## Receiving No. 29741 / MORTGAGE RECORD 91

424

Reg. No. 5163 Fee Paid, \$ 5.00

0

(INSI)

**WATER** 

潮激剧

制制制

	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 9 day of
то	September A. D. 1946, at 9:40 o'clock A. M.
10	Aarol G. Beck Register of Deeds.
	ByDeputy.
THIS INDENTURE, Made this 6th day of	September, in the year of our Lord, one thousand nine
hundred and forty-six between Herbert A. Cies, a single	man, and Lynn Bowers, his sister, a single woman
of Eudora in the County of Douglas	and State of Kansas
part_195_ of the first part, and Kaw Valley State_Bank	, Eudora, Kansas
WITNESSETH, That the said part_105_ of the first part, in consi	part Y of the second part.
Two_thousand_and_no/100] which is hereby acknowledged, ha_79_sold, and by this indenture do_ the following described real estate situated and being in the County of I	DOLLARS, toduly paid, the receipt ofGrant, Bargain, Sell and Mortgage to the said partyof the second part, Douglas and State of Kansas, to-wit:
Lot number eight (8) and the north $1/2$ of 1	ot number ning (9) all in Block 170 in the
City of Eudora, Douglas County, Kansas	
	$= \frac{\sigma}{2} \left[ \frac{\sigma}{m} \right]^{\frac{1}{2}} = \frac{\sigma}{m} \left[ \frac{\sigma}{m} \left[ \frac{\sigma}{m} \left[ \frac{\sigma}{m} \right]^{\frac{1}{2}} = \frac{\sigma}{m} \left[ \frac{\sigma}{m$
STATE OF CALIFORNIA COUNTY OF SAN MATEO, SS:	
who executed the foregoing instrument and duly acknow	t. A. D. 1946 before me, a Notary Public in the gle woman to me personally known to be the same person owledged the execution of the same. bed my name, and affixed my official scal on the day
(SEAL) My commission expires Oct. 25, 1949	9 Marjorie M. Young Notary Public
And the said part_1GS_of the first part dohereby covenant and agree that a and seized of a good and indefeasible estate of inheritance therein, free and clear of all	
And the said part_ $10.85$ of the first part dohereby covenant and gree that a and seited of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawfal claim. It is agreed between the parties hereto that the part_ $10.82$ of the first part shall are averated signification said read estate when the same become due and paytake, and that. $2$ such sum and by such insurance company as shall be specified and directed by the part $M_{\rm est}$ such sum and by such insurance company as shall be specified and directed by the part $M_{\rm est}$ such sum and by such insurance to the such as all part $20.85$ of the first part shall ( a before provided, then the part. $V_{\rm est}$ of the second part may pay said gate and insur- tion the indentive, and shall be are interest as the read of 10.8 from the date of symmets us	t the delivery hereof. they are the lawful owner.S of the premises above granted, incumbrance
And the said part_ $10.85$ of the first part do hereby covenant and gree that a and seited of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawfal claim It is agreed between the parties hereto that the part_ $10.82$ of the first part hall are assured against said real estate when the same become due and paytake, and that $\frac{1}{2}$ such sum and by such insurance company as shall be specified and directed by the part $\frac{1}{2}$ such sum and by such insurance company as shall be specified and directed by the part $\frac{1}{2}$ such sum and by such insurance company as thall be appending and directed by the part $\frac{1}{2}$ such sum and $\frac{1}{2}$ instruct. And in the event that and $\frac{1}{2}$ of the first part shall is indentive, and shall be an interest at the size of 10% from the date of payment un THUS GRANT is intended as a mortrage to secure the payment of the sum of $\frac{1}{2}$ The orthousand a nod nod 100	t the delivery hereof they are the lawful owners of the premises above granted, incumbrance
And the sid part_ $10.85$ of the first part dohereby covenant and gree that a und seited of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawfal claim. It is agreed between the parties hereto that the part_ $10.82$ of the first part shall be reacted by the first part shall be reacted by the first part shall be reacted by the part by the part by the part by the part by the indefeasible estate when the same become due and partale, and that $-10.82$ of the first part shall be precised and directed by the part by the indefeasion of the same address of the part by the indefeasion of the same to estate description of the same to estate description of the part by the indefeasion of the same to estate description of the part by the indefeasion of the same of	t the divery hereof they are the lawful owners of the premises above granted, incumbrance
And the said part_10.52. of the first part do hereby evenant and gree that a und seized of a good and indefeasible estate 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 hereto that the part_10.52. of the first part shall claim and bot such insurance company as shall be specified and directed by the part of th	t the delivery hereof they are the lawful owners of the premises above granted, incumbrance
And the sid part_1025_of the first part dohereby covenant and gree that a med seized of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawfal claim. It is agreed between the parties hereto that the part_1025_of the first part half or a varent degrine static static when the same become due and paytake, and that. The parties that the part_1025_of the first part half is inderiven, and in the crent that all parties of the part that it is inderiven, and half the part of the scend part, and that the part of the inderivent and the state of 10% from the date of payment to the inderivent, and that the state of 10% from the date of payment to TIIS GRANT is interest. At the state of 10% from the date of payment to TIIS GRANT is intered to paytake the part of the scend part, and no / 1000	t the divery hereof they are the lawful exercises of the premises above granted, incumbrance
And the sid part_10.5. of the first part dohereby evenant and gree that a und steired of a good and indefeasible estate 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 hereto that the part_10.5. do the first part hall and that they indicate and that they indicate the there is a streed between the parties hereto that the part_10.5. do the first part hall the parties and that they indicate and the street and that all parties making lawful claim is the start when the same become due and parables and that and that and that and that we have the same of the same and parables and that and the same that all parties of the the same of and	t the delivery hereof they are the lawful owners of the premises above granted, incumbrance
And the said part_1025. of the first part do hereby covenant and gree that a mal select of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawfal claim. It is agreed between the parties hereto that the part_1025. of the first part shall first or aversed signification said real estate when the same becomes due and paythe, and that. The same addition of the same against all parties making lawfal claim is inderesting and that the same becomes due and paythe, and that. The same addition of the same against all description of the same addition of the same the same addition of the same addit	t the divery hereof. they are
And the sid part_10.5. of the first part dohereby evenant and gree that a und steired of a good and indefeasible estate 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 hereto that the part_10.5. do the first part hall and that they indicate and that they indicate the there is a streed between the parties hereto that the part_10.5. do the first part hall the parties and that they indicate and the street and that all parties making lawful claim is the start when the same become due and parables and that and that and that and that we have the same of the same and parables and that and the same that all parties of the the same of and	t be divery hereof_they_are
And the said part_10.52.07 the first part do hereby events and gree that a and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making lawfal claim. It is agreed between the parties hereto that the part_10.52. of the first part shall claim in the same attaint and defend the same against all parties making lawfal claim is a same adjusted by the first part shall claim in the same attaint and defend the same against all parties making lawfal claim. It is agreed between the parties hereto that the part_10.52. of the first part shall for a vasced against said real exists when the same become due and parable and that when more that all parties of the that said part.95. of the first part shall for a berein provided, then interver at the rate of log: rnow the due to the same of This intervet at the rate of log: rnow the due to the same of This intervet at the rate of log: rnow the due to the same of This intervet The bars and of the same as provided the the same of This intervet The bars and of the same as a provided in the inderviter of the same as a provided in the inderviter	t the diversy hereof_they_are
And the sid part_10.5. of the first part dohereby evenant and gree that a und steired of a good and indefeasible estate 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 hereto that the part_10.5. do the first part hall and that they indicate and that they indicate the there is a streed between the parties hereto that the part_10.5. do the first part hall the parties and that they indicate and the street and that all parties making lawful claim is the start when the same become due and parables and that and that and that and that we have the same of the same and parables and that and the same that all parties of the the same of and	t the diversy hereof_they_are
And the sid part_102_of the first part dohereby covenant and gree that a material and selected of a good and indefeabilite estates of inheritance therein, free and clear of all and the first warrant and defend the same scainst all parties making lawfal claim. It is agreed between the parties hereto that the part_102 of the first part shall claim the same scainst all parties making lawfal claim is a specified in sub-reason scale and parties and that the part_102 of the first part shall be a second grain said real estate when the same becomes due and parties and that of the scend part, and that of the scend part, and material scale and that and the infertive and shall be are infered to the scend part, and material scale and the scene state of 100 for the part shall in the infertive and shall be are infered to a scened significant shall be a scend part, and material scale and a scale and interest, together with all the ord scale and scal	t the diversy hereof_they_are
And the said part_102_of the first part do hereby covenant and greee that a and selected of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defend the same against all parties making havfal claim. It is agreed between the parties hereto that the part_102 of the first part shall claim it is agreed between the parties hereto that the part_102 of the first part shall the interface of all more and solve and ball bear interest at the rate of 103 first part shall be a parties of the part ball the interface of the international ball bear interest at the rate of 103 first part shall be a part of the interface of the second part, and model the second part is the second part and in the second the second part is whether the terms of	t be divery hereof_they_are
And the said part_102_of the first part dohereby covenant and arcree that a start of a good and indefcabile estate of informance therein, free and clear of all and that they will warrant and defend the same against all parties making lawfal claim. It is agreed between the parties herein of that the part_102 of the first part shall claim the is agreed between the parties herein of that the part_202 of the first part shall claim the indention of the same against all values and between the parties therein that all parties making lawfal claim that and the same takes that the same against all distributes that the same against all distributes that all parties the first part shall be aprecided, then the part of the sceend part, may pay said taxs and inno. THIS GRANT is intered at a a mortrage to accure the payment on the same of	t the defivery hereof_they_are
And the side part_1025_of the fors part dohereby covenus and gree that a material of a good and indefeability estimates of inheritance therein, free and clear of all and selected of a good and indefeability estimates the same scains all parties making havfal claim. It is agreed between the parties hereio that the part_1425_of the first part shall cover and parties and the same scains all parties making havfal claim. It is agreed between the parties hereio that the part_1425_of the first part shall be reserved sensities as in the same scains all parties making havfal claim. It is agreed between the parties the same scains all use and parties and that _2 much sum and by such insurance company as shall be precised and directed by the part with a most part of the same scains all parties and the same scains all parties are defeasible of the same scains all parties and the same scains all parties are and same scains and the same scains and model to 000. The part shall fit is precised part may part shall be part of the same of	t the defivery hereof_they_are
And the side part_102_of the fors part dohereby covenant and gree that a material of a good and indefeability estimates of inheritance therein, free and clear of all and the they will warrant and defend the same scains all parties making havfal claim. It is agreed between the parties hereto that the part_102 of the first part shall first or aversed signification said real estate when the same becomes due and paytake, and that of the first part shall be restricted and that said parties and the part is a strengt significant said real estate when the same becomes due and paytake, and that of the scend part, and and that of the scend part, and model on the index of the same and model on the same of the same of The scend part shall be specified and directed by the part of the scend part, and model on the same of the same of The scend part shall be specified to the terms of The burgershall be specified and the scend part, with all in or sums of momer through the part of the same specified and the scend part, with all in or sums of momer through the rate of the same scener state of the scend in the same scener shall be read if a sith part of the same scener is specified, and this convergence shall be vole if any the part of the same scener scener is specified. The same state the one same that the to read of the scener shall be read if a sith part of the shall state of the scener shall be read in the state scener specified. The shall state and the whole same remaining unpuble and all states the could be shall be read in the state of the scener specified. The shall state and interest, the same state the same state and the state is a state of the scener shall be read in the state scener specified and the scener shall be read if a sith part of the shall state of the scener shall be read in the state scener specified. The shall state and interest is specified and the scener shall be read if a sith part of the shall state of the scener shall be rea	t be divery hereof_they_are
And the side part_1025_of the fors part dohereby covenus and gree that a material of a good and indefeability estimates of inheritance therein, free and clear of all and selected of a good and indefeability estimates the same scains all parties making havfal claim. It is agreed between the parties hereio that the part_1425_of the first part shall cover and parties and the same scains all parties making havfal claim. It is agreed between the parties hereio that the part_1425_of the first part shall be reserved sensities as in the same scains all parties making havfal claim. It is agreed between the parties the same scains all use and parties and that _2 much sum and by such insurance company as shall be precised and directed by the part with a most part of the same scains all parties and the same scains all parties are defeasible of the same scains all parties and the same scains all parties are and same scains and the same scains and model to 000. The part shall fit is precised part may part shall be part of the same of	t be divery hereof_they_are
And the side part_1025_of the first part dohereby eventual and gree that a main a select of a good and indefeabilite estate of inheritance therein, free and clear of all the selection of use of all more states and inheritance therein. If is a greed between the parties herein that the part_129 of the first part half the same against all parties making havfal claim it is a greed between the parties herein that the part_129 of the first part half the part of the scend part, and then of the scend part, and the part is and the set of 100 first mode that the part is the inference of the inference of the scend part, and model on the same of more the part of the scend part, and model on the scend part with all the rest of 100 first the scend part, which all the scend part, and model on the scend part of the part of the part of the part of the scend part, and model on the scend part, which all the scend part, and model on the scend part of the part of the scend part of the part of the scend part	t be defirery hereof_they_are