MORTGAGE RECORD 91

426

Reg. No. 5169

9

and the second s

and the

潮潮

and the second	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 10 day of
1	ifford C. Wright and Jessie M. Wright TO	A. D. 19_46, at 3:25_o'clock_PM.
_Th	e_Lawrence_Building_and_Loan Association	ByDeputy.
	THIS INDENTURE, Made this 10th day of September red and forty-six between	er, in the year of our Lord, one thousand nine
	Clifford C. Wright and Jessie M. Wrig	ht,-husband-and-wife
of part_	L'AWREDCE in the County of Douglas ies of the first part, and The Lawrence Building and	
	WITNESSETH, That the said part_ids_ of the first part, in conside Twenty Seven Hundred Fifty and no/100	part_y of the second part.
which the f	h is hereby acknowledged, ha <u>19</u> sold, and by this indenture do ollowing described real estate situated and being in the County of Do	
	Lot Six (6) in Block Twenty-One (2	1) in Sinclair's Addition to the
	City of Lawrence, Douglas County,	Kansas
Transfer and	방법 수 있는 것 같은 것 같은 것 같은 것은 것이 같이 있는 것이 같이 많이 많이 했다.	이는 것이 아내는 것이 같아요. 아니는 것이 아내는 것이 같아요. 아내는 것이 것이 같아요. 아내는 것이 같아요. 아내는 것이 같아요. 아내는 것이 같아요. 아내는 것이 가 있는 것이 않는 것이 않는
Section Call		
	the appurtenances and all the estate, title and interest of the said pa	
An and seis	nd the said part_125of the first part dobereby covenant and agree that at a red of a good and indefeasible estate of inheritance therein, free_and clear of all in	the delivery hereof_thoy_Arathe lawful owner_8 of the premises above granted, scumbrance
And sets and that It	nd the said part_125 for its part do hereby covenant and agree that at it real of a good and indefcasible extate of inheritance therein, free.and clear of all in it they will warrant and defend the same against all parties making lawful claim is agreed between the parties here to that the part So the first part shall at	the delivery hereof_th@y_BF@the lawful owner_S of the premises above grantel, scumbrance
An and sein and tha It or asses such sur extent o	In the said part_ 165 — of the first part do breby covenant and agree that at set of a good and indefeasible states of inheritance therein, free, and clear of all in they will warrant and defend the same against all parties making lawful claim it is agreed between the parties hereto that the part_ 105 . of the first part shall at side against all trail state tweets the same foremed due and directed by the part m and by such insurance company is a shall be 7π civit of the first part, ball of 152 m. In the event the same becomes due and payable, and that $152m and by such insurance company is a shall be 7\pi civit of the first part shall fail152$ m. Interest. And in the event that sail part. 152 of the first part shall fail	the delivery hereof_th@y_BF@the lawful owner.S of the premises above granted, combrance
An and seis and tha It or asses such sus extent o as here this ind	In the said part_ 165 — of the first part do briefly covenant and agree that at a read of a good and indefeasible state of inheritance therein, free-and clear of all in they will warrant and defend the same against all parties making lawful claim it is agreed between the parties hereto that the part05. of the first part shall and used against tail trait state the same face more due and payable, and that $\frac{1}{100}$ m and by such insurance company is shall be "rectified and directed by the part($\frac{1}{100}$. In the first part shall all part05 of the first part shall an ensure and company is shall be $\frac{1}{1000}$ for the first part shall an ensure that first part05 of the first part shall an imported, then the part of the scend part may pay ald tase and insure that the start of part for the of the off part that of the first part that first part of the scend part may pay ald tase and insure that the first part the off part for the first part that of the first part that the first part the part part of the scend part may pay ald tase and insure that the first part between the scend the scend the scend the scend part may pay ald tase and insure that the first part the scend part the scend test of partment units and the scend test of partment units and the scend test of partment units and the scend test part test part test parts the scend test parts and	the dolvery hereof_th@y_BF@the lawful owner_B of the premises above granted, scumbrance
An and seit and tha It or asses such su extent or as here this ind TH	In the said part_ 105 of the first part do hereby covenant and agree that at a seed of a good and indefeasible estate of inheritance therein, free-and clear of all in they will swarmant and defend the same sainst all parties making having claim is agreed between the parties hereto that the part_ 105 . of the first part shall an is agreed between the parties hereto that the part_ 105 . of the first part shall an is agreed between the parties hereto that the part_ 105 . of the first part shall and is agreed between the parties hereto that the part_ 105 . of the first part shall and in a dry tuch houstrance company as abile bergefield and directed by the part($_{105}$, $_{105$	the doivery hereof_th@y_BF@the lawful owner.S of the premises above granted, scumbrance
An and seit and tha It or asses such sur extent o as herei this ind TF	In the said part_ 105 of the first part do hereby covenant and agree that at a seed of a good and indefeasible estate of inheritance therein, free-and clear of all in they will swarmant and defend the same sainst all parties making having claim is agreed between the parties hereto that the part_ 105 . of the first part shall an is agreed between the parties hereto that the part_ 105 . of the first part shall an is agreed between the parties hereto that the part_ 105 . of the first part shall and is agreed between the parties hereto that the part_ 105 . of the first part shall and in a dry tuch houstrance company as abile bergefield and directed by the part($_{105}$, $_{105$	the doivery hereof_th@y_BF@the lawful owner.S of the premises above granted, scumbrance
An and seit and tha It or asses such sur extent o as herei this ind TF	In the said part_ 105 of the first part do hereby covenant and agree that at a seed of a good and indefeasible estate of inheritance therein, free-and clear of all in they will swarmant and defend the same sainst all parties making having claim is agreed between the parties hereto that the part_ 105 . of the first part shall an is agreed between the parties hereto that the part_ 105 . of the first part shall an is agreed between the parties hereto that the part_ 105 . of the first part shall and is agreed between the parties hereto that the part_ 105 . of the first part shall and in a dry tuch houstrance company as abile bergefield and directed by the part($_{105}$, $_{105$	the doivery hereof_th@y_BF@the lawful owner.S of the premises above granted, scumbrance
An and sei and that it or assess such su extent o as being this ind Ti and by. or sums BEIQF statt part the immediastic	In the usid part_1ES_of the first part do brethy covenant and agree that at a seed of a good and indefeasible estate of inheritance therein, free-and clear of all in they will warrant and defend the same azinst all parties making lawful claim is a speed between the parties hereto that the part brethy warrant and defend the same azinst all parties making lawful claim is a speed between the parties hereto that the part brethy arrant and matching the same becomes due and parable, and that. The disc azinst all there is the speed between the parties that the part is a speed between the parties between due and parable, and that. The first matching the part of the event that and part is a start of the first part shall all in provided, then the part of 105 from the date of payment unit HIS GRANT is intended as a mergage to scene the payment of the same made approxed to the part of the scenal part, with all intended as a mergase to scene the payment of the payment of the terms of the same as provided in this indensure. The same first of the first part date of a payment of the scenal part, with all intended as a mergase to the part of the scenal part, with all intended are into any insure the step of the first part dates, on a same same step of the first part dates, on a same same step of the first part dates, and shall be there there and the scenal part, with all into indensure. There are not part of the buildings an all rais in the ladden been due and here there there there there are not if the taxes, on a say the payment of the scena part of the there are not pay the same as provided in the indensure.	the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, scumbrace
An and sei and sei and tha fit or Auces with sum extent or as here: as here: this ind states accordin and by. or sums BSSOM part the second se	and the said part_1ES_of the first part dobreeby covenant and agree that at seed of a good and indefeasible estate of inheritance therein, free-and clear of all in seed of a good and indefeasible estate of inheritance therein, free-and clear of all in side gainst all real estate when the same focusion and all parties making lawful claim i side gainst all real estate when the same focused us and parkle, and that. The man by such haurance company is aball be received and directed by the part/ 1 the same transmission of the erest of the same gainst and directed by the part/ 1 the same transmission of the same focus of the first part shall all in provided, then the part of the second part may pay said taxs and incur- cative, and thall beer interest at the rate of 10% from the date of payment usil 11S GRANT is interded as a mortgace to secure the payment of the sum of	the delivery hereof_th@y_BF@the lawful owner.d of the premises above granted, accumbrance
An and sei and tha it or ances such as extent o as here this ind TT accordin and by- or sum <i>BLAGM</i> <i>BLAGM</i> <i>T</i> <i>T</i> <i>T</i> <i>T</i> <i>T</i> <i>T</i> <i>T</i> <i>T</i> <i>T</i> <i>T</i>	In the said part_1263_of the first part dobreeby covenant and agree that at seed of a good and indefeasible estate of inheritance therein, free-and clear of all in they will warrant and defend the same against all parties making lawful claim it is agreed between the parties hereto that the partbreeby reacting and the same becomes due and parable, and thatbreeby reacting a state of the first part doal at the parties in the same becomes due and parable, and thatbreeby reacting and the error that sail parties and the first part doal at the parties. If the minime the react doal part_1263 of the first part doal at the first part doal at the same for the same becomes due and parable, and thatbreeby reacting and the error that sail part_1263 of the first part doal at the first part doal at the part() and the part() and the error that sail part_1263 of the first part shall at the first of 1055 from the date of paramet unit 1155 GANT is intended as a mortgace to sceare the paramet. The first part doal at the first of 1055 from the date of paramet unit 1255 or the first part doal at the first of 1055 from the date of paramet of a same first of the part() of the second part, what all intered or any obligation created thereby, or interes therean or in the indexem intered of the the terms of	the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, scumbrace
Ai and seit and seit it or asses such au extent o as here this ind TI accordin and by, or sum part the immedia mation part the immedia and it part the immedia at the immedia the immedi i i i i i i i i i i i i i i i i i i	In the said part_1263_of the first part dobreeby covenant and agree that at seed of a good and indefeasible estate of inheritance therein, free-and clear of all in they will warrant and defend the same against all parties making lawful claim it is agreed between the parties hereto that the partbreeby reacting and the same becomes due and parable, and thatbreeby reacting a state of the first part doal at the parties in the same becomes due and parable, and thatbreeby reacting and the error that sail parties and the first part doal at the parties. If the minime the react doal part_1263 of the first part doal at the first part doal at the same for the same becomes due and parable, and thatbreeby reacting and the error that sail part_1263 of the first part doal at the said parties and all the improvement while and be sold at the sold first part doal at the fir	the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, interests. It all times during the life of this indenture, pay all taxes or assessments that may be keried by/Will_tep the buildings upon aid real estate insured against fire and tornals in aft the second part, the loss, if any, made payable to the part.Y of the second part to the to pay uch taxes when the same become due and payable and to keep aid premises insured inter, or either, and the amount so paid shall echome a part of the indekedness, recured by FIF1ty_Bnd_no/100
Ai and sei and tha it or ances works and extent o as here this ind TT accordin and by- or usus Kabab be immedia to retain to retain making and in this	In the said part_1263_of the first part dobreeby covenant and agree that at seed of a good and indefeasible estate of inheritance therein, free-and clear of all in they will warrant and defend the same against all parties making lawful claim it is agreed between the parties hereto that the partbreeby reacting and the same becomes due and parable, and thatbreeby reacting a state of the first part doal at the parties in the same becomes due and parable, and thatbreeby reacting and the error that sail parties and the first part doal at the parties. If the minime the react doal part_1263 of the first part doal at the first part doal at the same for the same becomes due and parable, and thatbreeby reacting and the error that sail part_1263 of the first part doal at the said parties and all the improvement while and be sold at the sold first part doal at the fir	the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, interests. I
Ai and sei and tha it or ances works and extent o as here this ind TT accordin and by- or usus Kabab be immedia to retain to retain making and in this	In the said part_1263_of the first part dobreeby covenant and agree that at seed of a good and indefeasible estate of inheritance therein, free-and clear of all in they will warrant and defend the same against all parties making lawful claim it is agreed between the parties hereto that the partbreeby reacting and the same becomes due and parable, and thatbreeby reacting a state of the first part doal at the parties in the same becomes due and parable, and thatbreeby reacting and the error that sail parties and the first part doal at the parties. If the minime the react doal part_1263 of the first part doal at the first part doal at the same for the same becomes due and parable, and thatbreeby reacting and the error that sail part_1263 of the first part doal at the said parties and all the improvement while and be sold at the sold first part doal at the fir	the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, interests. I
An and seit and the transformed to a rest of a second the centre of the second the second the second the act of the second the second the second the second the second the second the second the second the second the second the second the second the second the second the secon	and the said part_123_ of the first part do hreely revenant and agree that at seed of a good and indefeasible estate of inheritance therein, free-and clear of all in the dot a good and indefeasible estate of inheritance therein, free-and clear of all in set of the will warrant and defend the same azainst all parties making lawful claim i is agreed between the parties hereto that the part and zainst all real estate when the same foremed us and parkle, and that. The man by such haurance company is aball be "recified and directed by the part/ i 152	the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, interests. I
Ai and sei and tha it or ances works and extent o as here this ind TT accordin and by- or usus Kabab be immedia to retain to retain making and in this	and the said part_125_of the first part dobreeby revenant and agree that at a read of a good and indefeasible estate of inheritance therein, free.and clear of all in the self warrant and defend the same against all parties making lawful claim 1 is agreed between the parties hereto that the partfirstinterest. And in the the same estainst all parties making lawful claim 1 is agreed between the parties hereto that the partinterest. And in the erent that sain parties do not the first part shall and the parties of the first part shall and the ere that the partint the partint the erent that sain part_180 s of the first part shall and that the parties of the terms are part at the rate of 1005 from the date of partment until IIS GRANT is intended as a mortgace to secure the partment of the terms ofInt the terms of of the second part, the part of the terms of of the second part to pay for any inture of the terms of of the second part to pay for any inture of the terms of of the second part to pay for any inture of the same regardle in the part of the same as provided in the indecent may all each each ereit operified, and the there herein part of the same as part of a law into a same of the same of payte and the same each ereit operified. The same payte is the part of the same as the rate of the same to make the payte of the second part to pay for any inture of mature and become due may payte at the payte and the object of the same to each ereit operified. The same payte is the the payte and all of the object of the same as a same of the same as the rate of the same as the rate of the same as a same of the same as the rate of the	the delivery hereol_they_BIGthe lawful owner.d_ of the premises above granted, interests. It all times during the life of this indenture, pay all taxes or assessments that may be keried if all times during the life of this indenture, pay all taxes or assessments that may be keried if all times during the life of this indenture, pay all taxes or assessments that may be keried if all times during the life of this indenture, pay all taxes or assessments that may be keried if all times during the life of this indenture, pay all taxes or assessments that may be keried if to pay uch taxes when the same become due and payable and to keep aid premises in nured are, or either, and the amount so paid shall echome a part of the indekedness, recured by if lift prediction is a start of the indekedness, recured by if lift prediction contained thermin fully dickarged. If default be made in such payrners are man ance, or the activity of the side berefit of the side bard bard of the transmers, are relivered in a keep many payrieled by the side bard bard bard to bard predictions are and are the intering the side part. We is the demain for an any part of the side bard bard bard bard bard bard bard index and in table bard for the side bard bard bard bard bard bard bard bard
An and see and a set of a second seco	and the said part_125_of the first part dobreeby revenant and agree that at read of a good and indefeasible entate of inheritance therein, free-and clear of all in they will warrant and defend the same against all parties making lawful claim 1 is agreed between the parties hereto that the partbreeby revenant and agree that at the same sequence due and partle, and thatbreeby used and interest. And not here error that sain parties making lawful claim 1, 135breeby the arrent bears between the partybreeby the partybreeby the partybreeby the arrent basis in the same becomes due and partyle, and thatbreeby the first part shall and interest. And not here error that sain part_125 at the first part shall and interest. And not here error that sain part_125 the first part shall and interest. And not here error that sain part_125 the first part shall and interest. And not here error that sain part_125 the first part shall and interest. And not here error that sain part_125 the first part shall and interest. And not here error that sain part_125 the first part of 135. The method on the same same payle is the rate of 105 from the date of parement unit 115 GRANT is interedue as a mortgate to secure the parement for a same same same payle is the party of the second part, whal main is a first part of 0.000	the delivery hereof_they_BFGthe lawful owner.B_ of the premises above granted. termbrace
An and see and a set of a second seco	and the said part_125_of the first part dobreeby covenant and agree that at a test of a good and indefeasible estate of inheritance therein, free. and clear of all in they will warrant and defend the same against all parties making lawful claim 1 is agreed between the parties hereto that the partbreeby estates at a same set of the first part ability and the same becomes due and payable, and thatbreeby used in the same becomes due and payable, and thatbreeby used in the same there are the same becomes due and payable, and thatbreeby used in the part of the ercent that said partbreeby the first part ability at the first part ability at the first part ability at the same of the first part ability at the first part ability at the part() of the second part may pay aid tass and innur- and table their interest is the first of 105 from the date of payment unit this inferture. The same payable to the part of the second part, bree payment of the sum oftree try of the second part, bree payment of the same advected as a mortgace to the part of the second part, bree payment of the same dayable to the part of the second part, bree payment of a same payable to the part of the second part, to pay for any insure the said comparise ability be visid if use payment be made as herein operified, and the oblication provides and the oblication provides and all the information unput, and all of the oblication of the same try and the same try and the bree second part. Breedy payable, and that the pay at the same second and the same second part to be a for any insure	the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, interests. Int
An and tein and the second sec	and the said part_125_of the first part do hrreby covenant and agree that at a cell of a good and indefeasible estate of inheritance therein, free, and clear of all in the start of the same against all parties making lawful claim 1 is agreed between the parties herein the same becomes due and payable, and that_1250 and the forst part doal and the same becomes due and payable, and that_1250 m and by such insurance company as abil be "recified and directed by the part(the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, terminance
An and sein and sein fe or auser or auser extent us and thin rest and bree secondin TT extent and ferent an transformer making from the financial making from the financial making for the financial for the financial fina	and the said part_IES_of the first part do hreely covenant and agree that at read of a good and indefeasible estate of inheritance therein, free-and clear of all in each of a good and indefeasible estate of inheritance therein, free-and clear of all in is agreed between the particle heret to the the the part	the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, interests. Int
An and seis and their or success extension of the second rest of the s	and the said part_125_of the first part dobreeby revenant and agree that at reed of a good and indefeasible cause of inheritance therein, free.and clear of all in the still warrant and defend the same against all parties making lawful claim 1 is spreed between the parties hereto that the partfor a still real state when the same becomes due and paytele, and thatfor itsinterest. And in the event that sind part_125 of the first part shall and in provided, then the part of the arcend part and the of forst part thall fail in provided, then the part of the arcend part and the of payment unit IIIS GRANT is interded as a mortgace to secure the payment of the turn of its	the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, combinance
And and read	and the said part_125_of the first part do hreby revenant and agree that at read of a good and indefeasible ensue of inheritance therein, free-and clear of all in they sill warrant and defend the same against all parties making lawful claim 1 is agreed between the parties hereto that the part	the delivery hereof_th@y_BF@the lawful owner.A of the premises above granted, interval. there during the life of this indenture, pay all taxes or assessments that may be levied 1 all times during the life of this indenture, pay all taxes or assessments that may be levied 1 all times during the life of this indenture, pay all taxes or assessments that may be levied 1 all times during the life of this indenture, pay all taxes or assessments that may be levied 1 of the second part, the loss if any, mude payable and to keep aid premises insured are, or either, and the amount so paid shall echome a part of the indehedness, recured by 1 fifty_sand_no_/100
An and seine seine and seine	and the said part_125_of the first part do hreby revenant and agree that at test of a good and indefeasible exists of inheritance therein, free, and clear of all in the said area of the first part do in the same excision all particles making lawful chim 1 is agreed between the partic hereto that the part in the first part shall as the said area of the first part do in the same formed use and partle, and that in and by useh insurance company is shall be "recified and directed by the part(i 135 interest. And in the event the same becomes due and payable, and thatin in povided, then the part of the areand part of the first part shall as intro, and that likes interest is the rate of 105 from the date of payment unit IIIS GRNT is interded as a mortage to secure the payment of the sum of i to the terms of of the second part system Humdired as to the terms of of the second part on pay for any inuu- IIES of the first De of the second part to pay for any inuu- iting the payable of the said part of the second part, which all inter- ord parts and the whole sum remaining unpud, and all of the oblightion be in the should here in our in the budding an assile as herein operfield, and the inter halo, on demand, to be first part103 the another muspaid of payment 103 the another muspaid of payment as and read state of more muspaid to have backet more mainting unpud, and all of the oblighting how into have power and all the important of the sind payment, even and the important is a pay of the pay and the budding and all as a state of a sin the another in the another muspaid of payment, the said rest state of more the said the another muspaid of payment and in the important of the sindenure and the another the unpud of unpudph and hier payment, personal all the important is the another the birth payment, and the oblighting income of the indenure and the another the unpudph and hier previous of the	the delivery hereof_th@y_BF@the lawful owner.A of the premises alove granted, interests. I all times during the life of this indenture, pay all taxes or assessments that may be kered if the second part, the lows, if any, made payable to the partY of the second part to the if of the second part, the lows, if any, made payable to the partY of the second part to the it op you that sets when the same become due and payable and to keep aid premises insured mere, or either, and the amount so paid shall echome a part of the indekedness, recured by FIFLY_BID
An and see is and the set of a same see is a serie as here; as her	and the said part_125_of the first part dobreedy covenant and agree that at read of a good and indefensible enter of inheritance therein, free-and clear of all in the said area of the first part dobreedy covenant and agree that at is agreed between the partice herein that the partbreedy between the partice herein the same becomes due and parkle, and that_125 m and by tuch haurance company is ability partice in the first part ability in provided, then the part becomes due and parkle, and that_125 m and by tuch haurance company is ability part_125 of the first part ability in provided, then the part of the accod part, may pay aid taxs and income runer, and that liker interest at the rise of 105 from the due for parment unit 115 GRANT is intered as a mortage to secure the payment of the sum of its of the cover that if all interest and income its of the said part_125 of the second part, while all is of more partices and the to the part of the second part, while all is its of the cover the interest learner, and that like information of the convergence that the visit of payment be made as herein specified, and the of the convergence hash be void if and payment be made as herein specified, and the importent of the convergence hash be void if and payment be made as herein specified, and the importent of the according the basic room remaining unpaid, and all of the oblications pro- ome sheature, and the whole room invision of the same and all of the oblication of the same that the indication of the same and all of the oblications pro- ome sheature, and the whole room payment of as a same by the hashes comes and administration of the importen- ing and and the observation of the same and all of the oblications pro- ome sheature, the part of the same and all of the oblications pro- ter mature and the hashes comes and administration of this	the delivery hereof_th@y_BF@the lawful owner.A of the premises alove granted, interests. It all times during the life of this indenture, pay all taxes or assessments that may be keried If y_mill_tere the loss if any, made payable to the party of the second part to the it of the second part, the loss, if any, made payable and to kerp aid premises insured more, or either, and the amount so paid shall echome a part of the indekedness, recured by Fifty_and_no_/100