MORTGAGE RECORD 91

404

on t mort Reg. No. 5136

말 가슴 같은 것 같은	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the28day of	
Frank V. Cox and Laura J. Cox TO	AugustA. D. 1946., at 10:52.0°clock_A.M.	6
The Lawrence Building and Loan Association	By Deputy.	
	August, in the year of our Lord, one thousand nine	
hundred and <u>forty-six</u> between Frank V. Cox and Laura J. Cox, husband as	nd.wife	
of Lawrence in the County of Dougl part 105 of the first part, and The Lawrence Builds	ing and Loan Association	
WITNESSETH, That the said part 125 of the first part, in consis Fifteen Hundred and no/100	part_y of the second part deration of the sum of 	
which is hereby acknowledged, ha. 70 sold, and by this indenture do the following described real estate situated and being in the County of D	Grant, Bargain, Sell and Mortgage to the said part. ✓_of the second part, Jouglas and State of Kansas, to-wit:	A
	alding Subdivision of the North Five (5) Acres of	
	eteen (19) acres of the Korthwest Quarter of the p Thirteen (13), Range Twenty (20), Douglas County	
	ws: Beginning at a point on the East line of	
	the North line of the Southeast Quarter of Section	
Six (6), Township Thirteen (13), Range Twent	y (20); thence East parallel with North line of	
	t of the West line of Learnard Avenue; thence	
2016년 전화가 2017년 전 2017년 1월 201	llel with the North line of said Quarter Section	
	orth on the East line of Barker Avenue to the	
place of beginning.		
ith the appurtenances and all the estate, title and interest of the said partA. And the said partA. And the said partA.	part_105_of the first part therein.	
a second a second se	t the delivery hereof they and the lawful owner.S. of the premises above granted,	
nd seized of a good and indefeasible estate of inberitance therein, free and clear of all nd that they will warrant and defend the same against all parties making lawful claim	intumbrance	
nd 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 10 G. of the first part shall r assessed against said real estate when the same becomes due and payable, and that $\frac{11}{12}$	jorumbrance	
nd that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the partLOB, of the first part shull rassest against aid real statist when the same theorems due and apaylor, and thatDL such sum and by such invarance company as shall be specified and directed by the partp- tent of	incumbrance	
and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the partLCR. of the first part shall it assessed against usid real estate where the same becomes due and apyshle, and thatLC such sum and by such insurance company as shall be specified and directed by the part.y. atent of $\frac{1}{2} \frac{1}{2} \frac{1}{2}$	isounbrance	
and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the partLCR. of the first part shall it assessed against usid real estate where the same becomes due and apyshle, and thatLC such sum and by such insurance company as shall be specified and directed by the part.y. atent of $\frac{1}{2} \frac{1}{2} \frac{1}{2}$	isounbrance	n
and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the partLCR. of the first part shall it assessed against usid real estate where the same becomes due and apyshle, and thatLC such sum and by such insurance company as shall be specified and directed by the part.y. atent of $\frac{1}{2} \frac{1}{2} \frac{1}{2}$	isounbrance	n
and that they will warrant and defend the same against all parties making lawful claim It is apreed between the parties hereto that the part. $\Delta C S$. of the first part shall rescent against tail cral states when the same becomes due and payable, and that ΔE uch sum and by such invarance company as shall be specified and directed by the part. Just and ΔS is a state of the state of	isoundrance	n O)
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. $1.0.6$, of the first part shall it assessed against tail cral states when the same theorems due and paysile, and that 1.2 and you can have a state of the state when the same theorems due and paysile, and that 1.2 and you can be used have a state of the sta	isoundrance	n (\$)
And that they will warrant and defend the same against all parties making lawful claim It is agreed between the particle hereto that the partLCE. of the first part shall a sessed against uaid real estate when the same theorems due and bayable, and thatLE such sum and by such invarance company as shall be specified and directed by the part tot ofLEC. interest. And in the even that same theorems due and bayable, and thatLE is indicutor, and hall bear interest at the fast of 10% from the date of payment un its indicutor, and hall bear interest at the fast of 10% from the date of payment to THIS GRANT is interned as a mortgage to secure the payment of the sum of Eitfielden "Bundt model" and "Bundt model and "Bundt model and" in Model by 1	isoundrance	n ()
and that they will warrant and defend the same against all parties making lawful claim It is agreed between the particle hereto that the partLCE. of the first part shall a sessed against uaid real estate when the same theorems due and bayable, and thatLE such sum and by such invarance company as shall be specified and directed by the part tot ofLEC. interest. And in the even that same theorems due and bayable, and thatLE is indicutor, and hall bear interest at the fast of 10% from the date of payment un its indicutor, and hall bear interest at the fast of 10% from the date of payment to THIS GRANT is interned as a mortgage to secure the payment of the sum of <u>Fiftheom</u> Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen	isoundrance	n (•)
and that they will warrant and defend the same against all parties making lawful claim It is agreed between the particle hereto that the partLCE. of the first part shall a sessed against uaid real estate when the same theorems due and bayable, and thatLE such sum and by such invarance company as shall be specified and directed by the part tot ofLEC. interest. And in the even that same theorems due and bayable, and thatLE is indicutor, and hall bear interest at the fast of 10% from the date of payment un its indicutor, and hall bear interest at the fast of 10% from the date of payment to THIS GRANT is interned as a mortgage to secure the payment of the sum of <u>Fiftheom</u> Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen	isountrance	Ē
and that they will warrant and defend the same against all parties making lawful claim It is agreed between the particle hereto that the partLCE. of the first part shall a sessed against uaid real estate when the same theorems due and bayable, and thatLE such sum and by such invarance company as shall be specified and directed by the part tot ofLEC. interest. And in the even that same theorems due and bayable, and thatLE is indicutor, and hall bear interest at the fast of 10% from the date of payment un its indicutor, and hall bear interest at the fast of 10% from the date of payment to THIS GRANT is interned as a mortgage to secure the payment of the sum of <u>Fiftheom</u> Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen Abundteen	isountrance	Ē
nd that they will warrant and defend the same against all parties making lawful chain It is agreed between the parties hereto that the part. ΔDE , of the first part shall a sensed against uaid real estate when the same theorems due and payalle, and that ΔD and by such invarance company as hall be specified and directed by the part. ΔD and by such invarance company as hall be specified and directed by the part. ΔD and ΔD such invarance company as hall be specified and directed by the part. ΔD and ΔD such invarance company as hall be specified and directed by the part. ΔD is indicutive, and in the even that said part. LEGS of the first part shall for ΔD and ΔD such invarance to the second part may pay add tax and hum. THES GRANT is interned as a mortgage to secure the payment of the sum of ΔD ΔD is the internet. $\Delta D = \Delta D$ invariant $\Delta D = \Delta D$ coording to the terms of $\Delta D = \Delta D$ invariant $\Delta D = \Delta D$ $\Delta D = \Delta D$ is the second part. $\Delta D = \Delta D$ is the second part to pay for any line $\Delta D = \Delta D = \Delta D$ is the second difference of the second part to pay for any line $\Delta D = \Delta D$	isountrance	Ē
nd that they will warrant and defend the same against all parties making lawful claim It is agreed between the particle hereto that the part102. of the first part shall a sessed against said real estate when the same theorems due and payable, and that Let a sum and by such invarance company as shall be specified and directed by the part that and by such invarance company as shall be specified and directed by the part that is inderitive, and in the event that said part1C25 of the first part shall for is inderitive, and hall be a interest at the rate of 10% from the date of payment un THIS GRANT is interned. and a mortgage to secure the payment of the sum of 	isountrance	Ē
nd that they will warrant and defend the same against all parties making lawful chain It is agreed between the parties hereto that the partLOE, of the first part shall a susced against uait call calls when the same theorems due and payable, and that LE assessed against uait call calls when the same theorems due and payable, and that LE they amend by uuch invarance company as shall be specified and directed by the part	isountrance i therete. as all times during the life of this indenture, pay all taxes or assessments that may be levied CPWill_keep the buildings upon said real center insured against fire and tormade in c) of the second part, the loss, if any, made payable and to keep said premise; insured asid times during the third fary, made payable and to keep said premise; insured asid to may more, recented on the 27.thdry ofAugust	Ē
nd that they will warrant and defend the same assint all parties making lawful chim It is apreed between the parties hereto that the part. LOE, of the first part shall a sursets against uid real estate when the same theorems due and payatle, and that LE and by such invarance company as hall be specified and directed by the part. Joint of	isountrance interest. at all times during the life of this indenture, pay all taxes or assessments that may be levied 2C1. Will_keep the buildings upon said real catate insured against fire and tormade in - of the second part, the loss, if any, made payable and to keep said premises insured ail to pay such taxes when the same become due and symble and to keep said premises insured ail to pay such taxes when the same become due and symble and to keep said premises insured asid aum of money, executed on the 27.thdry ofAlteriaty and the keep said premises insured asid aum of money, executed on the 27.thdry ofAlteriaty and also are pay of the same become in the difference of the same become in the difference of the same become in the difference of the same become into a same payable and the same become into the difference of the same become into the difference of the same become into the same become into the difference of the same become into the difference of the same become into the same become into the difference of the same become and be or difference of the same become and be or difference of the same become and be or difference of the same become and become and become and become and be premiser there and the same prevented by law and to have a precisive and the base and the same become and the same base is a commark of all the base base of the same base of the same base and out of all more, and base of the same and the same base of the	Ē
nd that they will warrant and defend the same against all parties making lawful chain It is agreed between the parties hereto that the partLOE, of the first part shall a susced against uaid real estate when the same theorems due and payable, and that LE assessed against uaid real estate when the same theorems due and payable, and that LE they are added to the part	isountrance istreme. istreme. istreme. cold the second part, the loss, if any, made payable to the part. of the second part, the loss, if any, made payable to the part. of the second part, the loss, if any, made payable to the part. of the second part, the loss, if any, made payable to the part. of the second part, the loss, if any, made payable to the part. of the second part, the loss, if any, made payable to the part. of the second part, the loss, if any, made payable to the part. of the second part, the loss, if any, made payable and to keep and primes insured master, or of David Part Payable and to keep and part of the indeficiences, secured by asid any of monory, executed on the 27.th. asid run of monory, executed therein (ally chickstered, if default he made in a such payable or if the such in the such run payable or if the such payable or if the such payable or if the such run payable or if the such run such asid by payable or if the such payable or if the such run such asid by the pait. asid therein onstained, and all	
nd that they will warrant and defend the same assint all parties making lawful chim It is apreed between the parties hereto that the part. LOE, of the first part shall a sursets against uid real estate when the same theorems due and payatle, and that LE and by such invarance company as hall be specified and directed by the part. Joint of	isountrance interest. a all times during the life of this indenture, pay all taxes or assessments that may be levied Diff. Second part, the loss, if any, made payable and to keep and part to the all targets and part, the loss, if any, made payable and to keep and part to the all targets, and the amount so paid shall cheme a part of the indentedness, secured by the first second part to the all targets, and the amount so paid shall cheme a part of the indefinedness, secured by the first second part and targets and targets and targets and the second part to the second part and targets and the second part of the indefinedness, secured by the first second part of the indefinedness, secured by the second part of the second part and targets and the second part and targets and the second part and targets and there is a second part and the second part and the second part is a second part and the second part is a second part and the second part and the second part and the second part is a second part and the second part is a second part in the second part is the second part is the second part is a second part in the second part in the second part is a secon	Ē
nd that they will warrant and defend the same against all parties making lawful claim It is agreed between the particle hereto that the part LOE, of the first part shall it assessed against uait or al estate when the same teemers due and payalle, and thatL assessed against uait or al estate when the same teemers due and payalle, and thatL it assesses against uait or al estate when the same teemers due and payalle, and thatL it is inderuce, and the part	isountrance interest. as all times during the life of this indenture, pay all taxes or assessments that may be levied Diff. Accord and the loss if any, made payable and to keep said premises insured as all times apart, the loss if any, made payable and to keep said premises insured assessments, and the amount so paid shall cheme a part of the indefinedness, secured by asid aum of money, executed on the Z7th day of August. No. 46. asid range of difference in the difference of the transformer of the same become due and payable and to keep and pay to be and the same become due and payable and to keep and the same become due and payable and to keep and the same become due and payable and the same become due and payable and the same payable and the same become due and payable and the instructure of the same become due and payable and the instructure is a same payable and the same payable and the instructure is a same instructure and the same become due and payable and the instructure is a same payable and the same payable and the instructure is a same payable and the same payable and the instructure is a same instructure is a same instructure and the same payable and the same payable and the instructure is a same instructure and the same is a same instructure instructure instructure and the same is a same instructure instructure is a same instructure is a same instructure instructure instructure instructure is a same instructure instressee in the same payable of if the same payable of if the same p	
nd that they will warrant and defend the same against all parties making lawful claim It is agreed between the partice hereto that the part102. of the first part shall a sessed against sail or all estate when the same theomes due and payable, and that12 and by nuch howarace company as shall be specified and directed by the part	isountrance interest. a all times during the life of this indenture, pay all taxes or assessments that may be levied CPL will Lkeep the buildings upon said real catter insured against fire and tormade in of the second part, the loss, if any, made payable and to keep said premises insured asid time, and the amount so paid shall chome a part of the indebtedness, secured by asid taxes when the same become due and spathe and to keep said premises insured asid taxes of monory, executed on the 27.th asy of	
nd that they will warrant and defend the same against all parties making lawful claim It is agreed between the partice hereto that the part102. of the first part shall a sessed against sail or all estate when the same theomes due and payable, and that12 and by nuch howarace company as shall be specified and directed by the part	isountrance i therete. at all times during the life of this indenture, pay all taxes or assessments that may be levied CP_Will_teep the buildings upon said real catate insured against fir and tormade in of the second part, the loss, if any, made payable and to keep said premise; insured master, or citery, and the amount so paid shall echome a part of the indehednes, secured by	