Receiving No. 29691MORTGAGE RECORD 91

Reg. No. 5152

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>4</u> day of <u>September</u> <u>A. D. 1946</u> , at <u>2150 o'clock P. M.</u>	
, то	By Deputy.	
twenty-fourth Apr THIS INDENTURE, Made this day of Apr hundred and Forty-six between Nary N. Rowlands, a widow	11, in the year of our Lord, one thousand nine	
of Lawrence in the County of Dougla part.y. of the first part, and The First Nati	and State of Kansas onal Bank of Lawrence, Kansas part_Y of the second part.	20 - 24 2 - 24
WITNESSETH, That the said partY of the first part, in consid Four Thousand One Hundrod and n which is hereby acknowledged, ha.Ssold, and by this indenture do 95 the following described real estate situated and being in the County of Do	eration of the sum of	
A strip of Fifty (50) feet from North to Sout Block Eight (8), in Oread Addition, running	h off of the South side of Lot Number five (5) the whole length of said lot in the City of	
Lawrence, Kansas.		. (
		ĺ
And the said partyof the first part do_ 9.5 beredy covenant and agree that it and actived of a good and indefeable entate of inheritance therein, free and clear of all i and that they will warrant and defend the same against all parties making lawful claim. It is a greech between the parties herein that the part_Y of the first part shall a same becomes due and payable, and that $data$.	the differry breef_Sh9_15the lawful owner of the premises above granted, nombrance	
And the said partyof the form part do $.93$ beredy covenant and agree that it and seized of a good and indefeabile entate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawful claim The is agreed between the parties hereito that the part_y of the form part shall a such sum and by such insurance company as shall be specified and directed by the part_y enters of	the differcy bereaf $3\ln 9.13$ the lawful owner of the premises above granted, neumbrance there is a second part of the indenture, pay all taxes or assessments that may be levied $\ln 0.8411$ keep the buildings upon said real extate innured against fire and tornado in $a = 0$ the second part, the low, if any, made payable to the part \mathcal{Y} of the second part to the it op a soft taxes when the same become due and payable and to keep aid permises innured ance, or either, and the amount so paid shall echome a part of the indebtedness, secured by it fully regain of money, executed on the 24th day of April 1001LARS, aid sum of money, executed on the 24th day of April 1026	
And the said partyof the first part do_95beredy covenant and agree that it and seized of a good and indefeable estate of inheritance therein, free and clear of all i and the they will warrant and defend the same against all parties making lawful claim T is a greech between the parties herein that the part_y of the first part shall as a market algorithm said real claim that the same against all parties instance therein, and market algorithm is all real claims that and a same the again that all parties making lawful claim T is a greech between the parties herein the market algorithm is all parties making lawful claim as the same against all parties induced as a market algorithm or routed. In the event that said part_y of the first part shall as a herein a partie and shall base interest at the rate of 10% from the date of payment until this inductors and shall base interest at the rate of 10% from the date of payment until this inductors. The again and the result are of 10% from the date of payment until THIS GRANT is intended as a moritage to secure the payment of the sum of	the differery bereaf_510.13. the lawful owner of the premises above granted, nonmbrance	(
and seited of a good and indefeasible extrate of inheritance therein, free and clear of all : and that they will warrant and defend the same against all parties making lawful claim it is agreed between the parties herein that the part. \mathcal{Y}_{-} of the form part shall a or assested against said real exists when the same becomes due and payable, and that. Such sum and by such insurance compary as ablin the periof. Add directed by the part. \mathcal{Y}_{-} extent of $-\frac{100}{100}$ interest. And in the event that said part. \mathcal{Y}_{-} of the form part shall as herein provided, there the part $-\mathcal{Y}_{-}$ of the second part may pay said taxs and innor this indenture, and shall bear interest at the rate of 10% from the date of payment undi- mather that the same second part may pay said taxs and innor this indenture, and shall bear interest at the rate of 10% from the date of payment undi- according to the terms of <u>OB0</u> certain withen obligation. For the payment of a same day $-\frac{115}{2}$ terms made payable to the part. \mathcal{Y}_{-} of the second part may add black of the terms of the said part. \mathcal{Y}_{-} of the second part may add black of the terms of the said part. \mathcal{Y}_{-} of the second part may add black of the terms of the said part. \mathcal{Y}_{-} of the second part may add black of the terms of the said part \mathcal{Y}_{-} of the second part may bas add black of the terms of the said part. \mathcal{Y}_{-} of the second part may add black of the three based based based based to be payding and the based based based and the second part of the the said part. \mathcal{Y}_{-} of the second at the same of the term and based based and the based based to be add the the term of the term of the term and based based and the based based based the term potention that the term of terms and market based based based based based based based based bas the term of terms and mute to, and the subjectory tops	the differery bereef_5109_13	0 []
And the said partyof the first part do_95beredy covenant and agree that it and a seited of a good and indefeasible entate of infertionce therein, free and clear of all i and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties herein of that the part_y of the first part shall a such auxin and by such insurance company as shall be nyelifed and directed by the part_y of the first part shall a same against all relates the wint the same the same against all parties making that S are an and by such insurance company as shall be nyelifed and directed by the part_y of the first part shall fa sa herein provided, then the part_y of the second part may pay said tass and introm TIIS GRANT is intended as a moritage to secure the payment until TIIS GRANT is intended as a moritage to secure the payment of the sum of	the differery bereef_510.13. the lawful owner of the premises above granted, nembrance	¢ []
And the said partyof the fort part do_95_keredy covenant and agree that it and actived of a good and indefeatible entate of inhibitions therein and the said of a good and indefeatible entate of inhibitions and the said of a good and indefeatible entate of inhibitions and the said of a good and indefeatible entate of inhibitions and parties making lawful claim The is agreed between the parties herein that the part_V of the fort part shall a said bat they such insurance company as shall be specified and directed by the part_V of the accord payshie, and that Sauch area addall that is all part of the same adjustion and bay mark in and in the event that said part of the same adjustion and the part of the accord pays ment and this indentice, and shall bas' interest at the rate of 10% form the date of payment until is indentice. There is the second part, mark and directed by the said part of the same adjustion for any four for according to the terms of OBO for any four for according to the terms of OBO according to the terms of OBO according to the terms of the said the same adjustion for any four for according to the terms of the same for any form of the balance of pays for any four for according to the terms of the said the same remaining unsaid, and all of the shifts address the same said and the shifts and the shifts address the said the shifts address and the shifts address and the shifts address address address address and the shifts address	the differery bereef_Sh9_1g	
And the said partyof the fart part do_95beredy covenant and agree that at and as as a seised of a good and indefeasible extrate of inheritance therein, free and clear of all i and that hey will warrant and defend the same against all parties making lawful claim It is agreed between the parties here to that the part_V of the fart part shall a result and parties in a single and parties and parties and that success a parties where the same becomes due and payshie, and that success a parties and the result that usid part of the fart part shall a same against all parties in parties the part of the area part shall a same and payshie and the indicates the same against all parties and for part shall a same and payshie. And in the event that usid part of the same against all parties and formation. This indicates, and shall bear interest as the result of 10% formation. Core that payment until this indicates, and abain bear interest is the result of 10% formation. Core the payment to the same of	the differery bered_\$\frac{3.16}{9.16}\$. The lawful owner	() () () ()
And the said partyof the forp part do_95_heredy covenant and agree that it and actived of a good and indefeable entate of inheritance therein, free and clear of all : and that they will warrant and defend the same against all parties making lawful claim It is a greech between the parties hereto that the part_V of the forp part shall as a meta-against all real entaties when the same against all parties making lawful claim Th is a greech between the parties hereto that the part_V of the forp part shall as a herein provided, then the part_V of the accound part may pay gaid tass and informed the said part_V of the same against all prediction of the same of	the differery breef_\$10.9.13	

414

on L most site of C Lass Reg