## MORTGAGE RECORD 69

t

with good and againsu insu insu insu insu insu acco and sum of the sum of the sum of the sum in the sum of the sum in the sum of the sum in the sum of the sum in the sum of the

STA Cour

LS

-

Deed

		RECORD 69	
16.69 10 Paid 250	10	Tregister of Deeds.	
		By Deputy.	
	THIS INDENTURE, Made this III BU and of the second		
	of Lawrence in the County of Douglas part 188 of the first part, and The Werchants Loan and Saving	and State of Kansas 75 Bank, Lawrence, Kansas part y of the second part.	
		on of the sum of DOLLARS, to <b>then</b> duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part <b>y</b> . of the second part, ouglas and State of Kansas, to-wit:	
		one (1) in block mumber three (3) in South	
	Lawrence, Kansas, an addition to	the City of Lawrence, Kansas.	
4			
:	with the appuretenances and all the estate, title and interest of the said part. <b>105</b> And the said part <b>105</b> of the first part doberedy envenant and agree that at the resol and indefaultle estate of inheritance therein, for and elser of all incumbrances, and that the all screents and default do agree maint all ranging mains herfold claim thereto.	e delivery hereof they are the lawful owner	
•	And the mid part <b>108</b> of the first part do <u>hereby evenant</u> and agree that at the cool and indefamilie estate of inheritance therein, free and elser of all incumbrances. It is agreed between the particle stretch that they will earlier the the therein and that all the against and real estate when the same becents due and payalle, and that <b>they will k</b> .exp insurance empays as shall be specified and directed by the part. <b>y</b> do the word part, the base inderest. And the event that state art. <b>108</b> of thefering pay und have when the inderest. And the event that state the same becents of the part. The base when the	e delivery hereof they are the lawful owner. Bot the premises above granted, and wind of a so during the life of this indenture, pay all taxes or ansessments that may be levied or ansess the buildings upon said real estate loarned against fire and toreado in such um and by such a fir any, made payable to the part. Y of the second part to the estant of	
•	And the mid part <b>108</b> — of the first part do	e delivery hereof they are the lawful owner. Bot the premises above granted, and wind of a so during the life of this indenture, pay all taxes or assessments that may be levied or assessed the building upon said real exists insured against free and torezado in such uum and by such , if any, made payable to the part <b>J</b> of the second part to the exists of <b>J L S</b> same Lectrar due and payable and to keep said premises insured as kerein provided, from the shall keeme a part of the indebtedness, secured by this indenture, and shall here interest at 	
•	And the mid part 105 of the first part do hereby envenant and agree that at the good and indefauille entate of laberiance therein, free and clear of allieurultrances, and that they still warmant and defeed the same space at all graphs mattice, but the same state at	e delivery hereof they are the lawful owner. Bof the promises above granted, and wind of a so during the life of this industure, pay all taxes or assessments that may be levid or assess the ballings open sold real estate insured against for and toreado in such was and by such (i, iay, made payable to the part <u>y</u> of the second part to the estat of <u>1</u> the same become due and payable and to keep said promise insured as brenin provided, then the shall become a part of the indebtedness, secured by this indestature, and shall be interest at <u>1000000000000000000000000000000000000</u>	
	And the said part $10  \text{m}_{\odot}$ of the first part $6  \text{m}_{\odot}$ having sevenant and agree that at the good and indefauities ends of labeling for and older of all incumbrances. It is agreed between the particle there that the part $160  \text{m}_{\odot}$ of the first part shall at all times beyond that the part $160  \text{m}_{\odot}$ of the first part shall at all times and task they all means that shall be exceed the same associated by applying that the they will $1  \text{m}_{\odot}$ of the second part, the lass intervent that said part $100  \text{m}_{\odot}$ of the second part, the lass intervent that said part $100  \text{m}_{\odot}$ of the second part, the lass intervent that said part $100  \text{m}_{\odot}$ of the second part, the lass intervent that said part $100  \text{m}_{\odot}$ of the second part, the lass in the second part to part part of the second part, the part part that the second part to part part of the second part to part part that the lass in the second part to part part of the second part to part part of the second part to part part of the second part to part within a blacking to the second part to part part to part the second part to part part of the second part to part part of part part of the second part to part part may be able to the part $\text{M}_{\odot}$ of the second part to part part part of the second part to part part part part of the second part to part part part part of the second part to part part part part part part part part	delivery hereof they are the lawful event. Bot the premises above granted, and select of a strain of the like inferture, pay all mass or assessments that may be levied or assessed the latting upon said real estate bound against fire and terzado in networms and by mother in the latting upon said real estate bound against fire and terzado in networms and by mother in the second part to the sector of the	
	And the mid part 108 of the first part do	e delivery hereof they are the lawful owner. Bot the promises above granted, and wind of a s during the life of this industure, pay all taxes or assessments that may be levide or assessed the hubbles up on sold real estate leaves d against for and toreado in such sum and by such (if any, made payable to the part of the second part to the estate of <b>12</b> are assessed to the part of the second part to the estate of <b>12</b> are shall become a part of the indebtedness, secured by this indestater, and shall be indebtedness are shall become a part of the indebtedness, secured by this indestater, and shall be indebtedness are independent of the indebtedness secured by this indestater, and shall be indebtedness are nonexy, essented on the <b>1276 tay</b> of <b>Apr11 19</b> .266, est according thereon according to the terms of mail oblightion and also to accord are inclusive any max with interest thereon as berein provided, in the event that said part <b>50</b> creating thereon according to the terms of ride bulkgrame to a levid the provided brand, d on add provide are of ride of the inclusive are to levid tay any provided brand, d on add provide ride of the leavest are to levid tay any provided brand, d on add provide ride of the leavest are to levid tay and provided brand, d on add provide ride of the second provided brand, and he actin according to the tays in the cost of the part and the second brand brand there there is the second part and indicated there is the data and there is the tay and the second brand there is the second and add indicated there with the cost on the data provided brand, and he actin according there there with the cost on the data provided brand, and here the rest brand there there with the cost on the data provided brand, and here the rest with the cost on the data part brand there is the second there are there with the cost on the data provide brand, and here the rest with the cost on the data part brand	
	And the said part $10  \text{m}_{\odot}$ of the first part $6  \text{m}_{\odot}$ having sevenant and agree that at the good and indefauities ends of labeling for and older of all incumbrances. It is agreed between the particle there that the part $160  \text{m}_{\odot}$ of the first part shall at all times beyond that the part $160  \text{m}_{\odot}$ of the first part shall at all times and task they all means that shall be exceed the same associated by applying that the they will $1  \text{m}_{\odot}$ of the second part, the lass intervent that said part $100  \text{m}_{\odot}$ of the second part, the lass intervent that said part $100  \text{m}_{\odot}$ of the second part, the lass intervent that said part $100  \text{m}_{\odot}$ of the second part, the lass intervent that said part $100  \text{m}_{\odot}$ of the second part, the lass in the second part to part part of the second part, the part part that the second part to part part of the second part to part part that the lass in the second part to part part of the second part to part part of the second part to part part of the second part to part within a blacking to the second part to part part to part the second part to part part of the second part to part part of part part of the second part to part part may be able to the part $\text{M}_{\odot}$ of the second part to part part part of the second part to part part part part of the second part to part part part part of the second part to part part part part part part part part	delivery hereof they are the lawful event. Bot the premises above granted, and while d a during the life of this indenture, pay all mass or assessments that may be levied or assessed the halfflage upon mail real estate learned against five and terrado in networe and by web state terms due and pays the term is a set of the indenture, and and the premise insured as a kerein provided, then the shall become a part of the indenture, secured by this indenture, and and here insert a shall become a part of the indenture, secured by this indenture, and and here insert a shall become a part of the indenture, secured by this indenture, and and here inserts a shall become a part of the indenture secure is the indenture, and and here inserts at the encode on the firststay of figst figst of figst the part of the second part to the error are as mere inserts provided, in the shall become a covering to the terms of mail obligation and also be are any area for the indenture thereon as beerin provided, in the version of the single obligation of the terms of the second part to the terms are second part to the terms of the indenture and terms of the second part of the terms are and parts of the terms are beering provided, in the version that and part figst of the terms are term of the second part of the terms are term of the parts between the second part the second parts of the terms are terms of the parts between granted, and part there of the second parts of the terms are terms are terms are terms are terms are terms are terms and terms are terms a	
	And the said part <b>105</b> d the first part do	e delivery hereof they are the lawful event. Bof the promises above granted, and while d a during the life of this indexture, pays all taxes or assessments that may be levide or assessed the buildings upon askir real extent insured against five and to reach a new bar with the buildings upon askir real extent insured against five and to reach a new bar with a second part to the extent of <b>118</b> , and they made payshle to the part <b>y</b> of the second part to the extent of <b>118</b> , and there are a previous of the indexture, and also be the second part to the extent of <b>118</b> , and there are a part of the indexture, secured by this indexture, and also be the second part to the extent of <b>118</b> , and there are a part of the indexture and the previous by this indexture, and also be the second part of the indexture and the model of the second part to the extent of <b>118</b> , and there are a part of the indexture indexture in the second part of the indexture and the second part of the indexture in the second part of the indexture and the second part of the indexture in the second part of the indexture and the second part of the indexture in the second part of the indextur	
	And the said part <b>105</b> d the first part do	• delivery hereof they are the lawful owner. Bot the promises above granted, and wind of a single file of this indexture, pays all taxes or assessments that may be levide or assessed, it he buildings upon add real state insured against five and to read to now how and by web the buildings upon add real state insured against five and to now how and by web the law of the second part to the state of 1128 and the second part to the state insured at the shall become a part of the indexture, secured by the indexture, and shall be insured at the state insured at the second part to the state of 1128 and the second part to the state of 1128 and the second part to the state of 1128 and the second part to the state of 1128 and the second part to the state of 1128 and the second part to the state of 1128 and the second part to the state of 1128 and the second part to the state of 1128 and the second part to the state of 1128 and the second part to the state of 1128 and 1	
	And the said part <b>105</b> d the first part do	e deivery hereof they are the lawful event. Bot the premises above granted, and wind of a solution to the lawful events. Bot the premises above granted, and wind the buildings upon solid real estate insured against for and toreado in such was and by each (if any, made payable to the part $\mathbf{y}$ of the second part to the estate of $112$ states or assessments that may be levide or assessed to the part $\mathbf{y}$ of the second part to the estate of $112$ states or assessments that may be levide or assessed to the part $\mathbf{y}$ of the second part to the estate of $112$ states or assessments that may be levide or assessed to the part $\mathbf{y}$ of the second part to the estate of $112$ states or assessments that may be levided, than the shall become a part of the indebtofices, secured by this indecutor, and shall be interest at the more, executed on the $112$ first tay of $\mathbf{Apr11}$ is $26$ , or according to the terms of mid oblightion and also to secure any sense or indexing a part thereon as berein provided, in the event that said part. <b>199</b> restates any taxes with interest thereon as berein provided, in the event that said part. <b>199</b> restates and barreet, expected and barreet, expected with the costs and taxes and there there are also as a secure of the also parts bearing therefore, and the event with the costs and the secure during therefore, and the event with the costs and therefore, therefore, and the event secure of the also parts beard, or any part beard, we are also beard to respect therefore. And all barreet is even with the costs and therefore, and the respect of the secure during of the also parts beard, or any part beard, we are also beard and therefore, and the respect of the terms of the also parts beard, or any part beard, we are also beard and therefore, and the respect of the also beard and therefore, and the respect of	
	And the mid part 10s	e delivery hered they are the lawful event. Bot the premiers allower granted, and while d a during the life of this indexture, pays all taxes or assessments that may be levide or assessed the hullings upon add real estate learned against five and terrado in under ware and by such a strain grant and the premiers insured as a kerein provided, than the shall become a part of the indektorines, secured by this indexture, and adall best inserts a shall become a part of the indektorines, secured by this indexture, and adall best inserts at a shall become a part of the indektorines, secured by this indexture, and adall best inserts at the entry provided, than the shall become a part of the indektorines, secured by this indexture, and adall best inserts at a more, carcented cent on the <b>firstbay</b> of <b>Prill</b>	
	And the said part 10s of the first part do	• delivery hered they are the lawful event. Bot the premises above granted, and wind of a studing the file of this indicature, pay all taxes or assessments that may be brief or assessed the laddings upon said real estate baured spaints for and terrado in new man and by much a start may be brief at the baute start of the second part to the sectes of the second part to the sectes of the second part to the sectes of the second part of the sectes of the second part to the sectes of the second part of the sectes of the sectes of the sectes of the second part of the sectes of t	
This Released Was written on the original Mortgane	And the mid part 105	• delivery hered they are the lawful event. Bot the promises above granted, and wind of a during the life of this indexture, pays all taxes or assessments that may be levide or assessed the buildings upon said real extate insured against five and to reach a new bar with the buildings upon said real extate insured against five and to reach a new bar with a state insured against the and to keep said premises insured as a herein provided, than the shall become a part of the indexteriors, secured by the indexture, and all has insured as the herein provided in the state insured as the reach provided in the state insure as a state with interest thereon as herein provided, in the event that and part	
was written on the original	And the end part 105	e delivery hered they are the lawful event. Bot the premiers above granted, and whend of a during the life of this indexture, pays all taxes or assessments that may be levied or assessed the hubbles upon add real estate learned against for and terrado in under ware and by such a series are of the and pays and the premiers insured as a kerein provided, than the shall become a part of the laddelsteness, secured by this indexture, and alkel be interest at a shall become a part of the laddelsteness, secured by this indexture, and alkel be interest at a shall become a part of the laddelsteness, secured by this indexture, and alkel be interest at a shall become a part of the laddelsteness, secured by this indexture, and alkel be interest the analytic become according to the terms of stall deligation and also to secrer any may or inclusions the interest the analytic become according to the terms of stall deligation and also to secrer any may or inclusions the interest the start become is been provided in the pays and the pa	
was written on the original Mor tgage gniered this/clday	And the mid part 10 s	• delivery hered they are the lawful event. Bot the promises above granted, and whend of a during the life of this indexture, pays all taxes or assessments that may be levide or assess the headblings upon and real estate insured statistic for and terrado in under uses and by such a start and the lawful events of the lawful events of the lawful events of the lawful events of the lawful events at a start of the lawful events of the lawful events of the lawful events of the lawful events at the lawful events of the lawful events are at the lawful events of the lawful events are start in the rest there and lawful events at a lawful event events the term of a start events of the lawful events and the lawful even	

2 Desures