MORTGAGE RECORD 74

2892 Reg. No. .. \$ 2.75 Paid 2

135

A PROPERTY CRANNING			NEW WEIGHT CONTRACTOR
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 44.	
	Harold G. Ingham TO	This instrument was filed for record on the 1i	day of 3:15 . P.M.
	Helen M. Clarke et al	Joa E. Wellm By	Register of Deeds. Deputy.
J	THIS INDENTURE, Made this Twolfth day of Shundred and twonty seven between	newsen -	
	Harold C. Ingham and Verna M. Ingham his wife		
	of Lawrence in the County of part.ies. of the first part, and Belen W. Clarke		<u> </u>
	WITNESSETH, That the said part 108. of the first part, i	in consideration of the sum of	s of the second part.
	Eleven Eundred which is hereby acknowledged, ha ve sold, and by this indentu the following described real estate situated and being in the Cour	DOLLARS, to then du ure do	Jy paid, the receipt of
	Lots sixteen (16) and seventeen (1	17) Block eight (8) University Place an addi	tion to the
	City of Lawrence, Douglas County, E	Sansay.	
Barne A			
IJ			
	with the appurtenances and all the estate, title and interest of the r		
U	with the appurtenances and all the estate, title and interest of the And the soid part 168 of the first part do hereby covenant and ap sized of a read and indefauible estate of inheritance therein for and dear of all	ree that at the delivery hereof they are the lawful owner of the pu	
	with the appurtenances and all the estate, title and interest of the And the sail part 162 . of the fast part d hereby correct and a wired of a cod sail indexable cuts of indexing the three should be all to yatking National Bank , Lawrence , K and that they all samual and defend the same spins all parten making herd a	ree that at the delivery hereof they. Are the lawful owner of the pullineumbrance SICept a first mortgage of \$1300.0 Ansas	0 on Lot 17
9	with the appurtenances and all the estate, title and interest of the And the sail part 168 of the fact part do hereby cornant and a sole of a sole and indextable catter of interiment therefore, the addition of all to Watking Notice Bank , Larronce , K in that they all wants and defend the same same all affects much here it is agreed between the parties herero that the part 168 . of the fact part severed against sail red extent when the same becomes due and payloke, and t	ree that at the delivery hereof_they_are_the having over_of the pr incumentance_exCept a first mortgage of \$1300.0 ansas him thereo. r shall at all times during the life of this infenture, pay all taxes or assessme hist they_sill here the building upon and real relate incurs against for	0 on Lot 17
	with the appurtenances and all the estate, title and interest of the And the sail part 168 . of the first part do hereby cornents and an wired of a word sail herebuild be rather of interiment. The ord dense of all to Tatkins National Bank, Layrence, K and that they will summa and defend the same spins all parts making herd a — It is arrest between the parts here to that the part 168 . Of the first part accessed against all real estate when the same because due and payable, and I and by such insumer company as shall be specified and directal by the part of 1647 interet, And in the event that using part 168 of the fors part	tree that at the delivery hereof. they are the hard owner of the pr incumdrates BCOPT a first mortgage of \$1300.0 ARBSS Main thereo. In the start at these during the life of this infectore, pay all taxes or assessme hat they will be building upon and real state incurd against for the second part, the lose, if any, much payable to the part, J of the second life (1d to pay and its term when the area become due and payable and to here	0 on Lot -17 ts that may be levied or and tornado in such sum and part to the steat of suid premises insured as
e F	with the appurtenances and all the estate, title and interest of the And the sail part 168 . of the first part do hereby cornents and an wired of a word sail herebuild be rather of interiment. The ord dense of all to Tatkins National Bank, Layrence, K and that they will summa and defend the same spins all parts making herd a — It is arrest between the parts here to that the part 168 . Of the first part accessed against all real estate when the same because due and payable, and I and by such insumer company as shall be specified and directal by the part of 1647 interet, And in the event that using part 168 of the fors part	rev that as the delivery hered. they Are. We have do com- of the per- limited over a subset of the second s	0 on Lot 17
	with the appurtenances and all the estate, title and interest of the And the sail part 162 . of the fast part d hereby corrants and a sole of a sole and indexidue cate of indexing the three of the sail by Acting National Bank , Larrence , R and that they all samara and defend the same sains all parts making herd a This agreed between the parts hereto that the part 162 . of the fast part severed against sail real cates when the same becomes due and payahe, and t and by a the insures company as shall be specified and directal by the part of thetr interest. And in the event that sail part 162 . of the fast part between and half here interest that sail part 162 . If the fast part 11 the same becomes that a sail part 162 . If the fast part 11 the same becomes that sail part 162 . If the fast part 11 the fast part 162 and 16 the event that said the same 16 the 16 the 16 the 16 the 16 the 16 the 16 the 16 the 16 the 16 the 16 the 16 the 16 the 16 the	cre that as the delivery hered. they Are . We have do ensure of the pr incumbrance	0 on Lot 17 ta that may be levied or and tornado in such sum and part to the estent of anid premise insured as bitchoses, secured by this DOLLARS, DOT0.27
	with the appurtenances and all the estate, title and interest of the interest of the state of the state of the forty part of the state of the interest the state of the state	are that as the delivery hered. they are the hard over $-$ of the p is incumbance <u>set</u> and the p is a set of the p is	0 on Lot 17
	with the appurtenances and all the estate, title and interest of the : And the sail part 162 . of the fast part do hereby covenant and a sole of a sole and indexidue cataco indexinase therein, fast and detect all 10 Yatking National Bank , Larrence , X and that they all samatra and defend the same segment of the same because the same second application of the same because the same because a second application of the same because the same payside, and the all by and harmone company as shall be precised and derect all because the same because that same the same because the same payside, and the all by said harmone company as shall be precised and derect all by the part of 10 the 17	cre that as the delivery hered. 1bg: Are . The hards decome of the pr incombance except a first mortgage of \$1 ,000.0 Ances . Juan there is a still there during the life of this infection; pay all taxes or assessme hast before . will like the during the life of this infection; pay all taxes or assessme hast before. will like the during the life of this infection; and taxes. In the second part, the loss, if any, made spaths to the part, 3, of the ass half first to pay each taxes when the same become due and spaths and to here and infection; or during the life of the life of the life of the life of the same of meany, executed on the 12th thy of Spitan when the obligation constants there is here a hereas hereas hereas and here obligation constants the same is a same and hereas hereas and hereas the obligation constants the same hereas hereas hereas and hereas here and the same of the same the same and and hereas hereas and hereas the obligation constants the same hereas hereas hereas and here obligation constants the same hereas hereas hereas and here obligation of the same hereas hereas hereas hereas and hereas hereas hereas hereas hereas hereas hereas and hereas here and hereas hereas hereas hereas hereas hereas and hereas here and hereas hereas hereas hereas hereas hereas and hereas hereas hereas hereas hereas hereas hereas hereas hereas and here and hereas hereas hereas hereas hereas hereas hereas hereas hereas and here and hereas hereas and here and hereas 	b on Lot 17
	with the appurtenances and all the estate, title and interest of the : And the sail part 162 . of the fast part do hereby covenant and a sole of a sole and indexidue cataco indexinase therein, fast and detect all 10 Yatking National Bank , Larrence , X and that they all samatra and defend the same segment of the same because the same second application of the same because the same because a second application of the same because the same payside, and the all by and harmone company as shall be precised and derect all because the same because that same the same because the same payside, and the all by said harmone company as shall be precised and derect all by the part of 10 the 17	cre that as the delivery hered. 1bg: Are . The hards decome of the pr incombance except a first mortgage of \$1 ,000.0 Ances . Juan there is a still there during the life of this infection; pay all taxes or assessme hast before . will like the during the life of this infection; pay all taxes or assessme hast before. will like the during the life of this infection; and taxes. In the second part, the loss, if any, made spaths to the part, 3, of the ass half first to pay each taxes when the same become due and spaths and to here and infection; or during the life of the life of the life of the life of the same of meany, executed on the 12th thy of Spitan when the obligation constants there is here a hereas hereas hereas and here obligation constants the same is a same and hereas hereas and hereas the obligation constants the same hereas hereas hereas and hereas here and the same of the same the same and and hereas hereas and hereas the obligation constants the same hereas hereas hereas and here obligation constants the same hereas hereas hereas and here obligation of the same hereas hereas hereas hereas and hereas hereas hereas hereas hereas hereas hereas and hereas here and hereas hereas hereas hereas hereas hereas and hereas here and hereas hereas hereas hereas hereas hereas and hereas hereas hereas hereas hereas hereas hereas hereas hereas and here and hereas hereas hereas hereas hereas hereas hereas hereas hereas and here and hereas hereas and here and hereas 	b on Lot 17
	with the appurtenances and all the estate, title and interest of the And the adj part 168 of the fort part 40 . The fort part 40 and the adj part 168 of the fort part 40 . The party correct and a mined on a one and indexide ble catter of indexince therein, free and the of the 50 Watching Notional Banc, Larrence, K and that they all starts and defend the same signal 30 . If they all starts and defend the same signal 30 , and the fort parts are signal 30 . If they all starts and defend the same signal 30 , and the fort parts are signal 30 . If they all starts all defend the same second spatial barrence, K and the starts when the same becaused and payables, and 1 and by ach incurse company as adall be specified and directal by the part 61 . 161 161	are that as the delivery hered. They Are the hards decar— of the ps incumbrates <u>encopt</u> a first mortgage of $\frac{1}{3}300.0$ Ansatz A	to that may be levice or and ternado in such sum and part to the state of mail permise insured as bitchines, secured by this DOLLARS, DOLL
	with the appurtenances and all the estate, title and interest of the indicate and the solid part 162 . of the fors part dom . Hereby correct and a side of a sol and indicatible estate of indications therein, for solid decircle and the solid part 164 . The solid and 164 and 164 and 164 and 164 the solid part 165 and 164 the solid part 164 and 164 the solid part 164 the	crew that as the delivery hered. Lbgy Arg . The hard or some of the pro- incombanes <u>except a first mortgage of fig00.0</u> Anese . Joan there: Name there: that there: the based part is the deliver the delivery and set or assessme hat they_will be the building upon and set of the incord against for the second part is benefit and the set of the second part is benefit. The the second part is benefit and the second second part is benefit in the second part is benefit and the second second part is benefit in the second part is benefit and the summark so paid shall be one a part of the held of the second part is benefit and the summark so paid shall be one a part of the held of the second part is benefit and the summark so paid shall be one a part of the held of the second part is benefit and the summark so paid shall be one a part of the held of the second part is benefit and the summark so paid shall be one a part of the held of a shall the obligation contained there fully subscript and the the second part is been as the obligation of a of a shall be able the second part is the second become a based part is been of a shall be able part is been and part of the second of an and parts block part. If one shall the level for the second part when the same become due and payable of part is at notice, and it shall be held for the same part of the one of a second part. If one shall manuform the comparish and years below the part is indent here and the comparish and years and years are apprecised part thered, in the manner proveled by here add out of all memory are applied to part thered, in the same and any shall be held by here add and one of all memory is and part indent the same and the comparish and years and years and the held by here add out of all memory is and part indent here and here any objection there are and the held by the part of the shall be held is seening of the heid by the part of the same ball by the part of the same ball by the part of the same ball by the part of the same bal	b on Lot 17
	with the appurtenances and all the estate, title and interest of the interest of the state of the fast part 62 . of the fast part 63 . If the fast part 64 . If the fast part of the fast part 64 . If the fast part of the fast part 64 . If the fast part of the fast part 64 . If the fast part of t	are that as the delivery hered. 1by: Are . the hard or ear	O on Lot 17 the that may be levied or and transite inserts of and transite inserts of and transite inserts of and transite inserts of bothomes, secured by this DOLLARS, bothomes of the security part of and t
	with the appurtenances and all the estate, title and interest of the indicate and the solid part 162 . of the fors part dom . Hereby correct and a side of a sol and indicatible estate of indications therein, for solid decircle and the solid part 164 . The solid and 164 and 164 and 164 and 164 the solid part 165 and 164 the solid part 164 and 164 the solid part 164 the	crew that as the delivery hered. Lbgy Arg . The hard or some of the pro- incombanes <u>except a first mortgage of fig00.0</u> Anese . Joan there: Name there: that there: the based part is the deliver the delivery and set or assessme hat they_will be the building upon and set of the incord against for the second part is benefit and the set of the second part is benefit. The the second part is benefit and the second second part is benefit in the second part is benefit and the second second part is benefit in the second part is benefit and the summark so paid shall be one a part of the held of the second part is benefit and the summark so paid shall be one a part of the held of the second part is benefit and the summark so paid shall be one a part of the held of the second part is benefit and the summark so paid shall be one a part of the held of the second part is benefit and the summark so paid shall be one a part of the held of a shall the obligation contained there fully subscript and the the second part is been as the obligation of a of a shall be able the second part is the second become a based part is been of a shall be able part is been and part of the second of an and parts block part. If one shall the level for the second part when the same become due and payable of part is at notice, and it shall be held for the same part of the one of a second part. If one shall manuform the comparish and years below the part is indent here and the comparish and years and years are apprecised part thered, in the manner proveled by here add out of all memory are applied to part thered, in the same and any shall be held by here add and one of all memory is and part indent the same and the comparish and years and years and the held by here add out of all memory is and part indent here and here any objection there are and the held by the part of the shall be held is seening of the heid by the part of the same ball by the part of the same ball by the part of the same ball by the part of the same bal	O on Lot 17 the that may be levied or and transite instruct or and transite instruct or and transite instruct or the description of the DOLLARS, Dollard, and the DOLLARS, Dollard, and the Dollard, and Dollard, an
	with the appurtenances and all the estate, title and interest of the indicate and the solid part 162 . of the fors part dom . Hereby correct and a side of a sol and indicatible estate of indications therein, for solid decircle and the solid part 164 . The solid and 164 and 164 and 164 and 164 the solid part 165 and 164 the solid part 164 and 164 the solid part 164 the	are that as the delivery hered. 1by: Are . the hard or ear	O on Lot 17 the that may be levied or and transite inserts of and transite inserts of and transite inserts of and transite inserts of bothomes, secured by this DOLLARS, bothomes of the security part of and t
	with the appurtenances and all the estate, title and interest of the Lord the aid part 164 of the first part 165 . If the first part 165 of the first part 165 of the first part 166 of the site of the s	are that as the delivery hered. 1by: Are . the hard or ear	O on Lot 17 the that may be levied or and transite instruct or and transite instruct or and transite instruct or the description of the DOLLARS, Dollard, and the DOLLARS, Dollard, and the Dollard, and Dollard, an
	with the appurtenances and all the estate, title and interest of the Lord the air part 6.6 of the first part 4.6 of the fi	pro that as the definery hered. they Are in the hard or one of the pr increments	D on Lot 17
	with the appurtenances and all the estate, title and interest of the LAR the sail pari 162.4 ft he fast part and the sail paris constant and a solution of the sail of the sai	prove that as the definery hered. Lingy AFG . The harded ensar. — of the pr instructure: — oxCopt a first mortgage of \$1300.0 ansa instructure: It shall stat lines during the life of this informer, pay all taxs or assessme that bigs_will livery the buildings upon and real states instruct against for the second part, the less, if any, made payable to the part,	0 on Lot 17
	with the appurtenances and all the estate, title and interest of the IA to the aid part 162 of the fast part 163 . It is fast part 164 of the state of the interest of the transmitted brains (and brain between the state of the state of the state of the state part 162 . It is the state of the st	provide as the definery hered. they Are . The harded ensar. of the principal of the second part is the second part is the large of the indication of the second part is the large of the indication of the second part is the large of the indication of the second part is the large of the large of the large of the second part is the large of the large of the large of the second part is the large of the large of the large of the second part is the large of the large of the large of the large of the second part is the large of the large of the large of the large of the second part is the large of the lar	D on Lot 17
	with the appurtenances and all the estate, title and interest of the interest of a set of a side of a set of a	pro that as the definery hered. they Are . The harded ensar. of the principal of \$1300.0 Area . A second of the second part is the last of the the for this informer, pay all taxes or assessme that they will be one of part is the last of the second part is the last. If any mode spable to the part of the second part is the last. They are the second part is the last of the second part is the last. They are the second part is the last of the second part is the last. They are the second part is the last of the second part is the last. They are the second part is the last of the second part is the last. They are the second part is the last of the last of the second part is th	O on Lot 17 If that may be levid or and tornado is such sum one of the sum of th
	with the appurtenances and all the estate, title and interest of the Lot is and the sail part 162 of the fort part do	provide as the definery hered. they Are . The harded ensar. of the principal of \$1300.0 Ansard and the second part is the last of the the three the the second part is the last of the last of the indication of the second part is the last of the last of the second part is the last of the second part is the last of the second part is the last of the last of the second part is the last of the last of the second part is the last of the last of the second part is the last of the last of the second part is the last of the last of the second part is the last of the last of the last of the second part is the last of the last of the second part is the last of the last of the last of the second part is the last of the las	D on Lot 17
	with the appurtenances and all the estate, title and interest of the interest of a set of a side of a set of a	pro this is the delivery hered. they Are the hard or ear of the principal of the second pret the bandless of the second pret the bandless of the second pret t	D on Lot 17
	<pre>with the appurtenances and all the estate, title and interest of the Lot the aid part 162.4 fb fb for the rat on</pre>	rer that as the definery hered. they ATS the harded ensar. of the principal of the second part, the law of the second part, the	0 on Lot 17 ts that may be levied or and tornado is such sum and part to the citest of mid parts to the citest of mid parts to the citest of mid parts in the mid part of the
	<pre>with the appurtenances and all the estate, title and interest of the I. And the adj part 62.4 of the first part 40 hereby correct lared as interestible works of its works o</pre>	pro this is the delivery beerd. they Are . the harded enser of the principation of the principation of the principation of the second part, the least during the life of this inferitor, and a static form the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the least is a state of the second part, the second	0 on Lot 17 is that may be levied or and tornado in such sem and part to the state of a sid permise insured a shirtdown, secured by this