levied 22
And the sid part <u>102</u> of the first part do <u>browned</u> and arree that at it d seited of a good and inderfasible caste of inheritance therein, free and clare of all in <u>no oxeeptions</u> d that they sill warrant and defend the same apains all parties making lawful claim it is a screed between the parties hereto that the part <u>125</u> of the first part shill at a success a pains tail real scatter when the same becomes due and paryles, and that <u>115</u> herein provided, then the part when the same due that <u>115</u> herein provided, then the part <u>105</u> of the first part shill still it fills GRANT is intended as a more area to scatter by parter of parts. THIS GRANT is intended as a more reserve to scatter by parter of the same of <u>Crue Thousand</u> for the parter <u>Crue Thousand</u> for the part <u>scatter</u> of <u>105</u> or	is delivery hereoff-liow norm the lawful owner of the premises above eranted, umbrance errors. all time during the life of this indenture, pay all taxes or assessments that may be levied 22
d seized of a good and indefcasible estate of inheritance therein, free and clear of all inter- Id but they will warrant and defend the same spinst all parties making lawful claim if It is agreed between the parties herein but the parties. Of the first part shall at assessed against said real estate when the same becomes due and parable, and that <u>the</u> tent of <u>its</u> interest. And in the event that and partices of the first part shall at is inderive, and shall hear interest when the rate of 10% from the date of paramet unit is inderive, and shall hear interest at metrage to enter the first part shall (s. 1) THIS GKANT is intended as a metrage to enter the first part of the same of <u>Croding to the terms of <u>Croding to the parties</u> of the paramet of an certaing to the terms of <u>A</u> certain within addition for the paramet of an is the terms of <u>C</u>.</u>	is delivery hereoff-liow norm the lawful owner of the premises above eranted, umbrance errors. all time during the life of this indenture, pay all taxes or assessments that may be levied 22
And the said part $\frac{102}{3}$ of the first part dobree beat at 1 d seized of a good and inderfeasible exists of inheritance therein, free and clare of all ind $\frac{100}{3} \cos(300 + 100)$ and $\frac{100}{3} \sin(300 + 100)$ are spaced against all partice making lawful claim the anseard against said real casts when the same space and maximum static result in the second space and maximum static result when the same becomes due and maximum static real casts when the same becomes due and maximum static result in the space of the first part shall at herein provided, then the part $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ of $\frac{1}{2}$ of the first part shall first is the same static result in the event that said particles of the first part shall first is the same static result in the event that said part $\frac{1}{2}$ of the same static transmitter that the same of moore space $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ of $\frac{1}{2}$ are $\frac{1}{2}$ are $\frac{1}{2}$ are $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ and $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ and $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ are $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ and $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$ and $\frac{1}{2}$ are $\frac{1}{2}$	is delivery hereof- $1:02$, $0:10$, the lawful owner of the premises above eranted, umbrance
And the said part <u>102</u> of the first part do <u>brevelow</u> correnant and agree that at the d seized of a good and inderfeasible casts of inkerilance therein, fires and clare of all ine <u>100 CX00 Difference</u> of all ine <u>100 CX00 Difference</u> and <u>100 CX00 Difference</u> and <u>100 CX00 Difference</u> d that they still warrant and defend the same against all parties making lawful claim the Is a spread between the parties hereto that the part. <u>125.</u> of the first parts hall at a spreade again that is a spread when the same becomes due and partale, and that <u>112</u> . As a spread between the parties hereto that the part. <u>125.</u> of the first parts hall at the sum of <u>100 CK00 Difference</u> the same that <u>100 CK00 Difference</u> that <u>115.</u> <u>interest</u> . And is the event that and <u>100 CK00 Difference</u> d <u>100 CK00 Difference</u> <u>Chen Thousand</u> . for the part <u>100 CK00 Difference</u> d <u>100 Lift.</u> <u>115.</u> <u>interest</u> and <u>100 CK00 Difference</u> d <u>100 Lift.</u> <u>115.</u> <u>Interest</u> and <u>100 CK00 Difference</u> d <u>100 Difference</u> <u>100 CK00 Difference</u> d <u>100 Difference</u> d	is delivery hereof. Liow have been determined and a set of the premises above eranted, umbrance erects. all time during the life of this indenture, pay all taxes or assessments that may be levied all time during the life of this indenture, pay all taxes or assessments that may be levied all time during the life of this indenture, pay all taxes or assessments that may be levied of the record part, the loss, if any, made payable to the part. Jue of the record part to the the part of taxes when the same become dur and payable and to here paid premises insured for each part of taxes when the same become dur and payable and to here paid premises insured they not taxes when the same become dur and payable and to here paid premises insured they replate. I use of money, executed on the 19th. day of <u>AUCUSS</u> , 19.4G 1 use of money, executed on the 19th. day of <u>AUCUSS</u> , 19.4G 1 use of money, executed on the terms of all obligation and also to secure any run near or entry each of the part of the indented taxes or the they are the obligation contained therein fully duchared. If default he made in such payments or any of replay as they are more pay if was the scorement of the made pay of the store replay as the pay entry and the same become due and appake or if the invertance to default as they are more provided by hay and to have a receiver appointed to collect the thereoft, in the manner prevented by hay and out of all memory as athing from whet, such as the store of the out of all memory as athing from whet, such as the pay athing the store of a store of the
And the said part <u>102</u> of the fors part do <u>brevelow</u> correnant and serve that at the d select of a good and inderfeasible exist of inheritance therein, free and clare of all ind <u>100 CNOP 51 (100 </u>	is delivery hereoff-ling. Brod_the lawful owner of the premises above eranted, umbrance
And the said part <u>102</u> of the fors part do <u>brevelow</u> correnant and serve that at the d select of a good and inderfeasible exist of inheritance therein, free and clare of all ind <u>100 CNOP 51 (100 </u>	is delivery hereoff-lingy_ 0,20 the lawful owner of the premises above eranted, umbrance
And the sid part <u>102</u> of the fors part dobreedy correnant and agree that at the d seized of a good and inderfeasible casta of inkeriance therein, free and care of all in <u>100 CX00 Differs</u> and <u>100 Differs</u> and <u>100 CX00 Differs</u> and <u>100 CX00</u>	is delivery hereoff-ling. Brod_the lawful owner of the premises above eranted, umbrance
And the sid part <u>102</u> of the fors part dobreedy correnant and agree that at the d seized of a good and inderfeasible casta of inkeriance therein, free and care of all in <u>100 CX00 Differs</u> and <u>100 Differs</u> and <u>100 CX00 Differs</u> and <u>100 CX00</u>	is delivery hereoff-ling. Bro the lawful owner of the premises above eranted, mothence
And the sid part <u>102</u> of the fors part dobreedy correnant and agree that at the d seized of a good and inderfeasible casta of inkeriance therein, free and care of all in <u>100 CX00 Differs</u> and <u>100 Differs</u> and <u>100 CX00 Differs</u> and <u>100 CX00</u>	is delivery hereoff-ling. Brod_the lawful owner of the premises above granted, morene, all times during the life of this indenture, pay all taxes or assessments that may be levied by
And the sid part 102 of the fors part do hereby coremant and agree that at the deleted of a good and inderfeasible exist of inheritance therein, free and care of all in <u>DO CNOP 51 (PTS</u>) do not be a seriest all particles making labeled claim 11 It is agreed between the parties hereto that the part 102 of the forst part shall at a material again at 11 parties making labeled claim 11 is agreed between the parties hereto that the part 102 of the forst part shall at a material again at 11 parties of the same spains at 10 parties. So the shall claim 11 is incenture, and his nucle moments when the same becomes due and payable, and that 112 is incenture, and in the event that and part 102. So the forst part shall shall be repetided and directed by the part for the scened part may pay asid parts hall shall be repetided and directed by the part (2ng Thousand) <u>Creater 10 100 forms</u> the date of payment of the inference of a good mover algunged by the said part of the scened part is pay for any inners a sum of a some advice the part that the same down of mover algunged by the said part of the scened part is pay for any inners that the first part of the some shall be would be would be would be stored as a berein payefied, and the part of the scened part is pay for any inners and bus can be obtained by the said part of the scened part is pay for any inners and be benefit action the unspired to the part 102 of the balance of a shall be oblighted by the said part of the scened part is pay for any inners and benefits accruing therefore in the trait of the store as a berein specified, and the some shall be would be moved as a berein scened are to the shall be reader as berein specified, and the shall be reader above the material as a berein shall be able to an approbe the shall part and all of the oblighted part	is delivery hereoff. LiO2. Dro. the lawful owner. of the premises above aranted, unbrance
And the sid part_123_of the first part dobreedy covenant and serve that at the defect of a good and inderfeasible casts of inheritance therein. fires and clear of all in <u>DO COOPTIONS</u> defect the there against all particles making labeled claim till a sacreed against all particles making labeled claim till a sacreed again. Sid particle making labeled claim till a sacreed again sail a sacreed again. Sid particle making labeled the same against all particles of the first part shall at maximum and by such insurance company as shall be specified and directed by the part from the for the sacreed again. Sid particles of the first part shall sati fact latest when the same becomes due and on the date of particles and insurance company as shall be specified and directed by the part from the for the sacreed part may pay said [ara and insurance indentify: and shall her information to first set of 10% from the date of particles in directed by the fart. Sid indentify: and shall her information to first set of 10% from the date of particles in the rest of 10% from the date of particles in the rest of 10% from the date of particles in directed by the said part of the second part to pay for any inners of a specified to the terms of	is delivery hereoff-lingy_ny_ohe iswful ownerof the premises above eranted, merets. all time during the life of this indenture, pay all taxes or assessments that may be levid all time during the life of this indenture, pay all taxes or assessments that may be levid all time during the life of this indenture, pay all taxes or assessments that may be levid if the second part, the loss, if any, made payable to the part of the second part to the the part tax taxes when the same become dur and payable and to here paid by fremies insured try try texts. The second part is the second part of the indehedness, secured by thy repaid. DOLLANS, 1 sum of money, executed on thebth_day ofMUSUS1NOL 1 sum of money, executed on thebth_day ofMUSUS1NOL 1 sum of money, executed on thebth_day ofMUSUS1NOL 0 all parts are how, of it water is committed on said formate, then this concernance of the repair of the part of the terms of a side obligation and also to secure any sum acc, or distribution contained thereing fully duckared. If default be made in auch syments or any obligation contained thereing fully duckared. If default be made in auch syments or any obligation contained thereing fully duckared. If default be made in auch syments or any sum thereon in the manner proverised by hw and out of all memery arising from suck, such 1 thereon, in the manner prescribed by hw and out of all memery arising from suck, such 1 thereon, in the uncreases of the requestion particle berets. recurd set the firhandband seal:the day and year last above
And the sid part_25_0 of the fors part dobretby correnant and arree that at it discipled is good and inderfeasible casts of inheritance therein, fore and clare of all income the set of the information of the set of all income the set of	is delivery hereoffilion by the lawful owner of the premises above eranted, unbrance
And the sid part_22_0 of the fors part dobreeby correnant and agree that at the defended of a good and inderfeasible custe of inheritance therein, free and custor of all in <u>DO_OXOP_11013</u> distingt the parties making labeled claim 11 It is ascreed between the parties herein but the part_22_0 of the forst part shall at a material again at 11 parties making labeled claim 11 It is ascreed between the parties herein but the part_22_0 of the forst part shall at a material again at 11 parties berein the that the the that and parties. The parties herein the part is and in the year that and parties and that	is delivery hereoff-ling. Brodentiure, pay all taxes or assessments that may be levid more the buildings upon said real estate insured against for and comado in if the second part, the loss, if any, made payable to the part_Y of the second part to the the part the buildings upon said real estate insured against for and comado in if the second part, the loss, if any, made payable to the part_Y of the second part to the the part to the second up and payable and to here paid permises insured there are upon the second up and payable and to here paid permises insured there are upon the second up and payable and to here paid permises insured there are upon the second up and payable and to here paid permises insured there are upon the second up and the part of the indebtedness, secured by find and here fait, provided in the are part of the indebtedness, are upon the second part is the terms of said obligation and abo to secure are youn and a direction provided in the area of a part of the intermate are provided and there are the part of the intermeter and the permitting then the convergence more of the function of the second part
And the sid part_22_0 of the fors part dobreeby correnant and agree that at the defended of a good and inderfeasible custe of inheritance therein, free and custor of all in <u>DO_OXOP_11013</u> distingt the parties making labeled claim 11 It is ascreed between the parties herein but the part_22_0 of the forst part shall at a material again at 11 parties making labeled claim 11 It is ascreed between the parties herein but the part_22_0 of the forst part shall at a material again at 11 parties berein the that the the that and parties. The parties herein the part is and in the year that and parties and that	is delivery hereoff-lingy_hro_hro_her iswful owner of the premises above eranted, unbrance
And the sid par. 122 of the fors part dobreeby correnant and arree that art is desired of a pool and inderfeasible exist of inheritance therein, fore and clare of all in <u>10 CXC0 ptions</u> is an existent again the parties herein that the parties making kalved claim till is a screed again still or all state when the anne scenars due and parykle, and that	is delivery hereof. how more repair the isoful some of the premises above aranted, undersone
And the sid part_22_0 of the fors part dobreeby correnant and serve that and d seized of a pool and inderfeasible casts of inkerinance therein, fore and class of all ind 10 do that they sill warrant and defend the same spinst all parties making kalved claim till 11 is a screed against all parties hereio that the part_22 of the forst part shall as samesed against all call casts when the same becomes due and parable, and that ch sum and by tuch insurance company as shall be specified and directed by the part berein porvided, then he part_Y of the sceend part may pay said [asa and insurant is indicutive, and hall beer interest at the rest of 10% form the date of payment untill THIS GUANT is interned. And in the event that and partLice of the sceend part, which all inter- cording to the terms of creating written obligation for the payment of the same of noner algorated by the part_Y of the sceend part, which all inter- some of noner algorated by the part_Y of the sceend part, which all inter- some of noner algorated by the sid part_Y of the sceend part, which all inter- some of noner algorated by the part_Y of the sceend part, which all inter- some of noner algorated by the part_Y of the sceend part, to pay for any insur- tion the same of noner distance in the rest of the payment of the same of noner algorated by the part_Y of the sceend part, to pay for any insur- and half as any called the part of the buildness on and rest letter are not key for any insur- mediating mature and become due and payable at the option of the builders hereby granted, erg any half is and beends scenaring therefore is all as all the premises hereby granted, erg any the same and end the scenaring therefore is the state of the sing scenarios. The scenarios and the information of the solid part of the solid part of the sing scenarios and the information of the solid part of t	is delivery hereoff-ling. Area the lawful owner of the premises above aranted, unbrance
And the sid part_22_0 of the fors part dobreeby correnant and arree that art is desired of a pool and inderfeasible caste of inheritance therein, fore and cast of all in <u>DO COOPTIGNO</u> is a material again with parties making kaby will examine and be applied and inderfeasible caste of inheritance therein. For and cast that	se delivery hereoffiling. Broden inter installe some of the premises above aranted, unbrance in the buildings upon sold real erate insured agains for and tormado in if the second part, the loss, if any, made psyable to the part. Y. of the second part to the buildings upon sold real erate insured agains for and tormado in if the second part, the loss, if any, made psyable to the part. Y. of the second part to the former, executed on the 19th day of <u>AUPUSL</u> <u>posed</u> <u>provided</u> <u>pro</u>
And the sid part_22_0 of the fors part dobreeby correnant and serve that and d seized of a pool and inderfeasible casts of inkerinance therein, fore and class of all ind 10 do that they sill warrant and defend the same spinst all parties making kalved claim till 11 is a screed against all parties hereio that the part_22 of the forst part shall as samesed against all call casts when the same becomes due and parable, and that ch sum and by tuch insurance company as shall be specified and directed by the part berein porvided, then he part_Y of the sceend part may pay said [asa and insurant is indicutive, and hall beer interest at the rest of 10% form the date of payment untill THIS GUANT is interned. And in the event that and partLice of the sceend part, which all inter- cording to the terms of creating written obligation for the payment of the same of noner algorated by the part_Y of the sceend part, which all inter- some of noner algorated by the part_Y of the sceend part, which all inter- some of noner algorated by the sid part_Y of the sceend part, which all inter- some of noner algorated by the part_Y of the sceend part, which all inter- some of noner algorated by the part_Y of the sceend part, to pay for any insur- tion the same of noner distance in the rest of the payment of the same of noner algorated by the part_Y of the sceend part, to pay for any insur- and half as any called the part of the buildness on and rest letter are not key for any insur- mediating mature and become due and payable at the option of the builders hereby granted, erg any half is and beends scenaring therefore is all as all the premises hereby granted, erg any the same and end the scenaring therefore is the state of the sing scenarios. The scenarios and the information of the solid part of the solid part of the sing scenarios and the information of the solid part of t	se delivery hereoffilion here and a start of the premises above eranted, unbrance