## MORTGAGE RECORD 91

452

wi on m th Reg. No. 5238

0

KANS

0

-

0160

調調報

1

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>7th</u> day of
Konneth E. Messenhimer, and Claudine I. Messenhimer, his wife TO	October A. D. 1946, at 9:30 o'clock A. M.
THE LAWPENCE NATIONAL BANK, Lawrence, Kansas	By Register of Deeds.
THIS INDENTURE, Made this 3rd day of Octobe hundred and Forty-six between Kenneth E. Messenhiner and Clauding I. Me	
of Lawrence in the County of Douglas	and State of Kansas
witnessern, That the said part_105_of the first part, in consid	ional Bank, Lawrence, Kansespart_Y of the second part,
TWENTY-TWO HUNDRED AND NO/100 *	
Lot No. One-Hundred and Thirty-One (131)	on Pennsylvania Street in the City
of Lawrence	
with the appurtenances and all the estate, title and interest of the said p And the said part_2CS_of the fast part dobreby coreman and spree that at	the delivery hereof they are the lawful owner. S. of the premises above granted,
And the said part_105_of the first part do_m_hreby covenant and agree that at and seized of a good and indefeasible estate of inheritance therein, free and clear of all NO_EXCOPTIONS	the differry hereof. they ACO the lawful owner_S. of the premises above granted, neumbrare
And the said part. <b>1.65</b> . of the first part do $\rightarrow$ broby coremant and arree that at and seried of a good and indefensible estates of inheritance thereine, free and clarer of all No. Exceptions and that they will warrant and defend the same azimust all parties making have been defined the same scients all parties making have been defined the same science all parties. Bake the first part and the transmission state and reinstee where the same becomes due and parties have the area that the same becomes due and parties that the area that the same becomes due and parties.	the differry hereof. they ACO the lawful owner.S. of the premises above granted, non-membrance
And the said part. <b>1.65</b> . of the first part do hreby coremant and arree that at and seited of a good and indefeasible states of inheritance thereine, free and clarer of all <u>NO</u> Exceeptions. and that they will warrant and defend the same azians all parties making herein the It is agreed between the parties here to state the part. <b>1.65</b> of the first part half, or ansared against aid real reals when the same becomes due and paytale, and that. <b>1.67</b> such num and by such insurance company as shall be specified and directed by the part. <b>1.99</b> restrict of <u>1.99</u> forever, And in the certain that asid partiells, of the first part thall fit.	the differcy hereof. <u>they are</u> the lawful owner.S. of the premises above granted, numbrance
And the said part_125. of the first part dobreby covenant and arree that at and seited of a good and indefeable states of inheritance therein, free and clarer of all NO_EXCOPTIONS	the differry hereof. they are the lawful owner.S. of the premises above granted, normbrane
And the said part_1205_of the fars part dobreby coremant and arree that at and seited of a good and indefeasible estate of inheritance therein, free and clear of Hi and that they will warrant and defend the same against all parties making lawful chim. It is agreed heriveen the parties herein that the part_126 of the fars part hall or asserted against aid real estate when the same becomes due and payable, and that U usuch uum and by such insurance company as hall be specified and directed by the part_J_ extent of 125 inverset. And in the excent that said part125_ of the farst part shall as a herein provide, then the part_J_ of the second part may pay said sam and insur this indemure, and shall be are interest or serger the payment of the sum of	the differcy hereof. they ALO the lawful owner.S. of the premises above granted, neumbrance thereto. an all times during the life of this indenture, pay all taxes or assessments that may be levied by MAAL keep the buildings upon said real estate intured against fire and tornado in a of the scond part, the loss, if any, made payable to the part. Job of the scond part to the il to pay such taxes when the same become due and payable and to keep said premise insured in song, or either, and the amount so paid shall cebome a part of the indebtedness, secured by if fully repaid.
And the said part_2.5.5. of the fort part dobreby coremant and arree that at and seited of a good and indefeable state of inheritance therein, for ean dictar of all indefeable states of an interiment in the set of the state of the sta	the differery hereof. They ACO the lawful owner.S. of the premises above granted, neumbrance
And the said part_125. of the fort part dobreby coremant and arree that at and seited of a good and indefeable states of inheritance therein, fere and clarer of all NO_Exceptions and that they will warrant and defend the same azians all parties making herdu claim It is agreed between the parties herein that and parties. Baking herdu claim It is agreed between the parties therein that and parties. Baking herdu claim It is agreed between the parties therein that and parties. Baking that the maximum and by such insurance company as shall be specified and directed by the part_J current of _125	the differcy hereof. They ARO the lawful owner.S. of the premises above granted, normbrance
And the said part_125. of the fort part dobreby coremant and arree that at and seited of a good and indefeable state of inheritance therein, fore and clarer of all indefeable state of the same states at a parties making before the state of the same states at a parties making before the same states at a parties of the same states at a parties of the same states at a parties of the same states at a parties. The same states at a parties making before the same states at a parties of the same states at a parties of the same states at a parties. The same states at a parties and the same states at a parties and the same states at a parties of the same states at the same states at a parties. The same state sta	the differery hereof. They ACO the lawful owner.S. of the premises above granted, neumbrance
And the said part_125. of the fort part dobreby coremant and arree that at and seited of a good and indefeable state of inheritance therein, fore and clarer of all indefeable state of the same states at a parties making before the state of the same states at a parties making before the same states at a parties of the same states at a parties of the same states at a parties of the same states at a parties. The same states at a parties making before the same states at a parties of the same states at a parties of the same states at a parties. The same states at a parties and the same states at a parties and the same states at a parties of the same states at the same states at a parties. The same state sta	the differcy hered. They ARO the lawful owner.S. of the premises above granted, normbrane membrane me
And the said part-1.2.5. of the fart part dobreby corenant and arree that at and arried of a good and indefeable states of inheritance therein, for ean dictor of all NO_Exceptions	the differery hereof. They ARO the lawful owner.S. of the premises above granted, numbrane
And the said part-1.2.5. of the fart part dobreby corenant and arree that at and arried of a good and indefeable states of inheritance therein, for ean dictor of all NO_Exceptions	the differery hereof_they_ARG_the havful owner_S. of the premises above granted, numbrane
And the said part_125_of the fort part dobreby coremant and arree that at and seried of a good and indefeable states of inherinance therein, fore and clear of all . No_Exceptions. . No	the calibrery hereof_ they_ARG_ the lawful owner_S. of the premises above granted, numbrane
And the said part_105_of the form jort dobreby coremant and arree that at   and neticed of a good and indefeable state of inheritance therein, fore and clear of all indefeable state of the same assint all parties making breful claim   and that they will warrant and defend the same assint all parties making breful claim   is a greed between the parties beret base measures the same all parties making breful claim   is a greed between the parties beret base measures all parties. The first the same same becomes due and parties, and that the result of the interest at the same base measures at parties. The first parties are strained by the part. A dif is the creat that aid particles. Jost the first part shall for specified and directed by the part. A dif is the creat size of 10% from the date of particles. Jost the first part shall for a particle strain the particle are of 10% from the date of particles. Jost the first part shall for a date of the strained of the sum of	the differey hered. They AIG_the havful owner.S. of the premises above granted, normbrane
And the said part_1CS_of the forst part dobreby coremant and arree that at and seited of a good and indefeabile state of inheritance therein, fore and clear of all NO_EXcoptions	the differery hereof_they_ARG_the havful owner_S. of the premises above granted, numbrane thereto. at all times during the life of this indenture, pay all taxes or assessments that may be levied by MALL keep the buildings upon aid real easte insured against fire and tornado in .of the second part, the loss, if any, made payable to the part of the second part to the action of the second part, the loss, if any, made payable to the part of the second part to the ance, or either, and the amount so paid shall echome a part of the indebtedness, secured by if tailyr replat. 
And the said part_105_of the fort part dobreby coremant and arree that at and arried of a good and indefeable states of inheritance therein, fere and clare of all NO_Exceptions. And that they will warrant and defend the same azians all parties making herdu claim It is agreed between the parties there that the part_105 of the first part half, inch num and by such insurance company as shall be specified and directed by the part_105 certent of	the differer hered. They ARG the lawful owner.S. of the premises above granted, normbranes
And the said part_1CS_of the form part dobreby coremant and arree that at   and meticd of a good and indefeable states of inheritance therein, fore and clear of all information in the state of the same azainst all parties making beford them   It is agreed between the parties before barne becomes due and parties. The safe should be the form that the parties of the same becomes due and parties. The safe should be the part of the same becomes due and parties and the there are all the same becomes due and parties. The safe should be the part of the same becomes due and parties are should be the part of the same becomes due and parties. The safe should be the part of the same becomes due and parties. The safe should be the part of the same o	the differery hereof
And the said part_1CS_of the fort part dobreby coremant and arree that at and seited of a good and indefeable states of inheritance therein, fere and clare of all NO_EXcoptions. NO_EXcoptions. No_Excoptions. No_E	the differery hereof. they ArG the havful owner.S. of the premises above granted, normbrane
And the suid part_12.65_of the fort part dobrety eventual and arree that at a seried of a social distribution there is, free and diverse of all information of the series of the forth part of the series of t	the differery hereof_they_ARG_the havful owner.S. of the premises above granted, normbranes
And the suid part_12.65_of the fort part dobrety eventual and arree that at a seried of a social distribution there is, free and diverse of all information of the series of the forth part of the series of t	the differers hered. They Are_the havful owner.S. of the premises above granted, normbrane