OBTCACE BECORD 01 1.4

Reg. No. 5240

453

	TO	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 7th October A. D. 10.48, at 10:25.0 Harold C. Register By Dep	Scek
THIS IND hundred and	DENTURE, Made this 5th day of Oc forty-six between Jean C. Swan, a single woran and	tober, in the year of our Lord, one	thousand nine
	Soto in the County of John	nson and State of Kansas ling and Loan Association	
en din en anique de la	SETH, That the said part_125_ of the first part, in co Fourteen Eundred and no/1 y acknowledged, ha 75sold, and by this indenture do described real estate situated and being in the County c		, the receipt of
Tł	ne North three-fourths (3/4ths) of Lot	26 and all of Lots Twenty-seven (27) and	
And the said	rienances and all the estate, title and interest of the super ΔES to the first part do thereby covenant and agree to and indefensible raise of theirsinese therein, first and clare of	hat at the delivery hereof URGY ALC the lawful owner & of the premise	es abore granied.
And the said and seized of a gr and that they will It is agreed or ascened against such sum and by a extent of Ats as berein provided this indenture, and	part_25_of the first part dotereby corenant and agree the cool and indefeasible entate of inheritance therein, free and clear of the varrant and defend the same against all parties making lawful between the parties hereto that the part_263_ of the first part is taid real estate when the same becomes due and payable, and tha used haurstace of the precision of the different part at interest. And in the event that and part_263_ of the first part interest. And in the event that and part_263_ of the first part at d shall bear interest at the rate of 10% from the date of payment of the interest at mortexes to accure the payment of the same dots.	hat at the delivery hereof. UBY_ALYthe lawful owner.S of the premise f all incrumbrance	at may be levied and tornado in econd part to the premises insured
And the said and seized of a ge and that they will it is agreed or assessed against such sum and by - extrem of Ats as begin provided this indenture, an 'THIS GRAN	part_125_of the first part dotreeby corenant and agree to odd and indicationality entropy of the same against all parties making lawful I warrant and defend the same against all parties making lawful between the parties hereto that the part_450.5_ of the first part it tail real estate when the same becomes due and payable, and that such insurance company as hall be specified and directed by the part_ instrest. And in the event that all part_450.5_ of the first part d, then the part_Y of the second part may pay all dates and d table the instrest at the farts of 105% from that end of part TI is instred as a mortgage to accure the payment of the same st_ During the part	has at the delivery hereof. 4109 AU the lawful owner. S. of the premise claim thereta. that it at time, during the life of this indenture, pay all taxes or assessments the $\frac{1}{5109}$ MALL keep the buildings upon said rest exists insured against fire $\frac{1}{310}$ of the second part, the loss, if any, made payable to the part. Y. of the second part, the loss, if any, made payable to the part. Y. of the second part, the loss, if any made payable to the part. Y. of the second part, the loss, if any made payable to the part. Y. of the second part, the loss, if any made payable to the part. Y. of the second part, the loss, if any made payable to the part. Y. of the second part, the loss, if any made payable to the part. Y. of the second part is the second part of the indetect is until fully reputable. $\frac{1}{310}$ ($\frac{1}{300}$) $\frac{1}{300}$ $\frac{1}{$	at may be levied and tornado in econd part to the premises insured lness, secured by DOLLARS, 10.46
And the said and seized of a gr and that they will It is agreed or assessed against such ruw and by - extent of LUS_ as berein provide this indenture, and fills GRAN according to the 1 and bytas or goins of meary for a grain of the and bytas or goins of meary for a grain of the fills GRAN and the grain part thereof or an root key tags, any mentioned y makur rents and benefitum to the spread	part_125_of the first part dotreety corenant and agree to cold and inderfeasible ratas of inheritance therin, first and care of 1 warrant and defend the same against all parties making lawfal between the parties hereto that the part_125 of the first part is tail real state when tha same becomes due and payable, and that use insurance company as hall be specified and directed by the part 	has at the delivery hereof. LUGY_ALUS_the lawful owner.S. of the premise claim therets. that at all times during the field of this indenture, pay all taxes or assessments the <u>,LUGY</u> WALL keep the buildings upon said real erate insured against fre- <u>,LUGY</u> WALL keep the buildings upon said real erate insured against fre- <u>,LUGY</u> WALL keep the buildings upon said real erate insured against fre- <u>,LUGY</u> WALL keep the buildings upon said real erate insured against fre- <u>,LUGY</u> WALL keep the buildings upon said real erates insured against fre- <u>,LUGY</u> the second part, the loss, if any, made payable to the part_ <u>,Y</u> of the second part, the loss is the same become due and payable and to keep said insurance, or either, and the amount so paid shall echome a part of the indebted it until fully repeald. 1 no/100	at may be levied and tornado in cond part to be premises insured by ness, secured by DOLLARS, 10:46
And the said and seized of a gr and that they will It is agreed or assessed against such ruw and by - extent of LUS_ as berein provide this indenture, and fills GRAN according to the 1 and bytas or goins of meary for a grain of the and bytas or goins of meary for a grain of the fills GRAN and the grain part thereof or an root key tags, any mentioned y makur rents and benefitum to the spread	part_125_of the first part dotreety corenant and agree to cold and inderfeasible ratas of inheritance therin, first and care of 1 warrant and defend the same against all parties making lawfal between the parties hereto that the part_125 of the first part is tail real state when tha same becomes due and payable, and that use insurance company as hall be specified and directed by the part 	has at the delivery hereof. LUGY_ALUSthe lawful owner.S of the premise claim thereas	at may be feried and tornado in ceeda part to be premises insured inceas, secured by DOLLARS, 1946, preserved part and preserved part property of any preserved part of the part, secure the y the part, secure the y t
And the said and seized of a gr and that they will It is agreed or assessed against such now and by - extent of LUS_ as berein provided this indenture, and fills GRAN seconding to the 1 and byits or down of merry and byits or down of merry is and byits or down of merry is a down o	part_165_of the first part dotreety corenant and agree to coll and inderestible ratue of inherinenc therein, first era and care of l varrant and defend the same against all parties making lawfol between the partice herein that the part_1638_ of the first part it to laid real estate when the same becomes due and parkle, and that useh insurance company as hall be specified and directed by the part 	has at the delivery hereof. LUGY_RLUS_the lawful evert.S. of the premise claim therets. thall at all times during the life of this indenture, pay all taxes or assessments the 	at may be levied and tornado in cond part to the premises insured by news, secured by the second part of the premises insured by the second part of the premised of the second part of the second part of the insurance is the insurance is the insurance is the insurance is the insurance is the insurance is the insu
And the said and seized of a set and that they will it is agreed or assessed against such sum and by extent of LSS as berin provided this indenture, an if IIIS GRAN according to the t and bythat or arous of more; and inverse of and IN WITNE written.	part_165_of the first part dotready cornant and arree to coll and inderdensible ratue of inherinenc therin, first and care of the varrant and defend the same against all parties making lawfol between the partice here to has the part_1628_ of the first part is that real states when the same becomes due and payable, and that use haurance company as shall be specified and directed by the part interest. And in the event that and part_1628_ of the first part is do then the part_Y of the scened part may pay shill tas and that law of interest at the fact of 100 from the date of payrees that law of the part_Y of the scened part may pay shill tas and a shall be of interest at the fact of 100 from the date of payrees Fourtheast number of the same for the payment of the same for Fourtheast number of the same for the payment items and payshie to the part_Y of the scened part, with a advanced by the said part_Y of the scened part to pay for an advanced by the said part_Y of the scened part to pay for an item and pay that the pay fourtheast of a basic on demad, to the payment be made as beein precised, or the basic payment be made as beein precised, or the basic payment be made as beein precised, or the basic payment be payden and all the index become the provide on said of rel earboarts, precised, are on demad, to the form part_1628_ of the first part haV SSS WHEREOF, The part_1628_ of the first part haV Notary rublic on the index payses and the scene pay been ESS WHEREOF, The part_1628_ of the first part haV Notary rublic mode and payses and payses of the scene payses, pays be and payses of the scene payses and payses of the first part haV Notary rublic mode and payses and payses of the first part haV Notary rublic mode and payses and	has at the delivery hereof. LUGY_RLUS_the lawful evert.S. of the premise claim therets. thall at all times during the life of this indenture, pay all taxes or assessments the 	at may be levied and tornado in general part is the premises insured by news, secured by a DOLLARS, 1046