Receiving No. 30245 MORTGAGE RECORD 91 Reg. No. 5259 Fee Paid, §12.50

462

0

REAL

0

物關於非

0

翻翻

精整期

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>16</u> day of	
Dora B. Worley, a widew.	QctoherA_D. 1046., at 3:15_o'clock_PM.	
TO	Handla Beck	
Charles Russell Worley	Register of Deeds.	
	<u>п</u>	
THIS INDENTURE, Made this fifteentHay of October hundred and forty-six between	, in the year of our Lord, one thousand nine	
Dora B. Worley, a widow		
of Lawrence in the County of Douglas	and State of Kansas	
part_y of the first part, and Charles Russell Worley	,	
WITNESSETH, That the said party of the first part, in consider		
Five thousand and no/100	(\$5000.00)DOLLARS, to haz duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said party of the second part, glas and State of Kansas, to-wit:	
Lot 59 on Rhode Island Street, Lawrence Úrigina	1 Townsite.	
		С. - 23
		1 - 415
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
with the approximate and all the estate fills and interact of the and more	a an ad the first must be use	
	e delivery hereof She is the lawful owner of the premises above granted,	
And the said part_yr	e delivery hercof	
And be said part_y of the first part $d_0.2$ S hereby covenant and agree that at hand seized of a good and indefeasible estate of inheritance therein, free and clear of all incu- Sibo md that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part for the first part shall at a	e delivery hrrof_5h0_1sthe lawful owner of the premises above grantel, umbrance creto. all times during the life of this indenture, pay all taxes or assessments that may be levied	
And the sid part_y of the first part do.C.Sbereky coverant and agree that at hund selered of a good and indefeasible estate of inheritance therein, fire and clear of all into the start of t	e divergy hereof_3h0_1sthe lawful owner of the premises above granted, umbrance	
And the sid part_y of the forst part do.25 hereby coverant and agree that at the dot setted of a good and indefeasible estate of inheritance therein, free and clear of all incu- sion that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the forst part shall at a reasonal against taid real estates when the same becomes due and payable, and thatburnet and by tuch insurance company as shall be specified and directed by the part of the forst part shall fait to the state of the form of the forst the side part of the forst part of the forst part of the forst part of the forst part shall fait to the state of the forst part of the forst part to the side part of the forst part shall fait to be state of the state of the state part of the forst part shall fait to be state of the state of the forst part of the forst part shall fait to be state of the state of the forst part of the f	e delivery hereof_ <u>sho_1s</u> the lawful ownerof the premises above granted, umbrance ereno. All times during the life of this indenture, pay all taxes or assessments that may be levied <u>a.vtlllkee</u> the buildings upon said real estare insured azainst fire and tormado in f the second part, the loss, if any, male payable to the part_V of the second part to the to pay such taxes when the same become due and payable and to keep aid premises insured	
And the side part_y of the first part do.2.5 hereby coverant and agree that at hind seliced of a goal and indefeatible estate of inheritance therein, fire and clear of all into the side will warrant and defend the same against all parties making lawful claim the lawful claim take the same defend the same become due and parable, and that $\pm 310^{-1}$ claim the lawful c	e delivery hereof_5h0_15the lawful owner of the premises above grantes, umbrance	
And the sid part_y of the first part do.C.S hereby coverant and agree that at hund selied of a goal and indefeatible estate of inheritance therein, fire and clear of all into the start of	e delivery kercof_5h0_15the lawful ownerof the premises above granted, umbrance	
And the sid part_y of the first part do.25 hereby covenant and agree that at hind selied of a goal and indefeasible estate of inheritance therein, fire and clear of all into the differ will warrant and defend the same against all parties making lawful claim the lt is agreed between the parties that the part of the first part shall at a raiseased split, and that ± 320 is a partie when the same becomes due and parable, and that ± 320 is a partie of the first part shall at a raiseased split via the raise when the same becomes due and parable, and that ± 320 is a partie of the first part shall at a raiseased split via the interest. And in the event that sid part of the first part shall at a berein provide, then the part of the same the part part is a same due interest. And in the event that sid part of the first part shall at a berein provide, then the part of the same the raise of 10% from the due of payment until THIS GRANT is intered as a mortage to accure the payment of the fart of the fart are and the target of the fart and the target of DO and the target of the fart and the target of DO and the same and the target of the fart and the same target of DO and the same target of the fart part shall fait the same target of DO and the same target of the fart part is a same target and the same target and the same target of DO and the same target of the same targ	e delivery kercof_5h0_15the lawful ownerof the premises above granted, umbrance	
And the sid part_y of the first part do.25 hereby covenant and agree that at hind selied of a goal and indefeasible estate of inheritance therein, fire and clear of all into the differ will warrant and defend the same against all parties making lawful claim the lt is agreed between the parties that the part of the first part shall at a raiseased split, and that ± 320 is a partie when the same becomes due and parable, and that ± 320 is a partie of the first part shall at a raiseased split via the raise when the same becomes due and parable, and that ± 320 is a partie of the first part shall at a raiseased split via the interest. And in the event that sid part of the first part shall at a berein provide, then the part of the same the part part is a same due interest. And in the event that sid part of the first part shall at a berein provide, then the part of the same the raise of 10% from the due of payment until THIS GRANT is intered as a mortage to accure the payment of the fart of the fart are and the target of the fart and the target of DO and the target of the fart and the target of DO and the same and the target of the fart and the same target of DO and the same target of the fart part shall fait the same target of DO and the same target of the fart part is a same target and the same target and the same target of DO and the same target of the same targ	e delivery kercof_5h0_15the lawful ownerof the premises above granted, umbrance	ı 0 70-
And the sid part_y of the first part do.25 hereby covenant and agree that at hind selied of a goal and indefeasible estate of inheritance therein, fire and clear of all into the differ will warrant and defend the same against all parties making lawful claim the lt is agreed between the parties that the part of the first part shall at a raiseased split, and that ± 320 is a partie when the same becomes due and parable, and that ± 320 is a partie of the first part shall at a raiseased split via the raise when the same becomes due and parable, and that ± 320 is a partie of the first part shall at a raiseased split via the interest. And in the event that sid part of the first part shall at a berein provide, then the part of the same the part part is a same due interest. And in the event that sid part of the first part shall at a berein provide, then the part of the same the raise of 10% from the due of payment until THIS GRANT is intered as a mortage to accure the payment of the fart of the fart are and the target of the fart and the target of DO and the target of the fart and the target of DO and the same and the target of the fart and the same target of DO and the same target of the fart part shall fait the same target of DO and the same target of the fart part is a same target and the same target and the same target of DO and the same target of the same targ	e delivery kercof_5h0_15the lawful ownerof the premises above granted, umbrance	10-70-
And the soid part_y of the first part do.2.5 hereby covenant and agree that at the understed of a sool and indefeasible estate of inheritance therein, free and clear of all instead to the sool and indefeasible estate of inheritance therein, free and clear of all instead that they will warrant and defend the same apainst all parties making lawful claim the lit is agreed between the parties hereto that the part of the first part shall at a state of a parties at the state of the first part shall at a state of the first part shall at a state of the first part shall at a state of the first part shall be specified and directed by the part of the first part shall at a state of the first part shall at a state of the first part shall at a state of the first part shall be specified and directed by the part of the first part shall fail to a breen into of hild interest at the rate of 10% first def de of payment undif THIS GRANT is intered as a mortage to secure the payment of the sum of for a state of 10% first to pay (and the state state state) and of the second part, with all interest at the rate of 10% first part bay any instan did by of the second part, with all interest at the rate of 10% first part to pay for any instan did by of the second part, with all interest and the rate of 10% first to pay for any instan did by	e delivery hereof_hereo_hereof_hereo_hereof_	6-70-
And the sid part_y of the first part do.2.5 hereby covenant and agree that at the not seried of a good and indefeasible estate of inheritance therein, free and clear of all incu- <u>Sha</u> that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the first part shall at a saves ad spinitus isid real curst when the same becomes due and payable, and that Sha uch sum and by tuch insurance company as shall be specified and directed by the part of the indentive, and hall best interest. At the isid part of the first part shall at a a breein provided, then the part of the second part may pay said taxs and insurant is indentive, and shall best interest at the rate of 10% from the due of payment until THIS GRANT is intended as a mortage to accure the payment of the sum of 	e delivery hereof_shee_ishee is the iseful owner of the premises above granted, umbrance	ie:0-
And the side part_yof the forst part do.2.5 hereby coverant and agree that at the neighbor a cost and indefeasible estate of inheritance therein, free and clear of all incu- tions that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the forst part shall sate and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the forst part shall sate and by tuch insurance company as shall be specified and directed by the part of the indenture, and hall bear interest, at the init of 10% from the date of payment until THIS GRANT is interest, and in the event that ald part of the second part may pay said taxs and insurant is indenture, and shall bear interest at the rate of 10% from the date of payment until THIS GRANT is intered as a mortgare to accure the payment of the yam of 	e delivery hereof_shee_1s	10-0-
And the side part_yof the forst part do.2.5 hereby coverant and agree that at the neighbor a cost and indefeasible estate of inheritance therein, free and clear of all incu- tions that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the forst part shall sate and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the forst part shall sate and by tuch insurance company as shall be specified and directed by the part of the indenture, and hall bear interest, at the init of 10% from the date of payment until THIS GRANT is interest, and in the event that ald part of the second part may pay said taxs and insurant is indenture, and shall bear interest at the rate of 10% from the date of payment until THIS GRANT is intered as a mortgare to accure the payment of the yam of 	e delivery hereof_shee_ishee is the iseful owner of the premises above granted, umbrance	8.8 - 0 -
And the soid part_y for the first part do.2.5 hereby covenant and agree that at the district of a good and indefeasible estate of inheritance therein, free and clear of all incussion that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the first part shall at a state of against all parties making lawful claim the It is agreed between the parties hereto that the part of the first part shall at a state of against all parties making lawful claim the It is agreed between the parties hereto that the part of the first part shall at a state of against all parties and that they are marked against all parties making lawful claim the law of the max of the first part shall at a state of law first and the claim the law of the max of the first part shall fail to a breed moreided, then the part of the scend part may pay said there and instant is indenture. The dot hall be of the of 10% first the det of 10% parties that the state of 10% first the det of 10% parties and the state of 10% first the det of 10% parties the det of 10% first the part. The 0.100	e delivery hereof_shee_1s	6-0-
And the soid part_y for the first part do.2.5 hereby covenant and agree that at the district of a good and indefeasible estate of inheritance therein, free and clear of all incussion that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the first part shall at a state of against all parties making lawful claim the It is agreed between the parties hereto that the part of the first part shall at a state of against all parties making lawful claim the It is agreed between the parties hereto that the part of the first part shall at a state of against all parties and that they are marked against all parties making lawful claim the law of the max of the first part shall at a state of law first and the claim the law of the max of the first part shall fail to a breed moreided, then the part of the scend part may pay said there and instant is indenture. The dot hall be of the of 10% first the det of 10% parties that the state of 10% first the det of 10% parties and the state of 10% first the det of 10% parties the det of 10% first the part. The 0.100	e delivery hered_shee_1s	10 ⁻ 0-
And the soid part_y for the first part do.2.5 hereby covenant and agree that at the district of a good and indefeasible estate of inheritance therein, free and clear of all incussion that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the first part shall at a state of against all parties making lawful claim the It is agreed between the parties hereto that the part of the first part shall at a state of against all parties making lawful claim the It is agreed between the parties hereto that the part of the first part shall at a state of against all parties and that they are marked against all parties making lawful claim the law of the max of the first part shall at a state of law first and the claim the law of the max of the first part shall fail to a breed moreided, then the part of the scend part may pay said there and instant is indenture. The dot hall be of the of 10% first the det of 10% parties that the state of 10% first the det of 10% parties and the state of 10% first the det of 10% parties the det of 10% first the part. The 0.100	e delivery hered_shee	e-0-
And the soid part_y of the first part do.2.5 hereby covenant and agree that at the district of a sool and indefeasible estate of inheritance therein, free and clear of all incussion that they will warrant and defend the same against all parties making lawful claim the lit is agreed between the parties hereto that the part of the first part shall at a state of against all parties making lawful claim the lit is agreed between the parties hereto that the part of the first part shall at a state of against all parties making lawful claim the lit is agreed between the parties hereto that the part of the first part shall at a state of against all parts and that they are marked against all parts (and in the erst that all part of the first part shall at a state of list is the distribution of the first part shall at a state of list is and a state of the first part shall at a state of list is a state and shall be of interest at the rate of 10% first the det ef of partsment until THIS GRANT is intended as a mortage to secure the parts to part for any instrand all distribution for the part to part for any instrand and distribution again and parts to part for any instrand and distribution of the second part to part for any instrand and distribution were all parts the part for the part to part for any instrand the distribution of the fast part shall fast is parts the part of the sold parts of the second part to part for any instrand and distribution is of the fast part shall that is parts the part of the hold parts on state on a state of a state of the parts any instrand there distribution is a parts of the fast part shall that is parts that the parts of the hold here on a state of a state of the parts and there and the parts of the hold here on a state of the state state and the part of the hold here on a state of the hold here on the state of a s	e delivery hered	10-20-
And the soid part_y of the first part do.25 hereby covenant and agree that at the distribution of a sool and indefeasible estate of inheritance therein, free and clear of all instributions the sool and indefeasible estate of inheritance therein, free and clear of all instributions that they will warrant and defend the same against all parties making lacked claim the It is agreed between the parties hereto that the part of the first part shall at a stribution is all real estates when the same becomes due and payable, and that Shall be able to be the parties here the the become due and payable, and that Shall be able to be the part of the first part shall at a stript of the first part shall first in the text of the first part shall first in the text of the first part shall first in the text of the first part shall first in the text of the first part shall first indeutors and shall be of there are the did to first first the did to stript of the first part shall first in the text of 10% from the did to 100% from the stript of the first part shall first indeutors	e delivery hered_shee 1st	6-0-
And the sid part_y of the fart part do.25 hereby coverant and agree that at the defaultie estate of inheritance therein, free and clere of all inci- tion in that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereico that the part of the fart part shall at a MA that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereico that the part of the fart part shall fat the assessed against uid real easies when the same becomes due and payable, and thatMA due have and by such insurance company as shall be specified and directed by the part of the above of the same shall fail the ab brein provided, then the part of the second part may pay said taxs and insurance conding to the terms ofMA the said part of the second part will all the coording to the terms ofMA there are a provided in this indenture. And that they fartA then the part of the second part to pay for any insurant for the fart part that lad to payA there are part of the insurant of the part of part of the fart part that lad for the same same that are the part insurant and there is a parties of the fart part in the part of the same same that are the part insurant are advected or any paths to the payment ere make as here if precided, same that is part of the fart part is the part of the same same same are are not benefare. The same same same same same same same sam	e delivery hered	6-0-
And the sid part_y of the forst part do.25 hereby covenant and agree that at the distribution of a second and indefeasible estate of inheritance therein, free and clear of all incu- sion that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the forst part shall at a abdited the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the forst part shall sate abdited that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the forst part shall fat 1 ab brein provided, then the part of the second part may pay said taxs and invarant is indentive, and shall base interest at the fast of 10% from the due of payment until for THIS GRANT is interest at an agreed of 10% from the due of payment until for THIS GRANT is intered as a mortage to accure the payment of the sam of	e delivery hered_show a first show granted, method with the show and real start show granted, all times during the life of this indenture, pay all taxes or assessments that may be levied by Mtll Level the buildings upon said real starts insured agranted for any such taxes where the amb become during harpable and to keep said premises insured to pay such taxes where the amb become due and payable to the part.y	
And the sid part_y of the fort part do.25kredy coverant and agree that at the design of a seed and indefeatible estate of inheritance therein, free and clere of all incident of that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties herito that the part of the fort part shall at a	e delivery hered_show 2.5.0.15	0.0-0-
And be sid part_y of the fort part do.25kredy coverant and agree that at the one and indefeasible estate of inheritance therein, free and clear of all income that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties herits that the part of the fort part shall at and that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties herits that the part of the fort part shall at and that they will warrant and defend the same against all parties and that and in the event the becomes due and payable, and that and in the event that add part of the fort part shall fait a brein particle, due in the part they are do 10% from the date of payment until f THIS GRANT is intered. And in the event that add part of the second part may pay said tass and inturne coording to the terms of	e delivery hereof_shee 1 state is a full owner of the premises above granted, morene. all times during the life of this indenture, pay all taxes or assessments that may be levied all times during the life of this indenture, pay all taxes or assessments that may be levied by "Atll_texp the buildings upon said real earny insured against fire and tornado in f the second part, the loss, if any, made payable to the part_y of the second part to the to pay such taxes when the same become due and payable and to keep aid premises insured thy repaid. so or either, and the ansount so paid shall cohome a part of the indebtedness, secured by thy repaid. so or either, and the ansount so paid shall cohome a part of the indebtedness, secured by thy repaid. so or either, and the ansount so paid shall cohome a part of the indebtedness, secured by the account of the Cliffed Differ (Differ Cliffer Clif	0-0-
And the sid part_y of the fort part do.25 hereby covenant and agree that at the series of a second and indefeasible estate of inheritance therein, free and clear of all ince Second and indefeasible estate of inheritance therein, free and clear of all ince Second and indefeasible estate of inheritance therein, for and agreed between the parties hereico that the part of the fort part shall sate Shall that Shall that Shall that Shall that the part of the fort part shall sate Shall that Shall that Shall that Shall that Shall that the part of the second part with shall that Shall that Shall that the part of the second part with the date of part Shall that Shall that the able of 10% from the date of part Shall that a bree in parties at the fast of 10% from the date of part Shall that the part that a shall that the part Shall that that is part Adata that the part Shal	e delivery hereof_shee 1s	
And the soid part_y of the forst part do.25 hereby covenant and agree that at the order of a soil and indefeasible estate of inderinance therein, free and clear of all inci- sion in that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereico that the part of the forst part shall at a Shall be the solution in the covent is a solution of the solution of	e delivery hereof_show failed in the lawful owner of the premises above granted, umbrance	
And the sid part_y of the fort part do.25kredy coverant and agree that at the deside of a seed and indexible exist of inheritance therein, free and circ of all inci- sion of that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part of the fort part shall at Shall be a seed again tail or relative when the same becomes due and payable, and that Shall be a seed again tail or relative when the same becomes due and payable, and that Shall be a seed again tail or relative when the same becomes due and payable, and that Shall be a seed again the part of the second pay must be and intranse. And in the creat that all part of the second part may pay said tass and intranse is his indentive, and shall be at interest at the rate of 10% from the date of payment until f THIS GRANT is interned as a morecare to secure the payment of the is part of the same apart of the same of 10% from the date of payment until f THIS GRANT is interned as a morecare to secure the payment of said be all by the said part V of the second part will all interest of a second part will all interest of a second part will all interest of a second part will all the second part will be defered or any collection of the said part V of the second part will all interest of a second part will be the second to be added in the indentive	e delivery hereof_show for this indenture, pay all taxes or assessments that may be levied 	6-0-
And the soid part_y of the forst part do.25 hereby covenant and agree that at the order of a soil and indefeasible estate of inderinance therein, free and clear of all inci- sion in that they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereico that the part of the forst part shall at a Shall be the solution in the covent is a solution of the solution of	e delivery hereof_show failed in the lawful owner of the premises above granted, umbrance	6 70-
And the side part_y of the forty part do.25 hereby covenant and agree that at the second and indefeasible estate of inheritance therein, free and clear of all nex is the second part with a strend between the parties herein that the part of the fort part shall gas a more assist all parties making lawful claim the transmet when the same becomes due and payable, and that they are made and before the matrix is the part of the fort part shall gas a strend estimate is ide residue when the same becomes due and payable, and that Shall due to make the part of the fort part shall gas a strend estimation is ide residue when the same becomes due and payable, and that Shall due to make the part of the sprement with fort is indentive, and shall the fort interest at the rate of 10% from the due to payment with fort is indentive, and shall the fort interest at the rate of 10% from the due to payment with fort is indentive. There is a bree and payable, and the same of the same approximation of the same approximation of the payment with fort is indentive. There is a more same approximation of the same approximate approximate approximate approximate appr	<pre>e delivery hered_sheet = sheet =</pre>	0-70-
And be sid part_y	e delivery hered_show 510 and 52 in the lawful owner of the premises above granted, undernee	
And the side part_y of the forty part do.25 hereby covenant and agree that at the second and indefeasible estate of inheritance therein, free and clear of all nex is the second part with a strend between the parties herein that the part of the fort part shall gas a more assist all parties making lawful claim the transmet when the same becomes due and payable, and that they are made and before the matrix is the part of the fort part shall gas a strend estimate is ide residue when the same becomes due and payable, and that Shall due to make the part of the fort part shall gas a strend estimation is ide residue when the same becomes due and payable, and that Shall due to make the part of the sprement with fort is indentive, and shall the fort interest at the rate of 10% from the due to payment with fort is indentive, and shall the fort interest at the rate of 10% from the due to payment with fort is indentive. There is a bree and payable, and the same of the same approximation of the same approximation of the payment with fort is indentive. There is a more same approximation of the same approximate approximate approximate approximate appr	<pre>e delivery hered_sheet = sheet =</pre>	10 ^{- 0} -
And be sid part_y	e delivery hered_show 510 and 52 in the lawful owner of the premises above granted, undernee	0.00
And be sid part_y	<pre>e delivery hereof_shee</pre>	0 0-