MORTGAGE RECORD 91

466

Reg. No. <u>5268</u> Fee Paid, <u>\$ 7.50</u>

0

NANY.

SARR

0

影響影響

劉朝朝

時間組

		This instrument was filed for record on the 19 day of
	то	A. D. 19.46., at _10:50 o'clock A. M. Narolf B. Back Register of Deeds.
	and the second sec	
THIS INDENTURE.	Made this 7th day of Sept	tenber, in the year of our Lord, one thousand nine
hundred and forty s		I. Miner, his wife
of Eudora part_ies_ of the first pa	in the County of Dougl rt, and Fred W. Neis	
WITNESSETH, That	the said part ies_ of the first part, in co	part_y of the second part.
which is hereby acknowled the following described re	dged, ha_V9_sold, and by this indenture do al estate situated and being in the County o	Grant, Bargain, Sell and Mortgage to the said part v of the second part, of Douglas and State of Kansas, to-wit:
일은 영양이 나는 것이 있어.	7 in Block 170, also the S. Ft. more or less of Lo	ot 6 in Block 145, all in the City of Eudora, Kunsas.
And the said part 165.	nd all the estate, title and interest of the s of the first part do	that at the delivery hereof thay word the lawful owner of the premises above granted,
And the said part 165 and seized of a good and indef and that they will warrant and It is agreed between the p or assessed against said real est such sum and by such insurance extent of Then Iinterest. A ap herein provided, then the pu big indemure, and shall hear i	of the first part dobereby covenant and arree cossible ensuits of inheritance therein, first and clear or cossible restate of inheritance therein, first and clear or defend the same against all partice making lawful varies hereto that the part. 1.02 . of the first part is when the same becomes due and payable, and the company as shall be specified and different by the part of the scend part may pay said ars and arr. $J_{0.02}$ of the first part of the accord part may pay said ars and arrent as the rest of 105 from the date of payments.	that at the delivery hereof. LTAY. WITH the lawful owner
And the soid part $\pm G.S.c.$ and select of a good and indef and hat they will warrant and It is agreed between the p or assessed against said real est work sum and by unch insurance extent of $\pm fhalt P.interst$. A so herein provided, then the ra- his indenture, and shall hear I THIS GRANT is intended	of the first part dobereby covenant and acree casable exists of inheritance therein, free and clear or defend the same arainst all parties making lawful arrites herito that the part 1.02 . of the first part are when the same becomes due and payable, and the company as shall be specified and directed by the part function 1.02 . of the second part may pay add tax and the set of 10% from the due of payment as a motrace to secure the payment of the sum of the same of the second part of the sum of payable.	that at the delivery hereof. LLBY. WDIG. the lawful owner. of the premises above granted, elaim thereta. elaim thereta. all liume during the life of this indenture, pay all taxes or assessments that may be level $\frac{1}{100}$ the second part, the loss, if any, made payable to the part. We of the second part to the dual fait to pay note have been been used and payable and to keep said premises insured d insurance, or either, and the asmoust normal due and payable and to keep said premises insured d insurance, or either, and the asmoust no paid shall echome a part of the indebtedness, secured by $\frac{100}{100} - \frac{100}{100} - 1$
And the soil part_d.G.L. and seited of a good and indef and that they will warrant and It is agreed between the p or anscend against said real er- sites and against said real er- timation of the said said the said this indenture, and shall beer THIIS GRANT is intended according to the terms of act bering for act bering for act bering the terms of act bering the terms of and by the terms of any oblighted bering. Inserting the part bering the terms and the terms of the terms of the terms and the terms on y oblighted bering.	of the first part do	that at the delivery hereof. LLEY. WDIG. the lawful owner. of the premises above pranted, of all incumbrance delimits and the second part of the second part of the second part of the second part to the second part to the same borone due and payable on the part. Wor of the second part to the same borone due and payable and to keep said premises insured di murance, or either, and the same borone due and payable and to keep said premises insured di murance, or either, and the same borone due and payable and to keep said premises insured di murance, or either, and the annount ro paid shall choose a part of the indelstedness, secured by the unit fully preside. The second part to the same borone the same borone and to keep said premises insured di murance, or either, and the annount ro paid shall ecclose a part of the indelstedness, secured by the unit fully preside. The second part is the same borone the same barrene barrene the same barrene barrene barrene the same barrene barrene barrene barrene barrene barrene barrene barrene barrene bar
And the soid part_16.5 and seited of a good and indef and that they will warrant and It is agreed between the p or ansexed against soid real er- sing and that they will warrant extent of	of the first part do	that at the delivery hereof. LLBY. WDIG. the lawful owner. of the premises above granted, elaim thereta. elaim thereta. all liume during the life of this indenture, pay all taxes or assessments that may be level $\frac{1}{100}$ the second part, the loss, if any, made payable to the part. We of the second part to the dual fait to pay note have been been used and payable and to keep said premises insured d insurance, or either, and the asmoust normal due and payable and to keep said premises insured d insurance, or either, and the asmoust no paid shall echome a part of the indebtedness, secured by $\frac{100}{100} - \frac{100}{100} - 1$
And the soil part_16.5 and seited of a good and indef and that they will warrant and It is agreed between the p or anscend agrint said real er such som and by such insurance extent of	of the first part do	that at the defivery hereof. LTAY_WITH_the lawful owner of the premises above pranted, of all incumbrance
And the soil part_16.5 and seited of a good and indef and that they will warrant and It is agreed between the p or anscend agrint said real er such som and by such insurance extent of	of the first part do	that at the defivery hereof. Life.Y
And the soil part_16.5 and seited of a good and indef and that they will warrant and It is agreed between the p or anscend agrint said real er such som and by such insurance extent of	of the first part do	that at the defivery hereof. Life.Y
And the soil part_16.5 and seited of a good and indef and that they will warrant and It is agreed between the p or auscated gaint said real err such soon and by tuck insurance extent of	of the first part do	that at the defivery hereof. Life.Y
And the soil part_16.5 and select of a good and infer is an active of a good and infer is a good and infer is a good and infer infer and that they will warrant and it is agreed between the p or ansceed agrins and half bear its indenture, and half bear its indenture, and half bear its indenture, and half bear its indenture, and half bear according to the terms of act bear of and by its act by its are and by its are and by its are and bear of more advanced by indent its provided herein immediately mature and become rests and benchis accruing ther instant the sarred by the partie and instre is and be oblicitory IN WITNESS WHER written.	of the first part dohereby corenant and arere casable estate of inheritance therein, free and clear or casable estate of inheritance therein, free and clear or defend the same against all partice making lawful arrite hereto that the part_102 of the first part is when the same become due and payable, and the company as shall be specified and directed by the pay of the second part may pay aid taxs and receive at the same of 10% from the date of payme as a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the sum of a mortcase to accure the payment of the take pay and the index hered is a sum from and mortcase pays the to the payment of the sum of a mortcase of the sum of a mort pay for an and more interest and at the time of a pay of the take payment of the sum of the sum of a mortcase of the sum of a mort and the sum of a pay for the sum of a mortcase of the sum of a mortcase	that at the defivery hereof. Life.Y
And the soil part_defined and soiled of a good and indef and a soiled of a good and indef and that they will warrant and It is agreed between the p or ansexed against soil real soil and the solution of the soil of the solution of the solution of the solution of the indefinition of the solution of the according to the terms of THIS GRANT is intended according to the terms of and by and by and by and by and by and by and by and benefits accruing the to real met an and be solution rests and benefits accruing the in the solution of the bilistory IN WINNESS WHER written.	of the first part dohereby covenant and arree casable ensues of inheritance therein, fire and clear or defend the same against all parties making lawful arrite hereto that the part_1GS_of the first part is when the same becomes due and payable, and the company as shall be specified and directed by the part of the second part may pay aid case and the state of 105 from the date of payment of the sum of the second part. The pay the second part may pay aid case and the state of 105 from the date of payment of the sum of the second part. The pay the second part, with the spin part of the second part to pay for a sum of the second part, and the second part, with the spin part of the second part to pay for a shall the payment be made as herein periods at the option of the batter of the second part, with the spin second part to pay for a shall the payment be made as herein periods at the option of the batter of the second part is the context part part of the second part to pay for a shall the first part of the second part to be fort payment of the obtain the state of the second part, with the spin second part to pay for a shall the second part of the second part to pay for a shall the second part of the second part of the state of the second part, with the solution of the sale of the second part. The second part is a shall the second part of the second part to pay for a shall the second part of the second part to pay for a shall the second part	that at the delivery hereof. Life
And the soid part_16.5 and seited of a good and indef is a gareed between the p or ausced against soid real ear such som and by uck insurance extent of	of the first part dohereby corenant and agree casable estate of inheritance therein, free and clear or casable estate of inheritance therein, free and clear or casable estate of the there in the second part 102 of the first part is used in the second part may pay aid taxs and the specified and directed by the part of the second part may pay aid tax and the second part the second part to pay for the second part of the second part to pay for the second pay f	that at the defivery hereof. LEQ DIG the lawful owner of the premises above pranted, elaim taberets. that at all times during the life of this indenture, pay all taxes or assessments that may be levied at
And the soid part_16.5 and seited of a good and indef is a gareed between the p or ausced against soid real ear such som and by uck insurance extent of	of the first part dohereby cornant and area casable estable estate of inheritance therein, fire and clear or casable estate of inheritance therein, fire and clear or defend the same against all partice making lawful arrite hereto that the part_102 of the first part is when the same becomes due and payable, and the company as shall be specified and directed by the part of the steroof part may pay aid tars and the steries of 105 from the date of payment of the sum of the steroof part. Three the theorem has a more access the the second part, but the second part, but the second part, but the second part to pay for a same start. Three the second part, but the second part, but the second part to pay for a same start. Three the second part to pay for a same start. The second part to pay for a same start and the second part to pay for a same start. The second part to pay for a same start and all of the second part, but the second part to pay for a same start. The second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and second part to pay for a same start and se	that at the delivery hereof. Life. J
And the soil part_16.5 and seited of a good and indef and that they will warrant and It is agreed between the p or ansexted against soil cole and and that they will warrant and the source of the source of the source of the source of the source this indenture, and shall beer THIS GRANT is intended according to the terms of action of and be defined on the per- tained of any obligation that become shall been any obligation that become shall been any obligation that become shall be and the immediately matter and been any obligation that become shall be only and the beam of the source shall be read and benefits secretions ther to retain the anone the ounge making much sale, on demand, it it is acted by the patter written. STATE OF Kunst County of Doug	of the first part dohereby cornant and arree casable estate of inheritance therein, fire and clear or casable estate of inheritance therein, fire and clear or defend the same against all partice making lawful arrite hereto that the part_102 of the first part is when the same becomes due and payable, and the company as shall be specified and directed by the part of the second part may pay aid tars and early of the second part may pay aid tars and early of the second part may pay aid tars and the second part may pay aid tars and the second part may pay aid tars and the second part of the sum of the second part to pay for a same second the second part to pay for a same second the second part to pay for a same	that at the defivery hereof. Life yWDIG
And the sid part_16:5.c and soliced of a good and indef and soliced of a good and indef and soliced of a good and indef and that they will warrant and It is agreed between the p or assessed grains said real ear truch sour and by such invarance extent of	of the first part dohereby corenant and agree cable estate of inheritance therein, free and clear or defend the same arainst all parties making lawful arrite herein that the part_102f the first part is when the same become due and payable, and the company as shall be specified and directed by the part of the same of	that at the delivery hereof. LEQWETGthe lawful owner of the premises above pranted, elaim taberete. that at all times during the life of this indenture, pay all taxes or assessments that may be levid at