Receiving No. 29922 MORTGAGE RECORD 91 Reg. No. 5195 Fee Paid, \$1.50

440

9

WKU:

FROM	STATE OF KANSAS, DOUGLAS COUNTY, FS.
Ernest Alfred Hadl	This instrument was filed for record on the <u>21st</u> day of <u>September</u> A D/1/46 at 9:20 statet A. W
то	September A. D/1946, at 9:20 o'clock A. M.
The Lawrence National Bank Lawrence, Kansas	BrRegister of Deeds.
THIS INDENTUKE, Made this 18th day of September	Deputy.
of Lawrence in the County of Douglas	and State of Kansas
part Y of the first part, and The Lawrence National Ban	part_Y of the second part
WITNESSETH, That the said part <u>y</u> of the first part, in consider Six Hundred and no/100	ation of the sum of DOLLARS to him
which is hereby acknowledged, ha S sold, and by this indenture do the following described real estate situated and being in the County of Dour	Grant, Bargan, Sei and Mortgage to the said part_Y of the second part,
Lot 4 and the east 25 feet of Lot No. 5	in Northeast
Central Subdivision in that part of the	City of Lawrence
formerly known as North Lawrence.	
with the appurtenances and all the estate, title and interest of the said part	. Y of the first part therein
And the said part_Y	delivery hereof he is the burful owners of the second state
And the said part_V of the first part do hereby covenant and agree that at the a seized of a good and indefeasible estate of inheritance therein, free and clear of all incur and that they, will warrant and defend the same assist all parties making lawford into the	delivery hereof_ <u>h0_13</u> the lawful owner of the premises above granted, mbrance
And the said part_V for first part dotreeby covenant and agree that at the dotted of a good and indefeasible criate of inheritance therein, free and clear of all incur and that they, will warrant and defend the same against all parties making takeful claim there. It is agreed between the patter hereico that the part of the first part shall at all assessed assimut said real entry when the torus theorems due and marking takeful. The first set of the first part shall at all taxessed assimuts all real entry when the torus theorems due and marking takeful.	delivery hereof. http://doi.org/10.1000/100000000000000000000000000000
And the said part $\sum_{i=1}^{N} \cdots$ of the first part do <u>the said part by correspondent</u> for an arree that at the detected of a good and indicationable catator of inderinance therein, free and clear of all incur and that $\sum_{i=1}^{N} \cdots \sum_{i=1}^{N} \sum_{i=1}^{$	delivery hereof_NC_1Sthe lawful owner of the premises above granted, mbrance rens. I times during the life of this indenture, pay all taxes or assessments that may be levied N_1L1_texp the buildings upon asid real evice insured south fore and tormado in the second part, the loss, if any, made payable to the part_Y of the second part to the
And the said part_V	delivery hereof_NC_1Sthe lawful owner of the premises above granted, mbrance rens. I times during the life of this indenture, pay all taxes or assessments that may be levied N_1L1_texp the buildings upon asid real evice insured south fore and tormado in the second part, the loss, if any, made payable to the part_Y of the second part to the
And the said part_W	delivery hereof_NC_1S
And the said part_W	delivery hereof_NC_1S
And the said part_V	delivery hereof_NC_1S
And the said part_W	delivery hereof_NC_12ithe lawful owner of the premises above granted, mbrance
And the said part_V	delivery hereof_NC_12ithe lawful owner of the premises above granted, mbrance
And the solid part_V	delivery hereof_NC_1She lawful owner of the premises above granted, mbrance
And the solid part_V	delivery hereof_he_15ite lawful owner of the premises above granted, meno
And the said part $\sum_{i=1}^{N} \dots$ of the first part do trends overnant and agree that at the latted of a good and indicabulbe catato of indicritance therein, free and clear of all incur and that they, will warrant and defend the same against all parties making lawful claim there is a saresed again tail for a state when the same becomes due and payable, and that $100 \dots$. It is assessed again tail of a state when the same becomes due and payable, and that $100 \dots$ the state of $100 \dots$ (1) that $100 \dots$ (1) the state of the state	delivery hereof_her_1sithe lawful owner of the premises above granted, mereo. It imes during the life of this indenture, pay all taxes or assessments that may be herid NILL_teep the buildings upon asid real estate insured aciants for and tomado in the second part, the loss, if any, made payable to the part_1 of the second part to the pay such taxes when the same become due and payable and to keep asid premises insured is or either, and the amount so paid shall celome a part of the indebtedness, secured by it repaid. DOLLAKS, um of more, executed on theBtht, takes of asid premises insured e. or_Aud
And the said part $\sum_{i=1}^{N} \cdots = 0$ the first part do hereby covenant and arree that at the a seized of a good and indexidensible exists of indexiriance therein, fire and clear of all incur and that they, will warrant and defend the same against all parties making lawful claim there is a seased against aid rate rate when the same becomes due and payale, and that how and by such insurance company as aball he specified and directed by the part() = and that how and by such insurance company as aball he specified and directed by the part() = and that how and by such insurance company as aball he specified and directed by the part() = and that how and by such insurance company as aball he specified and directed by the part() = and the part() = and the set of 10.5 from the date of sparsment until fai indenture, and hall here interest at the rate to 10.5 from the date of partment until fai indenture, and hall here interest at the rate of 10.5 from the set of again the set of the second part, with all interest at the rate of 10.5 from the set of again the set of the second part, and the set of the second part, and the set of the set of a set of a set of a set of a set of the second part, and the set of the set of a set	delivery hereof_her_1s
And the solid part_V	delivery hereof_her_13ite lawful ownerof the premises above granted, meno. I times during the life of this indenture, pay all taxes or assessments that may be berief Mill_tere the baliklines upon axid real estate insured axiants for and tomado in the second part, the loss, if any, made payable to the part_1 of the second part to the pay such taxes when the same become due and payable and the keen paid premises insured i, or either, and the amount so paid shall echome a part of the indebtedness, secured by prepide. DOLLAKS, um of monry, executed on the
And the solid part_V	delivery hereof_her_13ite lawful owner of the premises above granted, meno. I times during the life of this indenture, pay all taxes or assessments that may be levied Mill tere the balikings upon aid real estate insured aciants for and tomado in the second part, the loss, if any, made payable to the part of the second part to the pay such taxes when the same become due and payable and the keen paid premises insured i, or either, and the amount so paid shall echome a part of the indebtedness, secured by itrapia.
And the side part of the first part do treetby coverant and arree that at the a setted of a good and indications the entity for and exter of all incurs and that they, will warrant and defend the same against all parties making lawfal claim there It is arreed between the parties hereto that the part of the first part shall at a massed against said real estate when the same becomes due and payable, and that Do. the same shall be an interest and the becomes due and payable. The shall fail to the same and by such insurance company as shall be specified and directed by the part of the same and by such insurance company as shall be specified and directed by the part of the same and by such insurance company as shall be specified and directed by the part of the instrument of the part of the second part may pay add taxs and insurance to direct at the TADE of 100 from the date of payment until fur THIBS GRANT is intended as a mortage to secure the payment of the same of or the same shall be as a mortage to secure the payment of the last interest and the state pay the same state the tax of 100 from the class of payment of shall as interest or the same of the same as pay add taxs and insurance or the same same shall be the payment be made as herein payed (and the class of the same same same same same same same sam	delivery hereof_here_15
And the side part of the first part do tretby coverant and agree that at the assist of a social and indefeasible state of inderinance therein, free and clear of all incur and that they will warrant and defend the same against all parties making lawfal claim there. It is agreed between the parties hereto that the part of the first part shall at a state of against all parties making lawfal claim there is a sassed against all parties making lawfal claim there is a sassed against all organizes when the same becomes due and payalle, and that because the matter all the states and shall have in the same becomes due and payalle, and that because the more than the terms of the state of t	delivery hered_her_isiche lawful owner of the premises above granted, mena. reta. 1 times during the life of this indenture, pay all taxes or assessments that may be ferifed will
And be side part	delivery hereof_hereof_hereof_hereof_assessments that may be ferried hereins. It imes during the life of this indenture, pay all taxes or assessments that may be ferried hereins. It imes during the life of this indenture, pay all taxes or assessments that may be ferried hereins. It imes during the life of this indenture, pay all taxes or assessments that may be ferried hereins. It imes during the life of this indenture, pay all taxes or assessments that may be ferried hereins. It imes during the life of this indenture, pay all taxes or assessments that may be ferried hereins. It imes during the life of this indenture, pay all taxes or assessments that may be ferried hereins and the amount so paid shall echome a part of the indehendense, secured by its regulat. DOLLARS, unum of monry, executed on the _lifth_day of _September
And the side part of the first part do hreely coverant and agree that at the assisted of a social and indefeasible exists of indefinitance therein, free and clear of all incur and that they will warrant and defend the same against all parties making lawfal claim there. It is aspected against all parties marked between the particle hereto that the part of the first part shall at a lawfal against all claimster the means the becomes due and payakle, and that because against all parties marked particle hereto that the part of the first part shall fail to a berein provided, then the part of the second part may pay said taxs and insurance company as shall be specified and directed by the part of the second part may pay said taxs and insurance to a barr in the rest that the of 105 from the date of payment with the first part and into the date of 105 from the date of payment with the intervent of the second part to pay for any insurance to a secure the payment of the second part to pay for any insurance of the second part to pay for any insurance of the second part to pay for any insurance to the set of the second part to pay for any insurance of the second part to pay for any insurance of the set of the second part to pay for any insurance of the second part to the	delivery hered_herein fully dischared. If default here made in such asymetric or any service and herein fully dischared. If default herein enterling of the therein the such as the service of the such asymetric or any such as the service of the service of the service of the such asymetric or any such as the service of th
And the side part	delivery hereof_here_12
And the side part of the first part do treeby correnant and agree that at the seed and indefeasible entate of inderinance therein, free and clear of all incur and that they will warrant and defend the same against all parties making lawfal claim there. It is agreed between the partice hereto that the part of the first part shall at a started against all parties making lawfal claim there. It is a survey against all parties making lawfal claim there is a started against all arctices the parties where the the the correst of and index lawfal. Mo.T. and the part of the first part shall fat to a started again of half best part and the part of the started part lawfal claim there are that staid part of the first part shall fat to a berein provided, then the part of the second part may pay add taxs and naurance to 1005 from the date of payment until fu the information and half best interest. and that is a mortgage to secure the payment of that all interest of the second part to pay for any insurance for the second part to pay for any insurance for the payment of that is information. The started and norAlOO	delivery hereof_hereof_hereof_hereof 15 neme
And the said part_y of the first part do hereby correnant and agree that at the series of a social and indefeasible ensise of interinance therein, free and clear of all incurs and the series the second and indefeasible ensise of interinance therein the same against all parties making lawfal claim there is narrowed against and to pack and there when the same becomes due and payable, and that to the first part abilit at its arrest against and parts. A single and the part to the first part abilit at its arrest when the same becomes due and payable, and that to the same ability of the first part ability at the same adaption of the part to the first part ability at the same adaption. THIS GRANT is interest, and in the creat that and part of the first part ability at the same adaption. For the payment of said of the same adaption. For the payment of said of the same apable to the part of the same aparts and the interest of the same adaption. For the payment of said at the same adaption of the same adaption. For the payment of said art thereof or any collection created thereby, or interest thereon, or if the taxes on said here are payable to the part of the same are pay for any instance of the same adaption in the same at the same and the same adaption at the same at the same adaption and the same adaption at the same at the same adaption and the same adaption at the same adaption and the same adaption and the same adaption and the same adaption and the same adaption at the same a	delivery hereof_her_1s
<pre>match the result is a result in model and the first is a result of result o</pre>	delivery hereof_hereof_hereof_hereof 15 neme
And the side part	delivery hered_her_d_19ich lawful ownerof the premises above granted, memory of the ballings upon aid real estate insured azinat for and tornado in the second part, the loss if any, made payable to the part.yof the second part to the pay such taxes when the same become due and payable and to keep adil premises insured in the second part, the loss if any, made payable to the part.yof the second part to the pay such taxes when the same become due and payable at the keep adil premises insured in or either, and the amount so paid shall cebome a part of the indebucdness, secured by its replate.
And be side part	delivery hered_her_d_19ich lawful ownerof the premises above granted, memory of the ballings upon aid real estate insured azinat for and tornado in the second part, the loss if any, made payable to the part.yof the second part to the pay such taxes when the same become due and payable and to keep adil premises insured in the second part, the loss if any, made payable to the part.yof the second part to the pay such taxes when the same become due and payable at the keep adil premises insured in or either, and the amount so paid shall cebome a part of the indebucdness, secured by its replate.
And be side part	delivery hereof_her_15
And the soil part_V	delivery hered_hered_hered_isick lawful ownerof the premises above granted, memory cases when the sume bound and east and assessments that may be foried in the second part, the loss, if any, made payable to the part./ of the second part to the pay such taxes when the sume bound become due and payable and the kerend part, the loss, if any, made payable to the part./ of the second part to the part./ of the second part to the part./