MORTCACE RECORD 01

•

0

[]

0

 $\left[\right]$

٠.

0

 ${\rm I}$

(6)

「京橋

-

和時時期

-

1000

精神

132

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.	
Glenn W. 1	Fordham and wife	This instrument was filed for record on the 1 October	
UIUUU	TO	A. D. 1945, at _9102	Clock A.
The Lawren	nce National Bank, Lawrence, Mansas		ster of Deeds.
		By eptember, in the year of our Lord,	Deputy.
hundred and			
	Dein the County of Douglas	e en l'anne antipation de la construction de la construction de la construction de la construction de la constr La construction de la construction d	As
parties_ of the	first part, and The Lawrence National		f the second p
WITNESSET	H, That the said part ies_ of the first part, in con One Thousand and no/100 -	sideration of the sum of DOLLARS, to the duly p	aid. the receit
which is hereby ac the following desc	knowledged, ha_ve_sold, and by this indenture do_ ribed real estate situated and being in the County of	Grant, Bargain, Sell and Mortgage to the said partyof Douglas and State of Kansas, to-wit:	the second p
	مربع المربعي المربع المربع المربع المربعين. مربع المربع مربع المربع مربع المربع المربع المربع المربع المربع		
		Ra. (c)	
CALLY CALLERS	ts Fifteen (15) and Sixteen (16), Bk.	five (5), maskell place, also	
kno	wn as 2233 Rhode Island Street.	a active set in the set of the set	
		- se se en en se sur en se sur en se sur en se	
STATE OF KANSAS COUNTY OF DOUGL			
Be it reme	mbered, that on this 26th day of Ser	otember, 1946, before me, a Notary public in o me personally to be the same person who ex	County ecuted th
within instrume	ent and he did duly acknowledge the e	recution of the same. I my name and affixed my official seal this	
and year above	written.	T. J. Glasgow	
(SEAL) My commi	ssion expires July 17, 1950	Notary Public	
with the appurtena	ances and all the estate, title and interest of the said	d part 165 of the first part therein. t at the delivery hereof they ATS the lawful owner S of the pres	
and seized of a good a	nd indefeasible estate of inheritance therein, free and clear of a	all incumbrance	anes abore gran
To is spread betwe	rant and defend the same against all parties making lawful ch een the parties bereto that the part. 198. of the first part shi	aim thereto. all at all times during the life of this indenture, pay all taxes or assessments they will keep the buildings upon said real estate insured against	that may be le
such sum and by such i extent of its in	insurance company as shall be specified and directed by the part- iterest. And in the event that said part. 105 of the first part shall		e second part to aid premises ins
	n the part_y of the second part may pay said taxs and it	nsurance, or either, and the amount so paid shall cebome a part of the inde until fully repaid.	stedness, secures
as herein provided, the this indenture, and sha			DOLLA
as herein provided, the this indenture, and sha THIS GRANT is	intended as a mortgage to secure the payment of the sum of	of said sum of money, executed on the 23rd day of September	5 - With the same
as herein provided, the this indenture, and sha THIS GRANT is	intended as a mortgage to secure the payment of the sum of	of sid um of money, executed on the 23rd day of September interest scrutze Brigg Aurilias and Europe to a sid the stranges and the stranges	a thirty the same
as herein provided, the this indenture, and sha THIS GRANT is	intended as a mortgage to secure the payment of the sum of	of sid sum of money, executed on the 23rd day of Suptomber interest accruicy brigg strivilles high strive of shift shift in and the interest of the strivilles high strive of shift shift in and the interest of the shift of the strive of the shift of the shift is made in ou at sood frain a they are now of if was it is committed on and brimines.	5 Diterio Same
as berein provided, the this indenure, and that THIS GRANT is according to the terms and byterms or nors of more of the term part Lecos of the And this conveyan part thereof or any ob not kept up, as provide immediately mature and	intended as a mortgage to secure the payment of the sum of	Interest accruints That shall have the start in the start of the start	19 5 "EHEYFOOH ch payments or if the insurance hen this convey nure is given,
as berein provided, the this inderune, and that THIS GRANT is according to the terms and by the term of money and the term of the design of the according to the terms and this conveyan part thereof or any ob that become absolute, immediately mature and according the terms of the terms of the terms of the terms of the term of the terms of the terms of the terms of the terms of the terms of the terms of the terms of terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of terms of the terms of the terms of terms of the terms of the terms of t	intended as a mortgage to secure the payment of the sum of <u>OID</u> . <u>OID</u>	interest accruice there against the second s	the payments or if the insurance the insurance then this convey ature is given, or pointed to collect ing from such by the payle
as herein provided, her this inderure, and that THIS GRANT it according to the terms according to the terms of may all memory of a stray and memory of a stray and the conversa that the conversa on the time and benefits accord immediate according to the ability of the stray of t	intended as a mortgage to secure the payment of the sum of -0.010 . Thousand, and no/100 -0.010 does not be payed of the payment of the sum of the sum of the payed of the	Interest accruints That shall have the start in the start of the start	19 4 10 HOYOOH 10 HOYOOH 11 the insurance hern this conveys thure is given, - ointed to collect ing from such by the part of trefrom shall est
as herein provided, her this inderure, and that THIS GRANT it according to the terms according to the terms of may all memory of a stray and memory of a stray and the conversa that the conversa on the time and benefits accord immediate according to the ability of the stray of t	intended as a mortgage to secure the payment of the sum of -0.010 . Thousand, and no/100 -0.010 does not be payed of the payment of the sum of the sum of the payed of the	interest accruinty three pays priviles in the transfer of the literation and account of the solilation contained therein fully discharged. If default be made in su main fact entry is the solid solution of the solid sol	19 4 19 Horrows 19 Horrows 19 Horrows 19 Horrows 19 Horrows 19 Horrows 19 Horrows 19 Horrows 19 Horrows 19 Horrows 10 Horrows
as herein provided, her this inderure, and that THIS GRANT is according to the terms and byrepresent the state of the terms of the state of the term per thereof or any the state of the state of the term per thereof or any the state of the state of the term and the comprase that the comprase of the state of the state of the state and the state of the state of the state of the state of the and invice to, and he so IN WITKESS	intended as a mortgage to secure the payment of the sum of -0.010 . Creating and and 0.100 . Thousand, and 0.010 . Thousand, and 0.010 . Thousand and 0.010 . Thousand 0.010 . The second part is a male payable to the part- 2.01 of the second part, which may be payment to a male payable to the part- 2.010 . The second part to pay for any information of the payment be made as herein prediction. The part ball for the payment be made as herein prediction, and the pay of the payment be made as herein prediction. The ball pays and the second part is the ball pays and the second pay the payses of the second pays the ball pays and the second pays the payses of the payses bereful payses and the the premises hereby prantice, or an amand, to the first part $\Delta D $.	interest accruinty for the participate in the transfer and the left of the solitation constanted therein fully discharged. If default be made in an interarties, of which and discharged. If default be made in an a good carpair as they are now, or if wate is committed on and premises, provided for its a they are now, or if wate is committed on and premises, its provided for its all written obligation, for the section 2 of the second part. we consider the solution of the solution of the second part. The solution is the manner prevented by its and to have a receiver appending the therein the solution because the computed by the solution of the solution of the second part. I data for the solution the computed by the solution of the second part. I data for including the computed by the solution of the second part. I data for including the computed by the solution of the second part. I data for including the computed by the solution of the second part. I data for including the computed by the solution of the second part. I data for including the computed by the solution of the second part. I determine the second of the respective parties herein. There are a solution of the respective parties herein. Here and the solution of the solution parties herein and the second part. Here and the solution of the solution parties herein a solution of the solution of the solution parties herein a solution of the	19.4 19.45 19.
as herein provided, her this inderure, and that THIS GRANT is according to the terms and byrepresent the state of the terms of the state of the term per thereof or any the state of the state of the term per thereof or any the state of the state of the term and the comprase that the comprase of the state of the state of the state and the state of the state of the state of the state of the and invice to, and he so IN WITKESS	intended as a mortgage to secure the payment of the sum of -0.010 . Creating and and 0.100 . Thousand, and 0.010 . Thousand, and 0.010 . Thousand and 0.010 . Thousand 0.010 . The second part is a male payable to the part- 2.01 of the second part, which may be payment to a male payable to the part- 2.010 . The second part to pay for any information of the payment be made as herein prediction. The part ball for the payment be made as herein prediction, and the pay of the payment be made as herein prediction. The ball pays and the second part is the ball pays and the second pay the payses of the second pays the ball pays and the second pays the payses of the payses bereful payses and the the premises hereby prantice, or an amand, to the first part $\Delta D $.	interest accruinty in respectively a range transformer of the solitation constanted therein fully discharged. If default be made in so a sole real cruits due nor had nor if there is committed on and premisery provided for its due nor had nor if there is committed on and premisery is provided for its due nor the sole and part	
as herein provided, her this inderure, and that THIS GRANT is according to the terms and byrepresent the state of the terms of the state of the term per thereof or any the state of the state of the term per thereof or any the state of the state of the term and the comprase that the comprase of the state of the state of the state and the state of the state of the state of the state of the and invice to, and he so IN WITKESS	intended as a mortgage to secure the payment of the sum of -0.010 . Creating and and 0.100 . Thousand, and 0.010 . Thousand, and 0.010 . Thousand and 0.010 . Thousand 0.010 . The second part is a male payable to the part- 2.01 of the second part, which may be payment to a male payable to the part- 2.010 . The second part to pay for any information of the payment be made as herein prediction. The part ball for the payment be made as herein prediction, and the pay of the payment be made as herein prediction. The ball pays and the second part is the ball pays and the second pay the payses of the second pays the ball pays and the second pays the payses of the payses bereful payses and the the premises hereby prantice, or an amand, to the first part $\Delta D $.	interest accruinty in respectively a range transformer of the solitation constanted therein fully discharged. If default be made in so a sole real cruits due nor had nor if there is committed on and premisery provided for its due nor had nor if there is committed on and premisery is provided for its due nor the sole and part	19.4 Charles insurance If the insurance If the insurance If the insurance is a second second is a second second is a second second is a second second (SEA (SEA
as berein provided, he this inderure, and that THIS GRANT is according to the terms and by inter- tion of the terms of the terms of monor parts with and the according to the term of the terms of the terms of the terms to treat the appoint to treat the appoint to the terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms to treat the appoint to treat the appoint to the terms of the terms of the terms of the terms of the terms of the terms to the terms of the terms of the terms of terms of the terms of the terms of the terms of terms of the terms of terms of the terms of terms of the terms of terms of te	intended as a mortpace to secure the symmeth of the sum of	interest accruinty in respectively a range transformer of the solitation constanted therein fully discharged. If default be made in so a sole real cruits due nor had nor if there is committed on and premisery provided for its due nor had nor if there is committed on and premisery is provided for its due nor the sole and part	
as herein provided, her this inderure, and thas THIS GRANT is according to the remain and by interval for the start of a start of the start of a start of and here is and here of the start of a start of the start of a start of written.	intended as a mortpace to secure the payment of the sum of	Interest accruinty for gap Articular and the Karson of the Marking and the Article and Article	
as beech provided, the Itilis GRANT is according to the remain according to the remain according to the remain according to the remain of the remain of the remain part and here the remain to the remain of the remain remain and benchmarks and remain and b	intended as a mortpace to secure the payment of the sum of	Interest accruinty for gap Articular and by Leng of while the state of the second	19 4 10 HOYOH 10 HOYOH 10 Ho Insurance for this converse for this converse the insurance for the present the converse the present the converse the converse th
as beech provided, the Itilis GRANT is according to the remain according to the remain according to the remain according to the remain of the remain of the remain part and here the remain to the remain of the remain remain and benchmarks and remain and b	intended as a morrage to secure the symmet of the sum of	Interest accruinty in regarding the first barries of the light of the shade in the interesting of the shade in the same beam of the shade in the same beam of the shade in the same beam of the same shade of the shade in the same beam of the same shade of the shade in the same beam of the same shade o	
as beech provided, the Itilis GRANT is according to the remain according to the remain according to the remain according to the remain of the remain of the remain part and here the remain to the remain of the remain remain and benchmarks and remain and b	intended as a morrage to secure the symment of the sum of	<pre>interest accruinty ifrigo any bigs any by Engods will effect any any any any any any any any any any</pre>	
as herein provided, her IIIS GRANT is according to the terms according to the terms and by	intended as a morrage to secure the syment of the sum of	<pre>interest accruinty ifrigue any being of the light of the height of</pre>	
as herein provided, her IIIS GRANT is according to the terms according to the terms and by	DEMA Description of secure the symmeth of the sum of	<pre>interest accruinty ifrigues in the kinetic of all billion and in the interest accruints if it is a second of the interest accruint is interest and interest accruints in the interest accruint is a second accruint accruint is a second accruint in the interest accruint is a second accruint interest accruint is a second accruint in the manner provided by law and to bars a receiver appeared appeare</pre>	
as berein provided, be ascording to the terms ascording to the terms as and by inter- tion of the terms of the terms of the terms of the terms and the terms of the terms to term of the terms of the terms and the terms of the terms of the terms of the terms and the terms of the terms of the terms of terms of	intended as a morrage to secure the symmet of the sum of	Interest accruinty if TSG ATTIVES HAVE HERE & HERE HERE HERE AND ATTIVE AND ATTIVE ACCOUNT ATTIVE ACCOUNT AND ATTIVE ACCOUNT ATTIVE ACCOUNT ATTIVE ACCOUNT AND A	
as berein provided, be ascording to the terms ascording to the terms as and by inter- tion of the terms of the terms of the terms of the terms and the terms of the terms to term of the terms of the terms and the terms of the terms of the terms of the terms and the terms of the terms of the terms of terms of	intended as a morrage to secure the payment of the sum of	Interest accruinty if regarding the string of which the string and the string of the s	

447

writtar

Reg. No. 5218