0

 \mathbb{I}

ſ

(F)

Ø

 \square

 $\langle 0 \rangle$

515

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the	_5day
<u>Natalie H.</u>	Calderwood and Margaret Habein	SeptA. D. 1946_, at _9140	1997 - 1947 - 1947
The Finst		1997년 · 전문 이번 1997년 1	ter of Deeds.
	National Bank of Lawronce, Lawrence, Fanses ENTURE Made this 4th day of Set		eputy.
hundred and	forty-six between		Parts Services
	talie H. Calderwood,	in, a single woman, and Robert Caldermood h	i o Statostatas est
of Lawre parties_ of the	ancein the County ofDouglas he first part, andThe First National Bank	of Lawrence	
	TH, That the said parties_ of the first part, in com	sideration of the sum of	the second par
which is hereby the following de	acknowledged, ha_v9_sold, and by this indenture do_ scribed real estate situated and being in the County of	Grant, Bargain, Sell and Mortgage to the said party of Douglas and State of Kansas, to-wit:	id, the receipt the second pa
Ċ	commencing on the west line of Ohio Str	eet in the City of Lawrence produced South	
	from the original town to a point 188 f	est North of the South line of Section 31	
1	ownship 12, Range 20; thence South on	a said West line of Ohio Street produced	
1	25 1/3 feet; thence West 125 feet then	ace North 62, 2/3rds feet; thence West 105	
1	eet; thence North 62 2/3 feet; thence	East 230 feet to place of beginning, in	
te i train d'a t	he city of Lawrence, Kansas.		
	mances and all the estate, title and interest of the said		
And the said pa		at the delivery hereof they are the lawful owner & of the prem	iises above grante
And the said pa and seized of a good and that they will a It is agreed be	vrL105_of the first part dohereby covenant and agree that and indefeasible estate of inheritance therein, free and clear of a varrant and defend the same against all parties making lawful clai veren the parties herein that the part of the first part shall	at the delivery hereof. bhoy . Bro the lawful owner. B of the prem 11 incumbrance im thereto. 11 at all times during the life of this indenture, pay all taxes or assessments	that may be levie
And the said pa and seired of a good and that they will a It is agreed be or assessed against s such sum and by suc	uright_of the first part do brethy covenant and agree that and indefeasible estate of inheritance therein, free and clear of a warrant and defend the same against all parties making lawful claim where the parties herein that the part of the first part sha and real estate when the same becomes due and parable, and that humance company as halt be specified and directed by the part.	as the defirery hereof they AFO the law fut owner. A. of the prem 11 insumbrance	that may be levie re and tornado second part to th
And the said pa and seired of a good and that they will a It is agreed be or assessed against s such sum and by suc extent of <u>1tS</u> as herein provided, this inderture, and	$url_{10}\Omega_{}$ of the first part do breedy covenant and agree that 1 and indefcasible exists of inheritance therein, fire and clear of a surrant and defcat the same azimat all parties making lawful clait tween the parties herein that the part of the first part shall all real exists when the same becomes due and payable, and that, h invarance company as shall be specified and directed by the part h invarance company as shall be specified and directed by the part h invarance company as a shall be specified and directed by the part h invarance company as a shall be specified and directed by the part h invarance company as a shall be specified and the first part shall be herein the error that shall be add part_0 and the first part shall be herein the art of the second part may pay said has and in abilit berk interfacts on the fact of 10% if from the due of payment b	at the delivery hereof they ARD the lawful owner.B of the prem 11 incumbrance	that may be levis re and tornado second part to th id premises insure tedness, secured i
And the said pu and seized of a good and that they will It is agreed be or assessed against a such sum and by suc extent of <u>155</u> such sum and by suc extent of <u>155</u> this indenture, and THIS GRANT	$vr.1 \oplus 2 = 0$ the first part do brethy covenant and agree that l and indefcasible exists of inheritance therein, fire and clear of a variant and defcant the same aginst all parties making lawfold clut twen the parties herein that the partmain of the first part shall all real exists when the same becomes due and payable, and that, h invariant company as table by prelified and directed by the part h invariance company as table by prelified and directed by the part h invariance company as table by prelified and directed by the part h invariance company as table by prelified that of payment is then the part <u>V</u> of the second part may pay taid tass and in hill beer interest as the part of 10% from the due of payment is is intended as a mostgage to secure the payment of the yum of <u>Extineent</u> thousand	at the delivery hereof they AFO the law fut owner. A of the prem 11 insumbrance	that may be levie re and tornado i second part to th d premises insure tedness, secured ? DOLLAR
And the said pu and seized of a good and that they will v It is agreed be or assessed against s such sum and by suc extent of <u>1</u> <u>1</u> <u>S</u> . as herein provided, this indenture, and THIS GRANT	vr_{\pm} (16	as the delivery hereof $\frac{1}{2}$ NG $\frac{1}{2}$ ACC the law (ul owner, B of the prem ill insumbrance ill into the set of the set of this indenture, pay all taxes or assessments $\frac{1}{2}$ the $\frac{1}{2}$ Mill layer the buildings upon add real enter insured agains for of the second part, the loss, if any, made payable to the part, $\frac{1}{2}$ of the fail to pay such taxes when the same become due and payable and to keep ad unity fully repaid. A and $\frac{1}{2}$ No $\frac{1}{2}$ or $\frac{1}{2}$ and $\frac{1}{2}$ and $\frac{1}{2}$ and $\frac{1}{2}$ ADT and DOT.	that may be levie re and tornado i second part to th id premises insure tedness, secured i DOLLARS
And the said po and seized of a goo- and that they will v It is agreed be or assessed against s such sum and by nuc extent of <u>115</u> as berein provided, this indenture, and THIS GRANT	vr_{\pm} (16	as the delivery hereof $\frac{1}{2}$ NG $\frac{1}{2}$ ACC the law (ul owner, B of the prem ill insumbrance ill into the set of the set of this indenture, pay all taxes or assessments $\frac{1}{2}$ the $\frac{1}{2}$ Mill layer the buildings upon add real enter insured agains for of the second part, the loss, if any, made payable to the part, $\frac{1}{2}$ of the fail to pay such taxes when the same become due and payable and to keep ad unity fully repaid. A and $\frac{1}{2}$ No $\frac{1}{2}$ or $\frac{1}{2}$ and $\frac{1}{2}$ and $\frac{1}{2}$ and $\frac{1}{2}$ ADT and DOT.	that may be levie re and tornado i second part to th id premises insure tedness, secured i DOLLARS
And the side of a good and seired of a good and seired of a good against a sector against a sector and a sector against a	writes_of the first part dobreedy covenant and agree that l and indefcasible estate of inheritance therein, fires and clear of a source and discrete the same against all parties making lawful cluit tween the parties beeroo that the part of the first part shall all real estate when the same becomes due and parable, and that h invarance company as shall be specified and directed by the part, hinterest. And in the errent that said particles_ of the first part shall then the part of the scored part usid has and in its intereded as a mortgage to score the payment of the uno of	at the delivery hereof they ARS the lawful owner.8 of the prem 11 incumbrance	that may be levie re and tornado i second part to it id premises insure redness, secured i = DOLLAN:
And the said pp and scired of a good and that they will vi It is agreed be or asserted against a such as an and by no certent of 152 as herein provided, this indemure, and THIS GRANT according to the ter or time of rypps 24 and by 152 or time of rypps 24 and bits conver- pert therefor or any shall become absolu- timediately matter a rest and berefits as	writes $d_{12} = d_{12} = d_{$	at the delivery hereof $\frac{1}{100}$ $\frac{1}{2}$ $\frac{1}{8}$ $\frac{1}{100}$ the law fut where $\frac{1}{100}$ of the premium bin membrance	that may be levie re and tornado i second part to th id premise insure classes, secured ? =_=
And the said potential of a good and the said potential of a good and that they will via the same and by no castest of 152. This inderure, and this inderure, and THIS GRANT art of the inderure, and the same same same same same same same sam	wr.1.0.2	at the delivery hereof $\frac{1}{2}$ he <u>y</u> A FO	that may be levin re and tornado second part to the dependent is auri- techness, secured i DOLLAR. DOLLAR.
And the side y and a scient of a good and a scient of a good and that they will 'I is a speech be or a sacrosed against a such awm and by you can and by a scient of a scient	wr.1.0.2	at the defirery hereof they Aro the lawful event. A of the press ill incurbance in the second seco	that may be levin re and tornado second part to the dependent is the model of the second of the second of the second of the second of the second of the rest of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second
And the said per and seized of a good and that they will vi- li is agreed be or assessed against a such sum and by you extent of .15.9 ab and more, and THIS GRANT according to the terr and by .15.9 art derection of a sum of the terr and by .15.9 art derection of a sum of the terr and ty .15.9 art derection of a sum of the terr and ty .15.9 art derection of a sum of the terr and ter	wr.1.0.2	ar the defirery hereofthoy Aro the lawful ever. A. of the press il incurbance	that may be levie re and tornabe is second part to it di premies insure indress, secured ?
And the said part of a good and seired of a good and seired of a good and that they will 'I is agreed by or assessed applied a said that they were the said of the said that the said that and the said that and the said that and the said that that that that that that that tha	wr.1.0.2	ar the defirery hereofthoy Aro the lawful ever. A. of the press il incurbance	that may be levin re and tornado second part to ti di premines insure second part to ti di premines insurance second part to the second part of th
And the side part of a good and seired of a good and seired of a good and that they will 'I is a greet be a good against a such areas and and the source of	wr.1.0.2	ar the defirery hereofthoy Aro the lawful ever. A. of the press il incurbance	that may be levie re and tornabe second part to the second part to the digreenies insure techness, secured b "
And the said part of a good of the said of a second of a second against a	writes	ar the defirery hereofthoy Aro the lawful ever. A. of the press il incurbance	that may be levie re and tornabe second part to the second part to the digreenies insure techness, secured b "
And the side part of a good and seired of a good and seired of a good and that they will 'I is a greed be for a second against a work own and by now carse of a life. The second again is an another that the second second again the second secon	vr.102	ar the defirery hereoft hey ArO the lawful event.s. of the press 11 insurbance	that may be feri re and tornado second part to th digreenines, insured i DOLLAR: DOLLAR: DOLLAR:
And the said per and seired of a seco sad that they will v It is agreed be or assessed against a with a sum and by uce created of 15.8 at herein provided, this indenure, and THIS GRANT according to the ter or auror of prograv at the second of the according to the ter or a second of the according to the according to the ter or a second of the ter or a second of the according to the ter or a second of the according to the ter or a second of the ter or a second of the according to the ter or a second of the ter or a second of the ter or a second of te	urlden_ed_the fort part dobreedy covenant and agree that l and indefeasible exists of inheritance therein, free and clear of a serant and defent the same aginst all parties making lawfold di- tarters. And defent the same segment and parties of the fort part shall all real citize when the same becomes due and payable, and that- h invariance company as abili be specified and directed by the part- induction of the same sequence of the fort part shall be the error that all parties. And the of payment is a failed to the error that all parties of the fort part shall be shall be in intervit as the same of 10% from the due of payment is is intended as a mortgage to secure the payment of the sum of	ar the delivery bereafthoy_Arothe lawful owner.sl_of the press II insumbrance	that may be levin re and tornado second part to ti di premines insur- redness, secured i DOLLAN: DOLLAN:
And the said per and seired of a seco sad that they will v It is agreed be or assessed against a with a sum and by uce created of 15.8 at herein provided, this indenure, and THIS GRANT according to the ter or auror of prograv at the second of the according to the ter or a second of the according to the according to the ter or a second of the ter or a second of the according to the ter or a second of the according to the ter or a second of the ter or a second of the according to the ter or a second of the ter or a second of the ter or a second of te	ULBE_Def the first part do	ar the defirery hereofthoy Aro the last of avere. A of the press il incumbrance	that may be levin re and tornado second part to til di premines insure
And the said per and seired of a seco sad that they will v It is agreed be or assessed against a with a sum and by uce created of 15.8 at herein provided, this indenure, and THIS GRANT according to the ter or auror of prograv at the second of the according to the ter or a second of the according to the according to the ter or a second of the ter or a second of the according to the ter or a second of the according to the ter or a second of the ter or a second of the according to the ter or a second of the ter or a second of the ter or a second of te	<pre>vrl102of the first part do</pre>	ar the defirery hereoft hey Are the last at evere.s. of the press it incurbance	that may be levie re and tornabe i second part to the second part to the digreenines insure reaction of the second the second second the insurance or this convergent with the insurance or this convergent with the insurance or this convergent with the insurance or this convergent the second second with the insurance or this convergent with the insurance or this convergent with the insurance or this convergent the insurance or this convergent with the insurance or this convergent the insurance or this convergent with the insurance or the convergent with the insurance (SEAL (SEAL (SEAL (SEAL), before me, i and Margan nowledged the
And the said of a and seited of a geo dut that they will 'the is a series the such a use of the such as a second second the such as the such as a second second the such as a second second and by the such as a second	<pre>vrl102of the first part do</pre>	ar the defirery hereofthoy Aro the last of avere. A of the press il incumbrance	that may be levie re and tornado i second part to the digreenizes insure to the second part to the id premises insure to the second part to the second part to the insurance of the ins
And the said part of a good of the same of	<pre>vrl102of the first part do</pre>	ar the defirery hereof they Are the last of averes. A. of the press il incurbance	that may be levie re and tornabe is second part to the second part to the digreenties insure relations, secured his insure is second his way of the part of the the history of the the history of the by the part y refrom aball exten- year last abov (SEAL (SEAL (SEAL) (SEAL) (SEAL)), before me, to and Margan DrWDOd.
And the said ge and seired of a geo and seired of a geo or assessed against as such sum and by use or assessed against as such sum and by use this inderture, and THIS GRANT asterning to the ter and byIts ar users of and by the performance of a seconding to the ter and by and by_	<pre>vrl.de2of the first part do</pre>	ar the defirery hereof they Are the last of averes. A. of the press il incurbance	that may be levie re and tornado i second part to the digreenizes insure to the second part to the id premises insure to the second part to the second part to the insurance of the ins
And the said per said per said seried of a second second of a second be or assessed against a such as used and the sum and by use certent of <u>115</u> . The second per second	vrl.16.2	ar the delivery bereafthoy Aro the lastal event.a. of the press it incumbrance	that may be levie re and tornabe is second part to this id premines insure indress, secured his
And the said per said space of a second that they will visit the speed be or assessed explants are therein provided, this indenture, and THIS GRANT THIS GRANT are considered by the said of the said	<pre>vrl102of the first part do</pre>	ar the defirery bereafthoy Aro the lastat evener.s. of the press il insurbance	that may be levie re and tornabe is second part to the digreenines insure indexs, secured is 19.45 to sciure any can 19.45 to sciure any can inde to collect the second second second the interment of a second second second the part be- efform shall exten (SEAL (SEAL (SEAL (SEAL (SEAL Second Second Second Second Second Second Second Second Se

415