MORTGAGE RECORD 74

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THIS INDENTURE, Made this 4th day of Kansas THIS INDENTURE, Made this 4th day of Kansas the set of the set	thousand ni 2 second pa the receipt
hundred and twonty soven Loo J. Hill and Lilliam R. Hill husband and wife of Levrence in the County of Douglas and State of Kanzas part iss of the first part, and Peoples State Bank, Lawrence, Kaisaas WITNESSETH, That the said parties, of the first part, in consideration of the sum of, of the WITNESSETH, That the said parties, of the first part, in consideration of the sum of, of the COs Thousand, of the duty paid, it which is hereby acknowledged, ha. We. sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part y of the the following described real estate situated and being in the County of Douglas and State of Kanzas, to-wit:	2 second pa the receipt
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ehich is hereby acknowledged, ha. ¥0 sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part ¥ of the he following described real estate situated and being in the County of Douglas and State of Kanasa, to-wit:	
Lot number forty three (43) on New York, street in the city of Lawrence.	
Stand and a standard	
ith the appurtenances and all the estate, title and interest of the said parties of the first part therein.	
And the axid part_108 of the first part do brethy covenant and agree that at the delivery hereofth8y_are the lawful owner 8. of the premises above ized of a good and indefeasible estate of inheritance therein, five and clear of all incumbrance	e granted, an
d that they will warrant and defend the same against all parties making lawful claim thereto.	por sere for
It is agreed between the partice hereto that the part 185, of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may	
sessed against said real estate when the same becomes due and payable, and that thoy	. me dittait (
of by such incentive company as shall be precified and directed by the part of the second part, the loss, if any, made payable to the part. Y. of the second part to 	ises insured a
of by such incentive company as shall be precified and directed by the part of the second part, the loss, if any, made payable to the part. Y. of the second part to 	ises insured a
ad by such insumner company as shall be specified and directed by the part of the second part, the loss, if any, made payable to the part <u>19</u> , of the second part to <u>118</u> , interest. And in the event that said part <u>198</u> , of the first part shall fail to pay such taxes when the same become due and payable and to keep said premi- generative provided, then the part_ <u>9</u> , of the second part may pay said taxes and increase, or either, and the amount as paid shall become a part of the indubtedness, se distingt, and shall be parteries it the not of the first the date of hypercent and faily repaid. THIS GRANT is introduced as a monitorie accurate the payment of the same of 0 , 0 , 1 , 0 , 0 , 0 , 1 , 1 , 0 , 1	ecured by the DOLLAR:
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