442

Reg. No. 5201

0

調める

机制度

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the24day of
_V. D. Michael ar	nd Hazel M. Michael TO	September A. D. 1946., at 2:20 o'clock P. M. Haroll G. Back
The Lawrence Buil	ding and Loan Association	Register of Deeds. ByDeputy.
hundred and forty	, Made this 24th day of September six between Michaol and Hazel M. Michael, hus	
of Lawrence	in the County of Douglas	and State of Kansas
a da ser de ser de la ser en	art, and <u>The Lawrence Building and</u> t the said parties of the first part, in consid	part y of the second part.
Fif	teen Hundred and no/100	
The Wes	t Forty-five (45) feet of Lot Num	bered One hundred Eighty-Seven (187) on
Rhode I	sland Street in the city of Lawre	nce.
	nd all the estate, title and interest of the said r	
	easible estate of inheritance therein, free and clear of all	
and that they will warrant and It is agreed between the p	defend the same against all parties making lawful claim arties hereto that the part 105 of the first part shall	incumbrance
and that they will warrant and It is agreed between the p or assessed against said real ests such sum and by such insurance extent of <u>its</u> interest. A	defend the same against all parties making lawful claim arties hereto that the part.125. of the first part shall the when the same becomes due and payable, and that.12 company as shall be specified and directed by the party of in the erent that said part122. of the first part shall a	incumbrance
and that they will warrant and It is agreed between the p or assessed against said real cata wich sum and by such insurance extent of <u>1</u> ±S interest. A us herein provided, then the pa bis indenture, and shall bear it	defend the same against all parties making lawful claim arties hereto that the part $\frac{1}{2}(S_{})$ of the first part shall, the when the same becomes due and payzble, and that $\frac{1}{2}(S_{})$ company as shall be specified and directed by the party in the error that and part(S_{}) of the first part shall fa rty of the second part may pay said pars and may direct at the rest of 10% from the date of payment unit	incumbrance
and that they will warrant and It is agreed between the po- rastessed against said real enti- such sum and by such insurance extent of <u>155</u>	defend the same against all parties making lawful claim arties hereto that the part. $\frac{1}{2}$ ($S_{}$) of the first part shall the when the same becomes due and payable, and that $\frac{1}{2}\Sigma$ organy as shall be specified and directed by the party- nd in the event that said part. $\frac{1}{2}$ ($S_{}$ of the second part may pay said tass and insu- tories at the rate of 10% from the date of payment un- terest at the rate of 10% from the date of payment on $S_{}$ and $C_{}$ section when the same of $$	incumbrance
and that they will warrant and It is agreed between the po- rastessed against said real enti- such sum and by such insurance extent of <u>155</u>	defend the same against all parties making lawful claim arties hereto that the part. $\frac{1}{2}$ ($S_{}$) of the first part shall the when the same becomes due and payable, and that $\frac{1}{2}\Sigma$ organy as shall be specified and directed by the party- nd in the event that said part. $\frac{1}{2}$ ($S_{}$ of the second part may pay said tass and insu- tories at the rate of 10% from the date of payment un- terest at the rate of 10% from the date of payment on $S_{}$ and $C_{}$ section when the same of $$	incumbrance
and that they will warrant and It is agreed between the po- rastessed against said real enti- such sum and by such insurance extent of <u>155</u>	defend the same against all parties making lawful claim arties hereto that the part. $\frac{1}{2}$ ($S_{}$) of the first part shall the when the same becomes due and payable, and that $\frac{1}{2}\Sigma$ organy as shall be specified and directed by the party- nd in the event that said part. $\frac{1}{2}$ ($S_{}$ of the second part may pay said tass and insu- tories at the rate of 10% from the date of payment un- terest at the rate of 10% from the date of payment on $S_{}$ and $C_{}$ section when the same of $$	incumbrance
and that they will warrant and It is agreed between the po- rassess adjusts taid real car- such sum and by such insurance starts of 152 instrest. A taberein provided, then the pa- bis indentors, and shall bas's in THIS GRANT is intended the terms and bas the terms and the participal starts are and the part and by 152 of the starts much the terms and bas the terms and the there are a basis and the mediation much and the terms and the hall become shall at the terms and herefits accruing the ortain the and herefits accruing the	defend the same against all parties making lawful claim arties hereto that the part. $\frac{1}{2}$ (3) of the first part shall, it when the same becomes due and payzble, and that. $\frac{1}{12}$ company as shall be specified and directed by the party- ing of the second part may pay aid taxs and innu theret at the rate of 10% from the date of payment un theret at the rate of 10% from the date of payment to the second part may pay aid taxs and innu B = 100000000000000000000000000000000000	incumbrance
nd that they will warrant and It is agreed between the p r assessed against said real car- such sum and by such invursance such sum and by such invursance such sum and by such invursance such sum and by such invursance in indexture, and shall bear in TIIIS GRANT is intended coording to the terms of	defend the same against all parties making lawful claim arties hereto that the part. $\frac{1}{2}$ G_{} of the first part shall to the when the same becomes due and payable, and that. $\frac{1}{12}$ company as shall be precified and directed by the party- on in the event that aid particle. O of the first part shall fa try of the second part may pay aid taxs and innu direct at the set of 10% from the date of payment uni as a mortgate to secure the payment of the sum of 	incumbrance
nd that they will warrant and It is a spreed between the pr r assess against said real car- tuch sum and by such invurance starts of 152. Instructs, A a herein provided, then the pa- is indenture, and aball bar in THIS GRANT is intended conduct to the terms and aball captured offerer the weighting and by 152. It is the terms made captured offerer the weighting and by 152. It is the terms and the terms and power the weighting and by 152. It is the terms the captured offerer the weighting and bar thereof or any obligation of the turn, as provided herein, mediatory mature and become metia and benefits accruing there retain the semont then unpain keller such as in the discussion of the turn of a bar to any obligation.	defend the same against all parties making lawful claim arties hereto that the part. $\frac{1}{2}$ (3) of the first part shall, it when the same becomes due and payzble, and that. $\frac{1}{12}$ company as shall be specified and directed by the party- ing of the second part may pay aid taxs and innu theret at the rate of 10% from the date of payment un theret at the rate of 10% from the date of payment to the second part may pay aid taxs and innu B = 100000000000000000000000000000000000	incumbrance
nd that they will warrant and It is a greed between the p r assess data static static static status and by such invurance status of 152. intrest, a a brein provided, then the pa- is indentore, and aball bar in THIS GRANT is intended conding to the terms of r the static static static static cytowerd afforce the weights' static static static static cytowerd afforce the weights' static static static static r thereof or any bulketion of the put any provided herein, mediator matter and become rets and benefits accruing there r to a bree static static static static static static static static r to a bree static static r to a bree static static static r to a bree static static static static static static static static static static IN WITNESS WHEER	defend the same against all parties making lawful claim arties hereto that the part. $\frac{1}{2}$ G_{} of the first part shall to the when the same becomes due and payable, and that. $\frac{1}{12}$ company as shall be precified and directed by the party- on in the event that aid particle. O of the first part shall fa try	incumbrance
nd that they will warrant and It is a greed between the p r assess data static static static status and by such invurance status of 152. intrest, a a brein provided, then the pa- is indentore, and aball bar in THIS GRANT is intended conding to the terms of r the static static static static cytowerd afforce the weights' static static static static cytowerd afforce the weights' static static static static r thereof or any bulketion of the put any provided herein, mediator matter and become rets and benefits accruing there r to a bree static static static static static static static static r to a bree static static r to a bree static static static r to a bree static static static static static static static static static static IN WITNESS WHEER	defend the same against all parties making lawful claim arties hereto that the part. $\frac{1}{2}$ G_{} of the first part shall to the when the same becomes due and payable, and that. $\frac{1}{12}$ company as shall be precified and directed by the party- on in the event that aid particle. O of the first part shall fa try	incumbrance
nd that they will warrant and It is a greed between the p r assess data static static static status and by such invurance status of 152. intrest, a a brein provided, then the pa- is indentore, and aball bar in THIS GRANT is intended conding to the terms of r the static static static static cytowerd afforce the weights' static static static static cytowerd afforce the weights' static static static static r thereof or any bulketion of the put any provided herein, mediator matter and become rets and benefits accruing there r to a bree static static static static static static static static r to a bree static static r to a bree static static static r to a bree static static static static static static static static static static IN WITNESS WHEER	defend the same against all parties making lawful claim arties hereto that the part. $\frac{1}{2}$ G_{} of the first part shall to the when the same becomes due and payable, and that. $\frac{1}{12}$ company as shall be precified and directed by the party- on in the event that aid particle. O of the first part shall fa try	incumbrance
and that they will warrant and It is agreed between the p or assessed against said real car- such and and by such invariance starts of .152. instress, A as brein provided, then the pa- is indentore, and shall baser in THIS GRANT is intended coording to the terms of .022 of by .152. terms made by .152. terms made the prive start and becomes mandalately mature and becomes reas and benefits accruing there or team the more than the above the start and be oblights ory IN WINNESS WHER: viritten. XTATE OF. Kanst	defend the same against all parties making lawful claim arties hereto that the part $\frac{1}{2}$ ($\frac{3}{2}$) of the first part shall it when the same heromes due and payable, and that $\frac{1}{2}$ company as shall be precised and directed by the party- of the scend part may pay aid taxs and inuu in the event that aid particle. O of the first part shall fa rety- of the scend part may pay aid pays and the party- ing of the scend part may pay aid pays and the party- mather at the ret of 10% from find the optimum tun as a mortgate to scent the payment of the sum of 	incumbrance
and that they will warrant and It is agreed between the p or assess against said real car with an and by such inversa- starts of	defend the same against all parties making lawful claim arties hereto that the part_12.5 of the first part shall, company as shall be specified and directed by the party in the event that aid particle.3 of the first part shall for the second part may pay aid taxs and innu directs at the second part may pay aid taxs and innu direct at the set of 10% from the date of payment un as a mortgate to secure the payment of the sum of	incumbrance
and that they will warrant and It is agreed between the p or assessed against said real car- such and and by such invariance starts of .152. instress, A as brein provided, then the pa- is indentore, and shall baser in THIS GRANT is intended coording to the terms of .022 of by .152. terms made by .152. terms made the prive start and becomes mandalately mature and becomes reas and benefits accruing there or team the more than the above the start and be oblights ory IN WINNESS WHER: viritten. XTATE OF. Kanst	defend the same against all parties making lawful claim arties hereto that the part 16.2 of the first part shall to when the same becomes due and payable, and that company as shall be precified and directed by the party of the second part may pay aid taxs and inou there at the rest of 10% from the date of payment uni- as a mottage to rector the parment of the sum of 	incumbrance
and that they will warrant and It is agreed between the p or assessed against said real car- such aum and by such invariance according to the such invariance according to the terms and aball bear in THIS GRANT is intended cocording to the terms and aball bear in THIS GRANT is intended to be terms of the forst our And bis conveyance shall are thereof or the forst our And bis conveyance shall are thereof or any adaptions in the terms and bear and bis conveyance shall are thereof or any adaptions in the such as the forst our there of the forst our and bis conveyance shall are thereof or any adaptions in the such as the such as the state of the such as the in the such as the such as the in the such as the such as the in WITNESS WHER: ritten. STATE OF <u>Kanss</u> Sounty of <u>Dougle</u>	defend the same against all parties making lawful claim arties hereto that the part_10.5 of the first part shall, company as shall be specified and directed by the party in the event that aid particle.3_ of the first part shall for the second part may pay aid taxs and inuu terist at the second part may pay aid taxs and inuu terist at the set of 10% from the date of payment un as a mortgare to secure the payment of the sum of 	incumbrance
and that they will warrant and It is agreed between the p or assessed against said real car- such and and by such invariance starts of .152. instress, A as brein provided, then the pa- is indentore, and shall baser in THIS GRANT is intended coording to the terms of .022 of by .152. terms made by .152. terms made the prive start and becomes mandalately mature and becomes reas and benefits accruing there or team the more than the above the start and be oblights ory IN WINNESS WHER: viritten. XTATE OF. Kanst	defend the same against all parties making lawful claim arties hereto that the part_10.5 of the first part shalf company as shall be specified and directed by the party company as shall be specified and directed by the party of the second part may pay aid taxs and innu tert at the set of 10% from the date of payment un as a mortgate to secure the payment of the sum of 	incumbrance
and that they will warrant and It is agreed between the p or assessed against said real car- such aum and by such invariance according to the such invariance according to the terms and aball bear in THIS GRANT is intended cocording to the terms and aball bear in THIS GRANT is intended to be terms of the forst our And bis conveyance shall are thereof or the forst our And bis conveyance shall are thereof or any adaptions in the terms and bear and bis conveyance shall are thereof or any adaptions in the such as the forst our there of the forst our and bis conveyance shall are thereof or any adaptions in the such as the such as the state of the such as the in the such as the such as the in the such as the such as the in WITNESS WHER: ritten. STATE OF <u>Kanss</u> Sounty of <u>Dougle</u>	defend the same against all parties making lawful claim arties hereto that the part_125 of the first part shall to the when the same becomes due and payable, and that company as shall be prediced and directed by the party and in the creat that aid particle. I of the first part shall far there at the rate of 10% from the date of payment un sas a metrage to accure the parment of the same of 	incumbrance
and that they will warrant and It is agreed between the p or assessed against said real car- such aum and by such invariance according to the such invariance according to the terms and aball bear in THIS GRANT is intended cocording to the terms and aball bear in THIS GRANT is intended to be terms of the forst our And bis conveyance shall are thereof or the forst our And bis conveyance shall are thereof or any adaptions in the terms and bear and bis conveyance shall are thereof or any adaptions in the such as the forst our there of the forst our and bis conveyance shall are thereof or any adaptions in the such as the such as the state of the such as the in the such as the such as the in the such as the such as the in WITNESS WHER: ritten. STATE OF <u>Kanss</u> Sounty of <u>Dougle</u>	defend the same against all parties making lawful claim arties hereto that the part_16.2_ of the first part shall company as shall be precified and directed by the party of the second part may pay aid taxs and inuu in the event that aid particle.3_ of the first part shall for the second part may pay aid taxs and inuu in the event that aid particle.3_ of the first part shall be precified at the rest of 10% from libed at of payment uni as a metrage to secure the payment of the sum of	incumbrance
and that they will warrant and It is agreed between the p or assess against said real car with an and by such invariance starts of	defend the same against all parties making lawful claim arties hereto that the part_16.2 of the first part shall company as shall be precified and directed by the party of the scend part may pay aid taxs and inuu in the crent that aid particle of the first part shall for the stere at the scend part may pay aid taxs and inuu sa a metrage to scene the parment of the sum of 	incumbrance
and that they will warrant and It is agreed between the p or assess against said real car with an and by such invursa starts of	defend the same against all parties making lawful claim arties hereto that the part_16.5_ of the first part shall company as shall be precified and directed by the party of the second part may pay aid pars and into the second part may pay aid pars and part of the part defects at the second part may pay aid pars and into the second part of pay for the payment of the second part of pay for any imp as a more than the part of the second part to pay for any imp be void of second part of pay for any imp to any pay the same a provided in this indefenter the void of second part of the payment of the second part, of if the buildings on aid real of the sold real paysiand of opmendia and instremt, provider with the coils and the tee for part_16.3_ and the second part to pay for any imp of the height of the pair of the pair of the sold part of the fort part_16.3_ and the second part to pay for any imp pay and the second part of the part of the sold part of the fort part_16.3_ and the second part to pay for any imp to the height second part to pay for any imp to the height second part of the part of the sold part of the sold part of the part	incumbrance