MORTGAGE RECORD 91

420

Receiving No. 29718 <

Reg. No. <u>5158</u> Fee Paid, <u>\$ 5.00</u>

- TRANK

	This instrument was filed for record on the 5th day of	
Arden E. Ott Astrid L. Ott		ſ
ΤΟ	Towned & Back	
Kaw Valley State Bank	Register of Deeds.	an a
	By Deputy.	
THIS INDENTURE, Made this 21 st day of	August, in the year of our Lord, one thousand nine	
hundred and Forty-six between Arden E. Ott and Astri	d_LOtt. his wife	.0-1
of Bugora in the County of Douglas paries of the first part, and Kaw Valley State Ba		
WITNESSETH, That the said parties_ of the first part, in	part y of the second part.	
Two_thousan1_and_no/100	DOLLARS, tothem_duly paid, the receipt of	
which is hereby acknowledged, havs_sold, and by this indenture of the following described real estate situated and being in the County	doGrant, Bargain, Sell and Mortgage to the said part_y_of the second part, of Douglas and State of Kansas, to-wit:	
Bust 24.86 acres of West 2/3 of Sou	th $\frac{1}{2}$ of Southwest Quarter, Sec. 6 Township 13, S.	0.6
Range 21 E. 6th P.M.		
		r
		9
	그렇는 그는 것 같은 것 같은 말 물건을 받는 것	
		· · · · · · · · · · · · · · · · · · ·
with the summarian and all the states title and interest of the	and must 100 of the flast must therein	a supervision of the second seco
	that at the delivery hereof they were the lawful owner S of the premises above granted,	A constraint of the second sec
And the said part_108_of the first part do hereby covenant and agree and seized of a good and indefeasible estate of inheritance therein, free and clear	that at the delivery hereof they were the lawful owner_S_ of the premises above granted, of all incumbrance	
And the said part_10S_of the first part dobredy corenant and agree and seized of a good and indefeasible estate of inheritance therein, free and clear and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_10S_of the first part	that at the delivery hereof. they WOFO_the lawful owner_S_ of the premises above grented, of all incumbrance	
And the said part_105_of the first part dobretdy coverant and agree and scired of a good and indefeabilite exists of inheritance therein, free and clear and that they will warrant and defend the same against all parties making lawful It is a greed between the parties hereto that the part_105 of the first part or assessed against said real ensure when the same becomes due and payshle, and the	that at the delivery hereof. they WOFC the lawful owner_S, of the premises above granted, of all neumbrance	
And the said part_105_of the first part dobretdy covenant and agree and science of a good and indefeasible exists of inheritance therein, firee and clear and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_105 of the first part or assessed against taid real exists when the same becomes due and payable, and the such num and by such insurance company as shall be specified and directed by the p science of. Thickinterest. And in the yeart bail to site of the first part of the first part of the science of the	that at the delivery hereof. <u>they Werc</u> the lawful owner_S_ of the premises above granted, of all incumbrance	
And the said part_105_of the first part dohereby correnant and agree and seized of a good and indefeasible estate of inheritance therein, free and clear and that they will warrant and defend the same spainst all particles: making lawd It is agreed between the parties hereto that the part_105 of the first part or assessed against said real estate when the same become due and payable, and th such sum and by such insurance company as shall be periodic and directed by the pa- terner of_k103_Linterest. And in the event that said part_105 of the first part and herein provided, then the part of the scool part may pay said taxs an this inductor, and shall bear interest as the rate of 10% from the date of paym THIS GRANT is intered as a metrage to scuence the payment of the same	that at the delivery hereof. <u>They</u> WeFC the lawful owner_S_ of the premises above granted, of all neumbrance $\frac{1}{1000}$ the solution of the line of the solution of the premises above granted, is shall at all times during the life of this indenture, pay all taxes or assessments that may be levied has $\frac{100}{1000}$. Here the boildings upon said real estate insured agains for and termals in art. $\frac{100}{1000}$. The the boildings upon said real estate insured agains for and termals in shall fail to system taxes where the same kereme due and payable and to keep and premises insured in insured. The same term of the annexes of the shall be able to the part. $\frac{1000}{1000}$ and $\frac{1000}{10000}$ and $\frac{1000}{10000}$ and $\frac{1000}{10000}$ and $\frac{1000}{10000000000000000000000000000000$	
And the said part_105_of the first part dobretdy coverant and agree and scired of a good and indefeasible exists of inheritance therein, fire and clear and that they will warrant and defend the same against all parties making lawful It is a greed between the parties hereto that the part_105 of the first part or assessed against said real exists when the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the pa- cent of	that at the delivery hereof. <u>They</u> WeFC the lawful owner_S. of the premises above granted, of all incumbrance	
And the said part_105_of the first part dobretchy correnant and agree and seized of a good and indefeasible exists of inheritance therein, if we and clear and add that they will warrant and defend the same against all particles making lawoff It is agreed between the particle hereto that the part_105 of the first part or assessed against said real exists when the same becomes due and payable, and the same of100_21interet. And in the verse that using part108_3 of the first part of the first part of the same same of 105_from the due of payare THIS GRANT is intered. And in the verse that call part108_3 of the first part into addition of the same same same same same same same sam	that at the delivery hereof. <u>They</u> WeFC the lawful owner_S. of the premises above granted, of all incumbrance	
And the said part_105_of the first part dobretchy correnant and agree and seized of a good and indefeasible exists of inheritance therein, if we and clear and add that they will warrant and defend the same against all particles making lawoff It is agreed between the particle hereto that the part_105 of the first part or assessed against said real exists when the same becomes due and payable, and the same of100	that at the delivery hereof. <u>They</u> WeFC the lawful owner_S. of the premises above granted, of all incumbrance	
And the said part_105_of the first part dobretchy correnant and agree and seized of a good and indefeasible exists of inheritance therein, if we and clear and add that they will warrant and defend the same against all particles making lawoff It is agreed between the particle hereto that the part_105 of the first part or assessed against said real exists when the same becomes due and payable, and the same of100	that at the delivery hereof. <u>They</u> WeFC the lawful owner_S. of the premises above granted, of all incumbrance	
And the said part_105_of the first part dobretchy correnant and agree and seized of a good and indefeasible exists of inheritance therein, fire and clear and said that they will warrant and defend the same against all parties making lawoff It is agreed between the parties hereto that the part_105 of the first part or assessed against said real exists when the same becomes due and payable, and the mach was and by such insurance company as shall be specified and directed by the pa- essessed against said real exists when the same becomes due and payable, and the mach was and by such insurance company as shall be specified and directed by the pa- essessed against said real exists when the same becomes due and payable, and the is indemuter, and hell lower interest at the rate of 105 from the due of payam THIS GRANT is interest. And in the event that call pay106. So the first part means by 150	that at the delivery hereof. <u>They Were</u> the lawful owner_S_ of the premises above granted, of all incumbrance	
And the said part_105_of the first part dobretdy corenant and agree and scired of a good and indefeasible exists of inheritance therein, fire and clear and scient of a good and indefeasible exists of inheritance therein, fire and clear and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_105 or assessed against said real exists when the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the ps carrent of_10541	that at the delivery hereof. <u>They Were</u> the lawful owner.9. of the premises above granted, of all incumbrance delivers and the second part of the indebtedness, secured by estimated of any security is the second part of the indebtedness, secured by estimate, or either, and the amount so paid shall be applied to the part of the indebtedness, secured by the second part of the indebtedness are part of the indebtedness of the second part of the second part of the second part of the indebtedness of the second part of t	
And the said part_105_of the first part dobretdy corenant and agree and scired of a good and indefeasible exists of inheritance therein, fire and clear and scient of a good and indefeasible exists of inheritance therein, fire and clear and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_105 or assessed against said real exists when the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the ps carrent of_10541	that at the delivery hereof. <u>They Were</u> the lawful owner.9. of the premises above granted, of all incumbrance delivers and the second part of the indebtedness, secured by estimated of any security is the second part of the indebtedness, secured by estimate, or either, and the amount so paid shall be applied to the part of the indebtedness, secured by the second part of the indebtedness are part of the indebtedness of the second part of the second part of the second part of the indebtedness of the second part of t	
And the said part_105_of the first part dobretcy correnant and agree and seized of a good and indefeasible exists of inheritance therein, if we and clear and said that they will warrant and defend the same against all particles making tabulit It is agreed between the particle hereto that the part_105 of the first part or assessed against said real exists when the same becomes due and payable, and the mach was and by such insurance company as shall be specified and directed by the pa- estate said first exists when the same becomes due and payable, and the same of	that at the delivery hereof. <u>They Were</u> the lawful owner_S_ of the premises above granted, of all incumbrance	
And the said part_105_of the first part dobretdy corenant and agree and scired of a good and indefeasible exists of inheritance therein, fire and clear and scient of a good and indefeasible exists of inheritance therein, fire and clear and that they will warrant and defend the same against all parties making lawful It is agreed between the parties hereto that the part_105 or assessed against said real exists when the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the ps carrent of_10541	that at the delivery hereof. <u>They Were</u> the lawful owner.9. of the premises above granted, of all incumbrance delivers and the second part of the indebtedness, secured by estimated of any security is the second part of the indebtedness, secured by estimate, or either, and the amount so paid shall be applied to the part of the indebtedness, secured by the second part of the indebtedness are part of the indebtedness of the second part of the second part of the second part of the indebtedness of the second part of t	· 'n
And the said part_105_of the first part dobretcy correnant and agree and seized of a good and indefeasible exists of inheritance therein, if we and clear and said that they will warrant and defend the same against all particles making tabulit It is agreed between the particle hereto that the part_105 of the first part or assessed against said real exists when the same becomes due and payable, and the mach was and by such insurance company as shall be specified and directed by the pa- estate said first exists when the same becomes due and payable, and the same of	that at the delivery hereof. <u>EBQY WOFC</u> the lawful owner_S_ of the premises above granted, of all numbrane. I claim thereto. I claim thereto. I this that all times during the life of this indenture, pay all taxes or assessments that may be levied has <u>UBQY</u> there the boildings upon said real estate insured agains fire and tormals in stat. <u>UBQY</u> there the boildings upon said real estate insured agains fire and tormals in shall fail to pay such taxes when the same become due and paybile and to keep addi premises insured in insurance, or either, and the amount so paid shall echome a part of the indebtedness, secured by even unit fully repaid. DOLLARS, all interest accruing thereon according to the terms of said obligation and also to secure any sum or insurance, or either, and the amount so paid shall boll to pay and the indebtedness, secured by even all interest accruing thereon according to the terms of said obligation and also to secure any sum or insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by EDBTOOD TAB INFOID TOYOId CC, 1. The OFTOIT that , and the obligation contained therein fully discharged. If default be made in auch payments or any it may any insurance, are either and written obligation, for the security of which the indernue is given, shall from provided for in half written obligation, for the security of which the indernue is given, shall more may pat thereof, in the manner prescribed by lies and out of all monry, arising from such asite in any pat thereof, in the manner prescribed by lies and out of all monry, arising from such asite and charge indicated therein contained, and all benefits accruing thereform shall estend presentatives axisms and mancersons of the rescriptive patients are thereform shall estend in the second rescention there is not a state of the and there are the state of the day and year last above	
And the said part_105_of the first part dobretcy correnant and agree and seized of a good and indefeasible exists of inheritance therein, if we and clear and said that they will warrant and defend the same against all particles making tabulit It is agreed between the particle hereto that the part_105 of the first part or assessed against said real exists when the same becomes due and payable, and the mach was and by such insurance company as shall be specified and directed by the pa- estate said first exists when the same becomes due and payable, and the same of	that at the delivery hereof. <u>ENRY WOFC</u> the lawful owner_S_ of the premises above granted, of all incumbrance	· 'n
And the said part_105_of the first part dobretcy correnant and agree and seized of a good and indefeasible exists of inheritance therein, if we and clear and said that they will warrant and defend the same against all particles making tabulit It is agreed between the particle hereto that the part_105 of the first part or assessed against said real exists when the same becomes due and payable, and the mach was and by such insurance company as shall be specified and directed by the pa- estate said first exists when the same becomes due and payable, and the same of	that at the delivery hereof. EBCY MOTO_the lawful owner_S_ of the premises above granted, of all incumbrance	· 'n
And the said part_102_of the first part dotretry correnant and agree and scired of a good and indefeabile exist of inheritance therein, free and clars and that they will warrant and defend the same against all parties making lawful It is agreed between the parties herein that the part_102 of the first part or assessed against said real exists when the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the pa- stem of .5103.21. Linteret. And in the event that said part_102 of the first part as brein provided, then the part of the second part may pay said taxs an his instructive. The mathematical study are the of 10% from the date of payme. THIS GRANT is instead as a motrage to secure the payment of the same of the advective the second part may pay said taxs an his instruct. Linteret. And a a motrage to secure the payment of the same of the second part data as a motrage to secure the payment of the same of mathematical sto the terms of the said part of the second part, while assessed in the terms of <u>OPB</u> contents without pay the said part of pay is a part of the second by the said part of the second part, while part thereof or any obligation created thready, of instreng thereon, or if the tax is part, 10.56, the off while high-line tax by the said part of pay if the tax is part, 10.56, the off while high-line tax by the said part of pay if the tax is part. 10.56, the off while high-line tax by the said part of the tax is part. 10.56, the off while high-line tax by the said part of the tax is part. 10.56, the off while high-line tax by the said part of the tax is part. 10.56, the off while high-line tax by the said part of the tax is part. 10.56, the off while high-line tax by the said part of the tax is part. 10.56, the off while high-line tax by the said part of the tax is part. 10.56, the off while high-line tax by the said part of the tax is part. 10.56, therein tax become due and payable at the option of the h	that at the delivery hereof. <u>ENRY WOFC</u> the lawful owner_S_ of the premises above granted, of all incumbrance	· 'n
And the said part_105_of the first part dotretry corenant and agree and scired of a good and indefeabile exist of inheritance therein, free and clare and that they will warrant and defend the same against all parties making lawful It is agreed between the parties herein that the part_105 of the first part or assessed against said real ensite where the same becomes due and payable, and the such sum and by such insurance company as shall be specified and directed by the pa- sessering admitted in the event that said part_105 of the first part is brein provided, then the part_1 of the second part may pay said taxs an fibst indentice, and shall beer interest as the rate of 10% from the date of payme. THIS GRANT is interest as the rate of 10% from the date of payme. THIS GRANT is intered as a motrage to secure the payment of the sum of 	that at the delivery hereof. EBCY MOTO_the lawful owner_S_ of the premises above granted, of all incumbrance	· 'n
And the said part_102_of the first part dotreedy corenant and agree and acired of a good and inderfeasible exists of inheritance therein, free and clara and that they will warrant and defend the same against all parties making lawfill It is agreed between the parties herein that the part_102	that at the delivery hereof. EBQY MOTO_the lawful owner_S_ of the premises above granted, of all neumbrane	· 'n
And the said part_102_of the first part dotredy corenant and agree and acired of a good and inderfeasible exists of inheritance therein, first making lawoff it is agreed between the parties herein this the part_102	that at the delivery hereof. EBQY MOTO_the lawful owner_S_ of the premises above granted, of all numbrane	· 'n
And the said part_102_of the first part dotretry corenant and agree and acted of a good and inderfeasible exists of inheritance therein, free and clarm and that they will warrant and defend the same against all parties making lawful It is a greed between the parties herein that the part_102 of the first part or assessed against all parties making lawful It is a greed between the parties herein that the part_102 of the first part or assessed against all parties making lawful It is a greed between the parties herein that the part_102 of the first part or a breen quality and hall bear interest as the rate of 105 from the date of payme. THIS GRANT is interest as the rate of 105 from the date of payme. THIS GRANT is intered as a motrage to accure the payment of the sum of bear of most deal with the same of 105 from the date of payme. THIS GRANT is intered as a motrage to accure the payment of the sum of bear of most deal with the same of 100 from the date of payment be the first part. Or 100	that at the delivery hereof. EBCY MOTO the lawful owner_S_ of the premises above granted, of all neumbrance	· 'n
And the said part_105_of the fors part dotredy corenant and agree and active of a good and indefeasible exists of inheritance therein, free and clear and last tee will warrant and defend the same against all parties making lawoid It is a greed between the parties herein that the part_105for a varsued against said real cases when the same becomes due and payable, and the same have and any said real cases when the same becomes due and payable, and the same have and same and the same task the best becomes due and payable, and the same have and the same same when the same becomes due and payable, and the same have and the same same when the same becomes due and payable, and the same have and the same same shall be specified and directed by the pa- tering of DhOAL_interect. And in the event that all part108.2 of the fars part as breein greeided, then the part of the second part, may pay said tase an this indentice, and shall be ar interest as the rate of 10% from the date of payam of the same safety of the part of the same of the same of 	that at the delivery hereof. EBQY MOTO_the lawful owner_S_ of the premises above granted, of all incumbrance	· 'n
And the said part_102_of the first part dotredy corenant and agree and exited of a good and inderfeasible exists of inheritance therein, free and citer and that they will warrant and defend the same against all parties making lawfull it is a precide between the parties herein the the part_102	that at the delivery hereof. EBQY MOTO_the lawful owner_S_ of the premises above granted, of all neumbrane	
And the said part_105_of the fors part dotredy corenant and agree and active of a good and indefeasible exists of inheritance therein, free and clear and last tee will warrant and defend the same against all parties making lawoid It is a greed between the parties herein that the part_105for a varsued against said real cases when the same becomes due and payable, and the same have and any said real cases when the same becomes due and payable, and the same have and same and the same task the best becomes due and payable, and the same have and the same same when the same becomes due and payable, and the same have and the same same when the same becomes due and payable, and the same have and the same same shall be specified and directed by the pa- tering of DhOAL_interect. And in the event that all part108.2 of the fars part as breein greeided, then the part of the second part, may pay said tase an this indentice, and shall be ar interest as the rate of 10% from the date of payam of the same safety of the part of the same of the same of 	that at the delivery hereof. EBQY MOTO_the lawful owner_S_ of the premises above granted, of all neumbrane	· 'n
And the said part_102_of the first part dotredy corenant and agree and exited of a good and inderfeasible exists of inheritance therein, free and citer and that they will warrant and defend the same against all parties making lawfull it is a precide between the parties herein the the part_102	that at the delivery hereof. EBQY MOTO_the lawful owner_S_ of the premises above granted, of all neumbrane	
And the said part_102_of the first part dotredy corenant and agree and exited of a good and inderfeasible exists of inheritance therein, free and citer and that they will warrant and defend the same against all parties methics lawed that it is precide between the parties herein that the part_102	that at the delivery hereof. EBQY MOTO_the lawful owner_S_ of the premises above granted, of all neumbrane	
And the said part_102_of the first part dokretcy coremant and agree and scient of a good and inderfeasible exists of inheritance therein, free and clarm and that they will warrant and defend the same against all parties making lawful It is agreed between the parties herein that the part_102 of the first part or assessed against all parties making tawful It is a greed between the parties herein that the part_102 of the first part or a breen provided, then the part_102 of the second part may pay said taxs and his indentives and hall bear interest as the rel of 105 from the date of payment of the same of 105 from the date of payment of the same of 105 from the date of payment being been defended by the parties after are of 105 from the date of payment being been defended by the payment been	that at the delivery hereof. EBQY MOTO_the lawful owner_S_ of the premises above granted, of all neumbrane	
And the said part_102_of the first part dotredy corenant and agree and exited of a good and inderfeasible exists of inheritance therein, free and citer and that they will warrant and defend the same against all parties herein the parties herein that the part_102	that at the delivery hereof. EBQY MOTO_the lawful owner_S_ of the premises above granted, of all neumbrane	
And the said part_102_of the first part dokretcy coremant and agree and scied of a good and inderfeasible exists of inheritance therein, free and clarm and that they will warrant and defend the same against all parties making lawful It is agreed between the parties herein that the part_102 of the first part or assessed against all parties making tawking and the same against all parties making lawful It is a greed between the parties herein that the part_102 of the first part or as breed again and by such instruce company as shall be specified and directed by the parties method in the creat that said part_102 of the second part may pay said taxs and his instruction at a moting to 105 from the date of payment and by 112 for the second part, may pay said taxs and big method. There are the parties at the rate of 105 from the date of payment by instruction of the said part_102 of the second part, may pay said taxs and by 112 for the said part_102 of the second part, the part or yo for a said part_102 of the second part, the part of part to ray for a said part_102 of the second part, the part of part to ray for a said part_102 of the said part_102 of the second part, the part of part to ray for a said part_102 of the said part_102 of the said part_102 The part_1 and part_102 of the said part_102 of the said part_102 The part is a ray of part to ray of the said part_102 of the said part. 102 of the said part_102 of the said part_102 The part_102 of the said part 102 of the said part 102 The part 102 of the said part 102	that at the delivery hereof. EBCY MOTO_the lawful owner_S_ of the premises above granted, of all incumbrance	