## MORTGAGE RECORD 74

Reg. No. 2918

143

	FROM STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 21 day of
	Epsilon Chapt. of Phi Kappa Sept. A Dig?7, at 3:00 P.H TO Saa & Uillman.
	Law. Bldg. & L. Asg'n By Deputy.
U	THIS INDENTURE, Made dis twentiethday of September, in the year of our Lord, one thousand nine hundred and twenty seven between
	of Lawrence in the County of Douglas and State of Kansas part. y of the first part, and The Lawrence Building and Loan Association
	WITNESSETH, That the said part_Y_ of the first part, in consideration of the sum of part_Y_ of the second part.
	Twenty-five-HundredDOLLARS, tothemduly paid, the receipt of which is hereby acknowledged, ha.V.Csold, and by this indenture do Grant, Bargain, Sell and Morgare to the said part_Y of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:
	Beginning at the northeast corner of Lot seven (7) In Block Five (5) in Baccock's Addition to the City of Lawrence thence west six hundred forty (640)
	feet, thence south ten (10) feet, thence east Two Hundred fifty two (252) feet
	thence south Two Hundred (200) feet, thence east one hundred forty eight (148)
	feet thence north ten (10) feet, thence east fifty (50) feet thence north
	one hundred eighty five (185) feet; thence east one hundred ninety (190) feet to the east line of Lot seven (7) mentioned above, thence north fiftgen (15) feet to
	place of beginning, all in the city of Lawrence.
• 11.18	
ſ	
	with the apputtenances and all the estate, title and interest of the said part_Y_ of the first part therein.
	And the sold part_Y.ed the first part doberely coverant and agree that at the delivery hereof1t18the lawful owner of the premises above granted, and wired of a good and indefensible orate of interiment therein, free and clear of all incumbrance
Û	And the mid partV of the first part do hereby covenant and agree that at the delivery hereof 1 1 1 8. The harfal owner of the premises above granted, and while of a good indefendable entate of indefinite therein, fire and deliver of hill including entates in that there is a good indefendable entate of indefinite therein is naking involt data therein the preside barries that part is naking involt data therein. It is agreed before the preside barries that part is a first barries that is a still should include data therein. It is agreed before the preside barries that the part of the first part halls at all theorem during the life of this including, pay all takes or assessments that may be leried of
	And the mill part $\_\_\_$ Lot the first part do $\_\_$ lowly coverant and agree that at the delivery hered $\_\_$ <b>1 1 3</b> $\_\_$ be lowful owner $\_$ of the premises above granted, and solid of a good and indefendible costs of inference therein, free and close of all includings $\_\_$ and that <b>1 5</b> $\_$ including the interval of the premises above granted, and that <b>1 5</b> $\_$ including the interval of the premises above granted, and that <b>1 5</b> $\_$ including the interval of the premises above granted, and that <b>1 5</b> $\_$ including the interval of the premises above granted, and that <b>1 5</b> $\_$ including the interval of the premises above granted, and that <b>1 5</b> $\_$ in that <b>1 5</b> $\_$ in the premise above granted above granted interval interval on the premises above granted interval of the predict premises above granted interval that <b>1 1</b> $\_$ <b>1</b> $\_$ <b>1</b> $\_$ interval the predict of the interval predict premises above granted interval to the predict premises above granted into the predict premises and previous and the predict predict predict prevents predict predict prediction of the second previous the predict prediction the predict prepared in the predict prediction of the predict prediction of the predict prediction of the pred
	And the mid part $V_{cd}$ the first part do bendy covenant and agree that at the delivery hereof 1 1 1 8 the harf-d owner of the premises above granted, and while do not add indefendible state of indefinite therein, fire and desire of all incumbrance It is agreed bettern the prate independent all parties making invited dam thereto. It is agreed bettern the prate interve that the part $V_{cd}$ of the fort part and and at all times during the life of this indentum, pay all taxes or assessments that may be levied or severed agrint and real times the new becomes due and payable and that $\frac{1}{2} V_{cd} \frac{N}{2}$ like the barding upon axid real takes increade agrints and real to here the and the state of address the state and the state of a severed agrint of a state increade agrint and the result of address the state and the state of the state of the second part. The second part the set of the second part to the state of the second part to the state of the second part to the state of the second part. The second match that is all the second part to the second part. The line when the same become is and address the second part to the secon
	And the solid part $V_{cd}$ the first part do brelly covenant and agree that at the delivery hereof 1 1 1 0
	And the mid part
	And the mid part $\_\_\_$ of the first part do how by coverant and agree that at the delivery hered. $11 - 16$ the herd owner of the premises above granted, and series of a series of indefendible crate of the indefendible crate of the indefendible crate of indefendible crate of indefendible crate of the indefendible crate of the indefendible crate of indefendible crate indefendible crate indefendible crate indefendible crate of the indefendible crate of indefendible cra
	And the will part $\_\_\_$ of the first part $\triangle\_$ hereby coverant and agree that at the delivery hered $\_\_$ <b>11</b> $\_$ <b>16</b> the herd owner _ of the premises above granted, and write of a second methods between therein <i>in the and chart of all immutance</i>
	And the mid part $\_\_$ Jet the first part $\triangle$ moley coverant and agree that at the delivery hered $\_$ <b>11 16</b> — the herd owner _ of the premises above granted, and series of a series of a series and indefendible crate of inheritance therein, for and clear of all incumbrance
	And the well part $\_\_$ of the first part $\_\_$ below coverant and agree that it is delivery hered. $11 \pm 16$ the herd owner_ of the premises above granted, and weight of a coverant indication. Increase the state the
	And the mid part
	And the well pert
	And the mid pert
	And the mid pert
	And the will pert_V_d the first part do
	Instrume And the wind period
	Instrumentary of the form part down and data of the balance down of the second part is the deferred balance down of the second part is the deferred balance down of the second part is the seco
	And the will pert. J. due for just de
	And the will year. J. of the fort year do
	And the will year. Jy die fort part do herby aromati nud ager that at the delay level. 11 1 10
	And the will year. Jy. dt fe fort part d herby aromat not are that at the delay lead. 11 ± 10 the lard area. of the premise alone granted, and initial the delay of the delay part of the delay around and delay the part of the delay part of the second part of the sec