Reg. No. 14,909 Fee Paid \$28.00

241

的法

	68938 BOOK 121
AORTGAGE	(Ne. 52K) Boyles Legel BlanksCASH STATIONERY COLewrence, Kanasa
This Indenture,	Made this19th
	M. McCorkill and Marian L. McCorkill, husband and wife
Lawrence	a, in the County of Douglas and State of Kansas
As Marchael Prof. P. C.	ist part, and .The Lawrence Building and Loan Association
in hin hin har here here here here here here here	part.y of the second part.
Eleven the	at the said part 195 of the first part, in consideration of the sum of pusand two hundred and no/100DOLLARS
	duly paid, the receipt of which is hereby acknowledged, ha. X.9. sold, and by
CONTRACTOR OF A CONTRACT OF A	bed real estate situated and being in the County of Douglas
ansas, to-wit:	the court of the source of the being in the courty of the Agawa
A.	Lot Five (5), in Block One (1), in Belle Haven South Addition Number Two (2), an
	Addition to the City of Lawrence.
	1
-1-2-	
	선생생님은 일로 관점 날 것이라는 것이다.
T	
And the said part.1	nances and all the estate, title and interest of the said parti.9.9. of the first part therein. 8.9. of the first part do
And the said part 1 the premises above (It is agreed between	B.S. of the first part dohereby covenant and agree that at the delivery hereof LDCY_BPOHe leaving owner S granted, and setzed of a good and indefeasible estate of inheritence therein, free and clear of all incombrances,
And the said part 1 the premises above (It is agreed between	B.S. of the first part dohereby covenant and agree that at the delivery hereof LDCY_BPOHe leaving owner S granted, and setzed of a good and indefeasible estate of inheritence therein, free and clear of all incombrances,
And the said part 1 the pramises above of the pramises above of the segreed between d assessments that me of the buildings upon rected by the part . Jy rest. And in the even d premises insured as paid shall become a till fully repaid.	B.S. of the first pert dohereby covenant and agree that at the delivery hereof LLCY_BPebe lawful owner S granted, and seized of a good and indefeasible estate of inheritence therein, free and clear of all incumbrances,
And the sold part 1 the premises above p the premises above p d assessments that ma ep the buildings uppor d assessments that ma ep the buildings uppor extend by the partJ mest. And in the eve paid shall becomes till fully repaid. THIS GRANT is Inhen no/100	
And the said part A the premises above p the premises above p d assessments that ma ep the buildings upon extend by the part years. And in the eve paid shall become o till fully repaid. THIS GRANT is Infern NO/100	ES_ of the first pert dohreeby covenant and agree that at the delivery hereof they_ Brehe lawful owner S granted, and asteed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances
And the seld part 1 the premies above (the premies above (the premies above (the period of the period of the descessment that ma epide the period of the period premies hourd and the even paid shall become a paid shall be period be paid to be the terms a provide all interest as	B.S. of the first pert dohreby covenant and agree that at the delivery hereof they. Brebe leaving owner S granted, and select of a good and indefeasible estate of inheritence therein, free and clear of all incumbrances,
And the said part A the premises above to the premises above to the presence of the part A or the buildings upon vected by the part A or the buildings upon vected by the part A or the buildings upon vected by the part A or the building upon vected by the part A or the building upon the part A or the part A or A	B.B. of the first part dohravby covenant and agree that at the delivery hareof they. Broke leaving owner B grented, and setzed of a good and indefeasible estate of inheritence therein, free and clear of all incumbrances,
And the seld part A the premies above to the premies above to the premies above to the premies the part A except by the part A except by the part A paid shall become a paid shall be terms a to A of the terms a d part A of th th and part A of th the areo on paid when d entate are not kept	B.S. of the first pert dohreeby covenant and agree that at the delivery hereof they. Breehe lawful owner S prented, and select of a good and indefeasible estate of inheritence therein, free and clear of all incumbrances,
And the seld part A the premise above to the premise above to the premise above to the premise above to the premise the part A seed. And in the even or even by the part A seed. And in the even paid shall become a paid shall become a the fully regard. THIS GRANT is Inten TO/100	B.B. of the first pert dohreeby covenant and agree that at the delivery hereof they. Breeh lawful owner S granted, and asteed of a good and indefeasible estate of inheritence therein, free and clear of all incumbrances,
And the seld part A the premies above to the premies above to the premies above to assessments that ma ep the buildings uppor cred by the part A paid shall become a paid shall be paid when a shall part A of th at same paid when a state are not kept a the whole sum rem given, shall immediat a state are not kept a the shole sum rem given, shall immediat a state are not kept a the shole sum rem given, shall immediat a state are not kept a the shole sum rem given, shall immediat a state part A of th a state part A of the shole sum rem given. The shole shows the shole paid by the pa It is agreed by the pa	B.B. of the first pert dohreeby covenant and agree that at the delivery hereof LiDCY_B.P&b lawful owner S prented, and select of a good and indefeasible estate of inheritence therein, free and clear of all incumbrances,
And the seld part A the premies above the premies above the premies above the presence of the part A and the premies hourded the part A are the premies hourded the part A are the premies hourded th	B.B. of the first pert dohreeby covenant and agree that at the delivery hereof LDEY_BPeb isorbul owner S prented, and select of a good and indefeasible estate of inheritence therein, free and clear of all incumbrances,
And the seld part A the premies above to the premies above to the premies above to acceled by the part M acceled the acceled to the acceled to the acceled the acceled to the acceled to the acceled to the acceled to the acceled the acceled to the acceled to the acceled to the acceled to the acceled to the acceled to the acceled to the acceled	AS_ of the first part dohreby covenant and agree that at the delivery hereof they. Brebe leaved owner S granted, and setsed of a good and indefeasible estate of inheritence therein, free and clear of all incumbrances,
And the seld part A the premies above the premies above the premies above the presence of the part A and the premies hourded the part A are the premies hourded the part A are the premies hourded th	B.B. of the first pert dohreeby covenant and agree that at the delivery hereof LDCY. B.P.the lawful owner S granted, and asteed of a good and indefeasible estate of inheritence therein, free and clear of all incumbrances,
And the seld part A the premies above the premies above the premies above the presence of the part A and the premies hourded the part A are the premies hourded the part A are the premies hourded th	B.B. of the first pert dohreby covenant and agree that at the delivery hereof thicy_B.P.C. Elsowid owner S greated, and setzed of a good and indefeasible estate of inheritance, therein, free and clear of all incumbrances,
And the seld part A the premies above the premies above the premies above the presence of the part A and the premies hourded the part A are the premies hourded the part A are the premies hourded th	E.B. of the first part dohreby covenant and agree that at the delivery hyreof thicy_Brehe lawful owner B grented, and setzed of a good and indefeasible estate of inheritence therein, free and clear of all incumbrances,
And the seld part A the premies above the premies above the premies above the presence of the part A and the premies hourded the part A are the premies hourded the part A are the premies hourded th	(3.3. of the first part dohravby covenant and agree that at the delivery harsof thicy_ 3.7% is isody over 5 prevised, and setzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,

-al