## MORTGAGE RECORD 74

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	STATE OF KANSAS, DOUGLAS COUNTY, ss.
Thos. R. Gerhart et us.	This instrument was filed for record on the 24 day of <u>uny</u> , D. 1927, at 3:20 P.M.
TO	LAN C. Wellman. Register of Deeds.
The Lawrence Euilding and Loan Association	ByDeputy.
THIS INDENTURE, Made this twenty thirdy of Law hundred and twenty reven between. Thos. R. Gerhart and Grace O. Gerha	
Faster and the second se	
of Lawrence in the County of Doug1 partles of the first part, and The Lawrence Building	and Loan Association part of the second part
which is hereby acknowledged, ha. X0 sold, and by this indenture do the following described real estate situated and being in the County of Do	ration of the sum of
And the said part. 10 3 of the first part do hereby covenant and agree that a send of a good and indefeasible estate of inheritance therein, free and clear of all incumbras	at the delivery kereof they are the kerful owner of the premises above granted, and
And the said part $1.03$ of the first part do hereby covenant and agree that wind of a good and indexable entate of inferinance therein, five and edges of the inferinance and that they will warrant and defend the same against a parts making the local data in there. It is agreed between the parts hereto that the part $16.0$ , of the first part half at an against mill real ratio when the name becomes due and parts making the local moder and by such immerse company as a link agreed between the parts the there the the same becomes due and parts. And in the remet that sail part $1.00$ go fit herein part and link there are local the parts in the first part shall be there are become due and parts in the same becomes due and that $1.00$ go fit herein parts and the there is the remet that sail part $1.00$ go fit herein parts and interest in the rate of the second parts are parts and the part interest are as a dimension in THIS GREARS the interest of the rate of the parts of the same dimension.	at the delivery kereof. ThOY. BTO the lawful over $d$ of the premises show granted, and are delivered by the second seco
And the said part.103 of the first part do hereby covenant and agree that mind of a good and indefensible estate of inherinance therein, fire and clear of all inclumbras and that they will warmant and defend the sume against all parts making lasfid claim there. It is agreed between the parts hereto that the port 102.0 of the first part shall at assessed against mail real estate when the rane becomes the and puble, and that they all by such inserance company as all the spreided and diverted by the part of the between the parts. The second part of the second part is a second against mail real estate when the rane becomes the and puble, and that they list general second parts and the second part is part of the second is the part of the second parts and the second part is part as all fails the berge provided, then the part of the second part is part as all fails the berge provided, then the part of the second part is part as all fails the TWO. hundred	as the delivery hereof. they. are the larful over of the premises show praticl, and are
And the solit part $\frac{1}{20}$ of the first pert do hereby covential and arers that in- solute of a good and indefeasible entate of inference therein, for and elser of all incumbers and that they will arrays in the term is a point of the partsen making the fold than there. It is agreed between the parts, here that the pert $\frac{1}{200}$ and parts making the fold than there. It is agreed between the parts, here to be the pert $\frac{1}{200}$ of the first part and its $\frac{1}{200}$ of the first part and the $\frac{1}{200}$ of the first part of the second of by such meanses company as all the pertical and diverted by the part of the second $\frac{1}{100}$ is interest. And in the event that said part $\frac{1}{200}$ go the first part abilit fait there are provided. The parts $\frac{1}{200}$ of the second parts the star of parts and interest interesting and hall here interest at the rate of W2. From the size of partsent half fait to THE (GKN-F) is increased as a neutring to the second part to part of the second parts and the second and the part $\frac{1}{200}$ of the first part half fait to pay the same as provided in the mode marks and the second part is the second part is the second part is the second part of the second part of the second part is the second part is the parts of the second part is part of the second part is part theorem is and parts the second part is part of the second part is part theorem is and parts the parts of the second part is the parts of the second part is part of the second part is part of the second parts is part theorem is and parts the parts of the second parts is part theorem is and the parts of the parts theorem is part is the parts of the second parts is part theorem is and parts theorem is part of the parts theorem is part of the parts theorem is part is part of the second parts parts theorem is part of the parts	as the delivery hereof. they. are the larful over of the premises show praticl, and are
And the sail part $\frac{1}{202}$ of the first pert do hereby covential and arers that is send of a god and indefendible entite of inference therein, for and elser of all interminers and first parts in the perturbation of the same against all parts making the first perturbation of the parts making the first perturbation of the perturbation of the first perturbation of the perturba	as the delivery hereof. they. are the larful over of the premises show praticl, and are The delivery hereof. they are the delivery hereof. They are the delivery promises above praticle, and the the delivery promises above praticle, and the set the delivery promises are related to the rest to the delivery are made at a set and the analysis of the second part to the set of a second part to be set of a second part and the set of a second part and second part and second part to be set of a se
And the sail part $102$ of the first pert do hereby covariant and arers that a set of a good and indefendible state of inderinance therein, first and even of all indefendible state of inderinance therein, first and even of all intermations and first here year the parts. Each of the there are parts of the first parts and here the same parts of the first parts and the first parts and the parts indefendible, and that they get and parts and the parts of the first part of the second states parts and there is the rate between the part 1205 of the first part of the second states parts and the parts indefendible and the transmost energy as a shall be precised and directed by the part of the second states and the parts indefendible and the parts indefendible and the part of the second states and the parts indefendible and the parts indefendible and the part of the second parts and the parts indefendible and the part of the second parts and the part of the second parts indefendible and the parts indefendible and the parts indefendible and the part of the part of the second parts and the parts indefendible and the part of the parts and indefendible and the part of the part of the parts and the parts indefendible and the part of the part of the part of the parts and the parts indefendible and part indefendible and the parts indefendible and parts indefendible and the parts indefendible and parts indefendible and the parts indefendible and part indefendible and the parts indefendible and part indefendible and the part indefendible and the p	as the delivery hereof_thGy_BrO_the larful over of the premises show praticl, and are
And the sail part.102 of the first pert do hereby coverant and argue that a solid of a good and indicability entities of interiment therein, first and ear of all includents and that they will atmain and diffed the terms parts of all parts making the fold than there. It is agreed between the parts have been that the pert 1 des. of the first part all differs and parts making the part of the mark parts of the first part all differs that $\frac{1}{2}$ (0) and p such immers eccanys as a shall be period and directed by the part of the second in the mark parts of the part of the first part all differs in the rest in the rest that shall part interpret with the part of the second in the part provide, the part part of the second part	as the delivery hereof_they_are_they are the serial over _ of the premises show praticle, and are
And the sail part. 202 of the first pert do hereby coverant and arger that a wind of a good and indicabile state of inferior therein, first and card of all indicabile state of inferior therein, first and card of all indicabile state of inferior therein, first and card of all indicabile state with the same herein that indicabile state with the same herein that the pert lags, of the first part and that they and a grant and first when the name becomes the and psychie, and that they and all psychies and the perturb and directed by the part of the second into the same perturbation of the second part of the second into the same perturbation of the second into the second into the second into the second part of the second part	as the delivery hereof_th@y_Bro_the larfal over of the premises show granted, and are
send of a good and indefaulte sente of inferitance therein, fore and dear of all incumbers and that they will surman and default the same sentest all parties making los for data in the The agreed between the parties here to that the part (EG, of the first part shall at assessed agrings and real exists when the same becomes due and paylabe, and that they and by such incurses company as shall be specified and directed by the part of the second if the incored. And in the errors that said part (EG, of the first part shall fail to be and by such incores company as shall be specified and directed by the part of the second if the incored. And in the errors that said part (EG, of the first part shall fail to be press provided, then the part V of the second part many pay will take and discuss THIS (HAAT) in introde on a norticage to second the payment of the main of	as the delivery hereof_th@y_Bro_the larful over of the premises show granted, and are

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