Reg. No. 19,310 Fee Paid \$7.50

Section of

and a 4 1.1.1.1.1.

·....

This Is Include	Made this 24th day of February 10 file
Low Viscours and the providence of the second second	ddock, Sr. and Maud E. Haddock, husband and wife .«
of Lawrence	, in the County of Douglas and State of Kensas
	rst part, and The Lawrence National Bank, Lawrence, Kansas
	° part J of the second part.
Witnesseth, tha	it the said part 198. of the first part, in consideration of the sum of
Three Thousan	
to them	duly paid, the receipt of which is hereby acknowledged, ha was sold, and b
	GRANT, BARGAIN, SELL and MORTGAGE to the said part "2 of the second part, th
following describ	ed real estate situated and being in the County of <u>Douglas</u> and State of
Kansas, to-wit:	
Tot Figh	ty (80), in Country Club North, an Addition to the City of
TOP TIEL	tay (co), in bountry club worth, an Addition to the city of
Lawrence	
And the said part of the premises above a no exclusion of the premises above a no exc	and the first part do hereby covenant and agree that at the delivery hereof. The lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, applicits and that they will warrant and defend the same against all parties making lawful claim thereto. In the parties that the part of the first part shall at all times during the life of this indenture, pay all tax
And the said part of the premises above a no exception of the premises above a no exception of the second s	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax by levied or assessed against all equilates when the same becomes due and payable, and that the part of the first part shall at all times during the life of this indenture, pay all tax by levied or assessed against all deal estate when the same becomes due and payable, and that the part of the first part shall be all the same becomes due and payable.
And the said part and of the premises above a no example of the premises above a no example of the same the same the building upor directed by the part i, interest. And in the eve said premises insured a	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the will warrant and defend the same against all parties making lawful claim thereto, in the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax to be level or assessed against fire and tornado in such such as we pavel, and that the part of the first part shall at all times during the life of this indenture, pay all tax to be level or assessed against fire and tornado in such such as we pavel, and that of the second part, the loss, if any made payable to the part y. of the second part to be part y.
And the said part of of the premises above <u>NO 0000</u> It is agreed between and assessments that ma keep the buildings upon directed by the part of initiation. And in the set of paid shall become a unit fully repaid.	and that they will warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part for the first part shall at all times during the life of this indenture, pay all tax
And the said part of the premises above no extension of the premises above no extension of the part of the par	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritarice therein, free and clear of all incumbrances, and that the part is will warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax by be levide or assessed against fire and tornado in such such as me becomes due and payble, and thet is all of the second part. He loss if any made payable to the part of the second part and the tax, and insurance, or either, and the arou part of the indebted, then the part is all fail to pay such taxes when the taxes and insurance, or either, and the among part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payme the date of payme.
And the said part of the premises above <u>NO 0000</u> It is agreed between and assessments that makes the buildings, upon interest yet the part of interest. And in the set set paid shall become a set of premises invared a set of pr	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the junt will warrant and defend the same against all parties making lawful claim thereto, and that the junt of the first part shall at all times during the life of this indenture, pay all tax is belowed against sid real estate when the same becomes due and payable, and that a different equivalence of the first part shall at all times during the life of this indenture, pay all tax of the second part, the loss if any made payable to the part junt of the second part is belowed or the same become due and payable, or to be abrein provided, then the part junt first part shall fail to pay such taxes and insurace, or either, and the accord part of the isocond part is the case of the second part is the date of payment of the second part. The bart junt is all part of the isocond part may pay said taxes and insurace, or either, and the amount of the second part is the second part. The bart junt is defendence and shall be part of the isocond part. The second part is the second part is the second part is the second part is the second part. The second part is the second part is the second part is the second part. The second part is the second part is the second part is the second part. The second part is the second part is the second part is the second part. The second part is the second part is the second part is the second part. The second part is the second part is the second part. The second part is the second part is the second part. The second part is the second part. The second part is the second part is the second part. The second part is the second part. The second part is the second part. The second part is the second part is the second part. The second part is the second part is the second part. The second part is the second part is the second part. The second part is the second part. The second pa
And the said part of the premises above no extension of the premises above no extension of the part of the par	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritarice therein, free and clear of all incumbrances, and that the part will warrant and defend the same against all parties making lawful claim thereto, in the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax by be levide or assessed against side real estate when the same becomes due and payable, and the same against side real estate when the same becomes due and payable, and the same of the second part is the sail of part shall fail to pay such taxes and inscense, or either, and the amou part of the indebted near the part will have not find taxes and inscense, or either, and the amou part of the indebtednes, secured by this indenture, and shall be are interest at the rate of 10% from the date of payment of the sum of the second part. The bulk of the payment of the sum of the second part. The bulk of the mouth of the second part is the second part of the second part. The bulk of the area of payment of the indebtedness, secured by this indenture, and shall be area of 10% from the date of payment of add sum of money, executed on the indebtednes is a mortgage to secure the payment of the sum of terms made payable to the part of the second part. The bulk of the second part is the second part. The bulk of the second part is the second part. The bulk of the second pay is the second part. The bulk of the second pay is the second part. The bulk of the second part is the second part. The bulk of the second payment of said sum of money, executed on the is accord part. The bulk of the second part is the second part. The bulk of the second part. The bulk of the second part. The bulk of the second part is the second part. The bulk of t
And the said part of the premises above no extension of the premises above no extension of the part of the terms and part of the terms the said part of the terms term term term term term term term term	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritarice therein, free and clear of all incumbrances, and that the part is all of the first part and defend the same against all parties making lawful claim thereto, in the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax by be levide or assessed against fire and tornado in such sum and by such insurance company as hall be specified at a defend the same become due and payble, and the said of the second part, the low if the second part may pay stall taxes and insurance, or either, and the arou part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payme to file second part. The low is a more payble to the part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payme to file second part. The low is a more payble to the part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payme to a secure the payment of the sourd of the second part. The low is the arou of the second part. The low is the taxes and insurance, or either, and by the life to the part of the second part. The low is the other part of the second part is the law is the second payable to the part of the second part. The low is the terms of said biligation for the payment of said sum of money, executed on the isonal part of the second part. The low isonal payable to the part of the second part is and payable to the part of the second part. The low the terms of said biligation find also to secure any sum or ums of money advected by the sacch pay the second pay the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event part of the second part to pay for any insurance or to discharge any taxes with interest th
And the said part of the premises above <u>no exce</u> and the premises above the <u>no exce</u> and assessments that makes the buildings upon directed by the part, interest. And in the eve so paid shall become a unif oily regaid. THIS GRANT is inter according to the terms day of <u>part</u> , with all interest a said part <u>of</u> <u>of</u> <u>and</u> part, with all interest a said part <u>of</u> <u>of</u> <u>of</u> <u>of</u> <u>of</u> <u>of</u> <u>of</u> <u>of</u>	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritarice therein, free and clear of all incumbrances, and that the y will warrant and defend the same against all parties making lawful claim thereto, in the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax y be levied or assessed against all estate when the same becomes due and paytole (and thet all the part of the first part shall at all times during the life of this indenture, pay all tax of the second part, the loss if any made payable is the same bacome due and paytole or to be second of the second part to the part of the second part may pay sail taxs, and insurance, or either, and the amount of the second part may pay sail taxs, and insurance, or either, and the amount of the second part may pay sail taxs, and insurance, or either, and the amount of the indebtedness, secured by this indenture, and shall be are interest at the rate of 10% from the date of payment of the indebtedness, secured by this indenture, and shall be the rate of 10% from the date of payment ded as a mortgage to secure the payment of the sum of the second part, be low of the biggation for the payment of said sum of money, executed on the the second part is all obligation for the payment of said sum of money, executed on the the second pay tax of the second part is the second part is the second part is the second part is the second part. The bart of the second part is the second part. The second part is the second part. The second part is the sec
And the said part of the premises above on the premises above on the part of the premises above on the part of the	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the unit warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and the same becomes due and payable, and that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and make the same becomes due and payable, and that the part of the second part, the loss, if any mode do in such same made by such insurance company as hall be specified at that all there insort degraphic tax and the same becomes due and payable, and that the part of the second part is the same made do in such sam and by such insurance to repart to the part of the indenture, and that all takes interest the same becomes or either, and the any mode do in that said part of the indenture, and that the same become part of the indenture, and that any mode do in that said part is the same do insurance, to reither, and the amount of the indenture, and shall be second part may pay shid taxes and insurance, or either, and the amount part of the indenture and shall be second part is pay the same as provided in the same of the second part to pay for any insurance or to discharge any taxes with indenture.
And the said part of the premises above on the premises above on the part of the premises above on the part of the	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the unit warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and the same becomes due and payable, and that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and make the same becomes due and payable, and that the part of the second part, the loss, if any mode do in such same made by such insurance company as hall be specified at that all there insort degraphic tax and the same becomes due and payable, and that the part of the second part is the same made do in such sam and by such insurance to repart to the part of the indenture, and that all takes interest the same becomes or either, and the any mode do in that said part of the indenture, and that the same become part of the indenture, and that any mode do in that said part is the same do insurance, to reither, and the amount of the indenture, and shall be second part may pay shid taxes and insurance, or either, and the amount part of the indenture and shall be second part is pay the same as provided in the same of the second part to pay for any insurance or to discharge any taxes with indenture.
And the said part of the premises above on the premises above on the part of the premises above on the part of the	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the unit warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and the same becomes due and payable, and that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and make the same becomes due and payable, and that the part of the second part, the loss, if any mode do in such same made by such insurance company as hall be specified at that all there insort degraphic tax and the same becomes due and payable, and that the part of the second part is the same made do in such sam and by such insurance to repart to the part of the indenture, and that all takes interest the same becomes or either, and the any mode do in that said part of the indenture, and that the same become part of the indenture, and that any mode do in that said part is the same do insurance, to reither, and the amount of the indenture, and shall be second part may pay shid taxes and insurance, or either, and the amount part of the indenture and shall be second part is pay the same as provided in the same of the second part to pay for any insurance or to discharge any taxes with indenture.
And the said part of the premises above on the premises above on the part of the premises above on the part of the	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the unit warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and the same becomes due and payable, and that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and make the same becomes due and payable, and that the part of the second part, the loss, if any mode do in such same made by such insurance company as hall be specified at that all there insort degraphic tax and the same becomes due and payable, and that the part of the second part is the same made do in such sam and by such insurance to repart to the part of the indenture, and that all takes interest the same becomes or either, and the any mode do in that said part of the indenture, and that the same become part of the indenture, and that any mode do in that said part is the same do insurance, to reither, and the amount of the indenture, and shall be second part may pay shid taxes and insurance, or either, and the amount part of the indenture and shall be second part is pay the same as provided in the same of the second part to pay for any insurance or to discharge any taxes with indenture.
And the said part of the premises above on the premises above on the part of the premises above on the part of the	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the unit warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and the same becomes due and payable, and that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and make the same becomes due and payable, and that the part of the second part, the loss, if any mode do in such same made by such insurance company as hall be specified at that all there insort degraphic tax and the same becomes due and payable, and that the part of the second part is the same made do in such sam and by such insurance to repart to the part of the indenture, and that all takes interest the same becomes or either, and the any mode do in that said part of the indenture, and that the same become part of the indenture, and that any mode do in that said part is the same do insurance, to reither, and the amount of the indenture, and shall be second part may pay shid taxes and insurance, or either, and the amount part of the indenture and shall be second part is pay the same as provided in the same of the second part to pay for any insurance or to discharge any taxes with indenture.
And the said part of the premises above on the premises above on the part of the premises above on the part of the	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the unit warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and the same becomes due and payable, and that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and make the same becomes due and payable, and that the part of the second part, the loss, if any mode do in such same made by such insurance company as hall be specified at that all there insort degraphic tax and the same becomes due and payable, and that the part of the second part is the same made do in such sam and by such insurance to repart to the part of the indenture, and that all takes interest the same becomes or either, and the any mode do in that said part of the indenture, and that the same become part of the indenture, and that any mode do in that said part is the same do insurance, to reither, and the amount of the indenture, and shall be second part may pay shid taxes and insurance, or either, and the amount part of the indenture and shall be second part is pay the same as provided in the same of the second part to pay for any insurance or to discharge any taxes with indenture.
And the said part of the premises above on the premises above on the part of the premises above on the part of the	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the unit warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and the same becomes due and payable, and that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and make the same becomes due and payable, and that the part of the second part, the loss, if any mode do in such same made by such insurance company as hall be specified at that all there insort degraphic tax and the same becomes due and payable, and that the part of the second part is the same made do in such sam and by such insurance to repart to the part of the indenture, and that all takes interest the same becomes or either, and the any mode do in that said part of the indenture, and that the same become part of the indenture, and that any mode do in that said part is the same do insurance, to reither, and the amount of the indenture, and shall be second part may pay shid taxes and insurance, or either, and the amount part of the indenture and shall be second part is pay the same as provided in the same of the second part to pay for any insurance or to discharge any taxes with indenture.
And the said part of the premises above on the premises above on the part of the premises above on the part of the	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that the unit warrant and defend the same against all parties making lawful claim thereto. In the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and the same becomes due and payable, and that the part of the first part shall at all times during the life of this indenture, pay all tax and real estimate insort degraphic tax and make the same becomes due and payable, and that the part of the second part, the loss, if any mode do in such same made by such insurance company as hall be specified at that all there insort degraphic tax and the same becomes due and payable, and that the part of the second part is the same made do in such sam and by such insurance to repart to the part of the indenture, and that all takes interest the same becomes or either, and the any mode do in that said part of the indenture, and that the same become part of the indenture, and that any mode do in that said part is the same do insurance, to reither, and the amount of the indenture, and shall be second part may pay shid taxes and insurance, or either, and the amount part of the indenture and shall be second part is pay the same as provided in the same of the second part to pay for any insurance or to discharge any taxes with indenture.
And the said part of the premises above on the premises above on the part of the premises above on the part of the	and the first part do hereby covenant and agree that at the delivery hereof the lawful owner pranted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. Explaints and that the part is will warrant and defend the same against all parties making lawful claim thereto, in the parties hereto that the part is of the first part shall at all times during the life of this indenture, pay all tax by be levide or assessed against all estate when the same becomes due and paytole of the specified at of the scond part is herein provided, then the part is all claim to pay such taxes when the same becomes due and paytole or to be part of the scond part may pay sail taxes, and insures, or either, and the amou part of the indebtedness, secured by this indenture, and shall be related interests at the rate of 10% from the date of payment of the issue of an one, executed on the issue of the second part. The bart issue and insures, or either, and the amou part of the indebtedness, secured by this indenture, and shall be the taxet and insures, or either, and the amou part of the indebtedness, secured by this indenture, and shall be the taxet of 10% from the date of payment of the scond part is and payable to the part issue of the indebtedness, secured by this indenture, and shall be there pay shall to the part if the scond part is and payable is the pay shall be to be pay if it is a morting payable to the part if the scond part is and by such taxet and insure, or either, and the amou payable is the pay is and by the scond part is an either and the amou payable is the scond part is an either and the amou payable is the pay if it is and the amou payable is the pay of the scond part of the scond part is the scond part is an either and the amou of the scond part is an either and the amou payable is the pay is a made payable is the part is of the scond part is the scond part is an either and the amou payable is the pay is an either and the amou payable is the pay is and the amou paya

0.....

and the 1.00

1.