MORTGACE RECORD 01

398

Reg. No. 5119

FROM STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 19	day of
Arthur H. White and Genevieve F. White August A. D. 19 46, at 4:40_oclock	
The Lawrence Building and Loan Association Register of D	Deeds.
THIS INDENTINE Medeable 19th American August	
dred and Forty-siz between	sand nine
Lawrence in the County of Douglas	
ties of the first part, and The Lawrence Building and loan Association WITNESSETH, That the said partles of the first part, in consideration of the sum of part_Y	ond part.
Three Thousand and no/100 the sum of the sum	
ch is hereby acknowledged, ha <u>V2</u> sold, and by this indenture doGrant, Bargain, Sell and Mortgage to the said part.yof the seco following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	ond part,
Lot Seventy (70), loss the South Fifty (50) feet thereof, in Block Fifty-six (56) in	
that part of the City of Lawrence, known as West Lawrence, Douglas County, Kansas	
	a a se sa rene and
	200 T .
the appurtenances and all the estate, title and interest of the said part <u>ies</u> of the first part therein. In the said part <u>ies</u> of the first part do <u></u> bredy coremant and agree that at the delivery bereed. <u>they are</u> the lawful owner of the premise above a	Francel
of a good and indefeasible estate of interinance therein, free and clear of all incumbrance	
real of a good and indefeable cate of inheritance therin, free and agree that at the delivery hereof. LEGY <u>AFC</u> . the lawful owner of the premises above p a bdy will warrant and defend the same scannes all parties making lawful claim thereto. is acreed hereine the parties berrot that the part. <u>105</u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be aced agrinst said real caute when the same becomes due and payslus and that <u>DBOY</u> . Willkeep the buildings upon said real cauta caute against first and then <u>DBOY</u> .	e levied
red of a good and indefeable cited of indefinite therin, free and earce that at the delivery hereof. LRUV $4TO_{\pm}$, the lawful owner of the premises above p_{\pm} they will warrant and defend the same against all parties making lawful claim thereto. is agreed between the parties herein the part. $\frac{1}{105}$ of the first part shall at all time during the life of this indenture, pay all taxes or assessments that may be and against all claimster and the same become due and paybole, and that $\frac{1}{105}$ of the first part hall takes the buildings upon said real cettate insured against first end torm m and by such insurance company as shall be specified and directed by the part. \mathcal{Y}_{-} of the second part, the lows, if any, made payble to the part. \mathcal{Y}_{-} of the second part, the lows, if any, made payble to the part. \mathcal{Y}_{-} of the second part, the lows, if any, made payble to the part. \mathcal{Y}_{-} of the second part, the lows, if any, made payble to the part. \mathcal{Y}_{-} of the second part, the lows, if any, made payble to the part. \mathcal{Y}_{-} of the second part, the lows, if any, made payble to the part. \mathcal{Y}_{-} of the second part, the lows, if any, made payble to the part. \mathcal{Y}_{-} of the second part, the lows, if any, made payble to the part. \mathcal{Y}_{-} of the second part, the lows, if any made payble to the part. \mathcal{Y}_{-} of the second part of the lows of the part.	e levied nado in t to the
The set of a good and indefeable catter of inheritance therein, free and care of all numbrance that at the delivery hereof. LEV 4.76 the lawful owner of the premises above a t they will warrant and defend the same squainst all parties making lawful claim thereto. Is agreed between the parties herein there in the part. $\frac{1}{205}$ of the fare part shall at all times during the hife of this indenture, pay all taxes or assessments that may be add agreed between the parties herein that an add out of the part. $\frac{1}{205}$ of the fare part shall at all times during the buildings upon axis real real taxes of assessments that may be add agreed between the parties between due and payles, and that the hywer $\frac{1}{100}$ will hive the buildings upon axis fare estimated agrins the read part of the second part, the loss, if any, made payle to the part. $\frac{1}{205}$ of the fare part shall is and here the same become due and payles and the second part, the loss, if any, made payle to the part. $\frac{1}{205}$ of the fare part shall fail to pay such taxes when the same become due and payles and to keep said premise; or either, and the amount so paid shall close a part of the indebedness, second part may pay and taxes and inverse. or which as a mortage to accure the payment of the sum of the same low read part. It four the due to the same the rate of 105 from the due to use of a low of the repaid. There of Thou based and the taxes of 100 the report.	e leried nado in t to the insured ured by
here is a good and indefeable cate of inheritance therein, free and earce that at the delivery hereof. LEV 4.76. the lawful owner. of the premises above p t they will warrant and defend the same segainst all parties making lawful claim thereto. is agreed between the parties here to that the part <u>105</u> of the first part shall st all times during the life of this indenture, pay all taxes or assessments that may be defaultion and indefeable extent the same become due and paybid, and that <u>1040</u> , Willkeep the buildings upon said real enter of the parties due and paybids, and that <u>1040</u> , Willkeep the buildings upon said real enter the tay and the second part <u>105</u> . The event that and parties and the second part, the low, if any, made payble to the part. <u>U</u> of the second part <u>105</u> . The first part shows a the state to be second part, the low, the same become during the second part that part <u>105</u> from the date of a pay and taxes when the same become during approximation, and and intrazes, or a during the sing that is the rate of 105 from the date of a payment unit fully repaid. Its general bear interest at the state of the symmet of the sum of <u>1000</u> the second part of the indebedness, second Its <u>1060</u> from the date of a payment unit fully repaid.	e leried nado in t to the insured ared by
here is a good and indefeable cate of inheritance therein, free and earce that at the delivery hereof. LEV 4.76. the lawful owner. of the premises above p t they will warrant and defend the same segainst all parties making lawful claim thereto. is agreed between the parties here to that the part <u>105</u> of the first part shall st all times during the life of this indenture, pay all taxes or assessments that may be defaultion and indefeable extent the same become due and paybid, and that <u>1040</u> , Willkeep the buildings upon said real enter of the parties due and paybids, and that <u>1040</u> , Willkeep the buildings upon said real enter the tay and the second part <u>105</u> . The event that and parties and the second part, the low, if any, made payble to the part. <u>U</u> of the second part <u>105</u> . The first part shows a the state to be second part, the low, the same become during the second part that part <u>105</u> from the date of a pay and taxes when the same become during approximation, and and intrazes, or a during the sing that is the rate of 105 from the date of a payment unit fully repaid. Its general bear interest at the state of the symmet of the sum of <u>1000</u> the second part of the indebedness, second Its <u>1060</u> from the date of a payment unit fully repaid.	e leried nado in t to the insured ared by
real of a good and indefensible catter of inheritance therein, for and agree that at the delivery hereod. $LEOV \ 4TC$ the lawful owner of the premises above a to be will warrant and defend the same scatter of inheritance therein, force and clear of all intrombrance	e tericd nado in t to the insured ared by .LARS, .36 .36 .37 Jun are state
real of a good and indefensible catter of inheritance therein, for and agree that at the delivery hereod. $LEOV \ 4TC$ the lawful owner of the premises above a to be will warrant and defend the same scatter of inheritance therein, force and clear of all intrombrance	e tericd nado in t to the insured ared by .LARS, .36 .36 .37 Jun are state
The second part is interest. And the same become due and particle of the formant and agree that at the delivery hereod. LEGY UTC the lawful owner of the premises above a total address of a good and indefensible catales of inheritance therein, for a due (law of all interests). The second part is a second part is the part $\frac{100}{20}$ of the form part hall at all times during the life of this indenture, pay all taxes or assessments that may be address of all interests and the part $\frac{100}{20}$ of the form part hall at all times during the life of this indenture, pay all taxes or assessments that may be address of the form part hall at all times during the life of this indenture, pay all taxes or assessments that may be addressed to the part $\frac{100}{20}$ of the second part $\frac{1000}{100}$ months and $\frac{1000}{1$	e teried nado in to the insured by LARS <u>5, 46</u> 5, <u>46</u> 5, <u>56</u> 5, <u>56</u>
The set of a good and indefensite categoriant and agree that at the delivery bereed. LEGY UTCthe lawful owner of the premises above a total and indefensite categorian is of the premises above a total or a good and indefensite categorian is and lear of all incompany. The set of the premises above a total or all incompany and the set of the s	e teried hado in to to the insured tree by J-LARS, J-ABS, y sum area by y sum or any area by vertex vertex kgate external above
real of a good and indefensite cating of intermined and agree that at the delivery hereod. LEGY UTCthe lawful owner of the premises above a total and indefensite cating of intermined main and agree that at the delivery hereod. LEGY UTCthe lawful owner of the premises above a total work of the premises above a	e teried nado in to the insured started by JdG by sum (ref the dy all to shall ref the dy all to shall to shall ref the dy all to shall to sh
real of a good and indefensite categoriant and agree that at the delivery hereod. <u>CECP 476</u> , the lawful owner, of the premises above a to be yould be an additional of the premises above a to be yould be additioned on the premises above a seasance of the premises above a to be yould be additioned on the premises above a seasance of the premises above a to be yould be additioned on the premises above a seasance of the premises above a seasance of the premises above a to be yould be additioned on the premises above a seasance of the premises above a premises above a seasance of the premises above a premises above a seasance of the premises above a premise above a seasance of the premises above a premise above a seasance of the premises above a seasance of the premises above a premise above above a premise above	e teried hado in to to the insured tree by J-LARS, J-ABS, y sum area by y sum or any area by vertex to show the tree by the the the the the the the the
real of a good and indefensible categoriant and agree that at the delivery hereof. <u>CDOV 0.76</u> the lawful owner of the premises above a t bdy will warrant and defend the same seasons all particles making lawful claim thereto. Is agreed between the particle of inheritance therin, free and class of all incombance. The agreed between the particle of inheritance and agree that is the delivery hereof. <u>CDOV 0.76</u> the face of assessments that may be and specific marrant company as abilit expected and directed by the part. <u></u>	e teried hado in to the insured to the insured to the insured to the insured to the insured to the insured to the or any area to the teries to the insured to the teries to the insured to the
real of a good and indefensible critical of interiments therein, free and clear of all interest percent. LEGY UTC the lawful owner of the premises above a to be visible and indefensible critical of interiments therein, free and clear of all interest interiments the interiment of the premises above a to be visible and the same becomes the partice between the partice become the partice becomes the partice of 10° from they partice to the partice of 10° from they partice to the partice of	e teried hado in to the insured to LLARS, 0.46 07 AU 07 AU 07 AU 08 AU 10 AU
real of a good and indefensible critical of interiments therein, free and clear of all incumbrance. I they will warrant and defend the same seames all particles making iseful claim therein. Is are the break of the same seames all particles making iseful claim therein. Is a discontrol of the same seames all particles making iseful claim therein. Is a discontrol of the same seames all particles making iseful claim therein. Is a discontrol of the same seames due and particles and that they will have the buildings upon said real estate insured against fire and team Is a discontrol of the same seames due and particles and that they will have the buildings upon said real estate insured against fire and team Is a discontrol of the same seames due and particles and that they will have the buildings upon said real estate insured against fire and team Is a discontrol of the same seames due and particles and they are the same become due and particles and to keep said presses of the same seame due and particles and they are the same become due and particles and to keep said presses of the same seame the same become due and particles and they are the same become due and particles and they are the same become due and particles and they are they are the same become due and particles and the same become for and they are the same become a sate of 10° from they said trees and inturance, or either, and the amount so paid shall cetome a part of the indekedness, even It's GRANT is intended as a mereating they particle of the same become for and they replace the same become due and particles. It's first and they are the same become search and they for any due to the same become due and particles and they are the same become due and particles and they are and they are they are all they are they	e terind nado in inturcla inturcla inturcla inturcla inturcla inturcla inter the system of the syste
real of a good and indefinable state of inkerings of the first period that at the delivery hereof. <u>LEOP UPC</u> the lasful owner of the premises above a a bdy will warrant and defend the same seames all parties making lawful claim thereto. Is arrend here the parties bere that it he part. <u>OG</u> of the first part shall at all time during the life of this indenture, pay all taxes or assessments that may be and a wack insurance company as shall be period and directed by the part. <u>U</u> of the second part, the loss, if any, made payake to the part. <u>U</u> of the second part <u>IS</u> <u>Surface therem</u> . All on the period <u>South and that</u> <u>Deby</u> <u>WILkeep</u> the buildings upon said real exists insured against from the date of a pay said taxes are shown the same become due and payake to the part. <u>U</u> of the second part <u>IS</u> <u>South and therematics</u> <u>South </u>	e terind nato in insured insured insured y act by act by a
real of a good and indefensite categoriant and agree that at the delivery bereed. <u>LECY UPC</u> the lawful owner of the premises above a to be will warrant and defend the same seame therin, free and clear of all incumbrance is a second to be a second part, the same is and the second part, the same is a second and indefensite categorian at the second part, the same is and paybile to the part. <u></u>	e teried hade in it insured to the insured to the insured insured to the insured ins
real of a good and indefinable state of inkerings of the first period that at the delivery hereof. <u>LEOP UPC</u> the lasful owner of the premises above a a bdy will warrant and defend the same seames all parties making lawful claim thereto. Is arrend here the parties bere that it he part. <u>OG</u> of the first part shall at all time during the life of this indenture, pay all taxes or assessments that may be and a wack insurance company as shall be period and directed by the part. <u>U</u> of the second part, the loss, if any, made payake to the part. <u>U</u> of the second part <u>IS</u> <u>Surface therem</u> . All on the period <u>South and that</u> <u>Deby</u> <u>WILkeep</u> the buildings upon said real exists insured against from the date of a pay said taxes are shown the same become due and payake to the part. <u>U</u> of the second part <u>IS</u> <u>South and therematics</u> <u>South </u>	e terind nado in in insured to the insured to the the terind the last
real of a good and indefensite parts do	e terid hade in it insured to the insured to the insured insured to the insured i
real of a good and indefeable cating the distribution of the provided for a full intervent and defend the same a spint all parties making layers in at a the deferry berreaf. Cherry MTPC	e terid hade in it insured to the insured to the insured insured to the insured i
real of a good and indefeable cating the distribution of the formation is a real distribution of the premise a later of a good and indefeable cating of the premise a later of a second part, but has a distribution of the premise a later of a second part is and a second part is and a second part is a second part is and a second part is a second p	e terid hade in it insured to the insured to the insured insured to the insured i
real of a good and indefeasible catalog in the man part of a second part is at the delivery bereaf. <u>CDEV UPE</u>	e terid hade in it insured to the insured to the insured insured to the insured i