## MORTGAGE RECORD 74

470

Reg. No. 3881 Fee Paid, \$ 9.50 V

<form></form>	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.	
<form><form><form><form></form></form></form></form>		This instrument was filed for record on the 19 day of	
<form></form>	ТО	Isa E. Wellma_1	
<form></form>	Douglas County Building and Loan Association		
<pre>status</pre>	THIS INDENTURE. Made this 6th day of Decen	nher	
<form></form>	betweenRober	FL & Friceand Grystal M. Price, husband and wife	
And model and m	of Lowrence in the County of Douglas part of the first part, and The Douglas County Build	ing And Lorn Association Of Lawrence, Kanses	
with the spectratures and all the status, table and binst of the status and the status of the sta	WITNESSETH, That the said part.125 of the first part, in consider	deration of the sum of	
And the sail perifet. If the fort part of	which is hereby acknowledged, haYe sold, and by this indenture do the following described real estate situated and being in the County of I Lote Nos. One Fund One Hundred Thirty	Douglas and State of Kansa, to-withundred pred Thirty Three(133) One/Thirty Five (135) and	
And the sail perifet. If the fort part 6			
And the sail perifet. If the fort part of			
And the start perifed. For the fort periods the second card of lease second card lease second			
And the start perifed. For the fort periods the second card of lease second card lease second			
And the start perifed. For the fort periods the second card of lease second card lease second			
And the start perifed. For the fort periods the second card of lease second card lease second			
And the start perifed. For the fort periods the second card of lease second card lease second			
And the start perifet. If the fort periods and area that at the dationary benefits? _ eff the bedie carear 5 of the periods atom per		A STATE OF A	
And the start perifet. If the fort periods and area that at the dationary benefits? _ eff the bedie carear 5 of the periods atom per			
The field of the second s	with the appurtenances and all the estate, title and interest of the said port	108_ of the first part therein	
The proof of the proof of the first barries of the first proof of the first proof of the first barries of the first barries of the proof of the proo	And the said parties of the first part do hereby covenant and acree that a	at the delivery benefithey are about the sector and sector and the sector and the sector and s	
<pre>math by such source sequence and a set of the first of the first of the second part is the second part</pre>	And the soid part125 of the first part do hereby covenant and agree that a seized of a good and indefeasible estate of inheritance there in, five and clear of all incumbran (\$1600.00) to the Douglas County Bldg. & Loan A and bat they ill server and default here is a server of the server is a server of the server.	at the delivery hereofthey_grethe lawful court S of the premises above granted, and new except a mortage for Sixteen Hundred Dollars 188 n	
Indentity of the product is the original field of the product of the series the ser	And the soil particle. of the first part do hereby coverant and agree that a science of a good and indefauible estate of inheritance there in, free and clear of all ionumbran (\$1500, 000) to the <b>Douglas</b> County <b>Bldg</b> . & Loon A and that they will warrant and defaul the same against all parties making layed is disin there. It is agreed before the science bard to be set $0.6$ of $0.6$ or each $0.0$	at the delivery hereofthely_Ercthe lawful court & of the premises above praced, and exe_except a mortage for Sixteen Hundred Dollars [8] 1 15.	
another to the series of	And the soil part 6E of the first part do brethy cornant and agree that a steined of a point an indefaultie cost of indefaulties (the interfault indefaulties) (\$1600.00) to the <u>Douglas</u> County Bidg. & Lonn A and that they will arrants and default is same starts at the part 6.2 and that they it is agreed between the parts have the part 6.2 and the farst shall at the interfault is agreed between the parts have been been able to be its agreed between the parts have been been and and a start shall at the part of the parts in the near have been and agreed and the the the interfault is a bate in the near have been and agreed and the start shall at the interfault is a bate in the near have been and agreed and the start shall at the start of the start shall be able to be a start shall be a start shall be a the start shall be able to be able to be and been as a start shall be a start shall be a the start shall be able to be able to be able to be a start shall be a start shall be able to be able to be able to be able to be able	at the downey heresthicky. SPC the larf d cance 2 of the promises shows prated, and we except a mortage for Sixteen Hundred Dollars 1891 at time dowing the left of this indexture, pay all taxes or assessmits that may be levied or y will y will	
another to the series of	And the solid partleE of the first part do breeky common and agree that a science of a good and indefensible estate of inheritance therein, for and clear of al incumbran (\$1600.000) to the Dougline Country Bidge. & Lonn A and that they will saturate and defend the same arguins all parties making based claim there. It is agreed before the parties here to that the part ACE of the first part shall at assessed agrient satisfies the same becomes due and paythe, and that they and by achi immave company as shall be specified and directed by the part of the second 10 th information of the same becomes due and paythe, and that they are shared agrient shall be specified and directed by the part of the second 10 th information of the same becomes due and paythe, and the state the first state of the same state of the same becomes due and an are stated by the same of the same state of the same state.	at the delivery hereof the U_ETC	
Market and the state of th	And the soil part dEL. of the first part do hereby convent and agree that a steined of a pool and indefnable costs of inheritance therein for soil does not all innovances (\$1600.00) to the Douglang County Bidg. & Lonn A and bid twy will known a grints all pool and the bidg. A long and bid twy will known a steine agrints all pool and the soil and a sourced agrint and red rather show that the port dEL of the first pool that dir. I is agreed between the particle here the same becomes due and applate, and that that the ansamed agrint and red rather show the same becomes due and apple, and that that the and by web instructions compare a shall be precised and thereads by the part of the second all by main instructed, then the next, y of the second pool and y with taxes and instrume. THIS GIALNY is instruct an an another to prove the theorem of the structure of the second pool and the second and the proves the second THIS GIALNY is instructed as a negative to exercise the proves of the second the second pool and the second point and the provession of the second the second pool and the second point and the second and the second pool and the second pool and the second pool and the second pool and the second pool the second pool and the second pool and the provession of the second the second pool an	at the delivery hereof the U_ETC	
Add according of a brain of main a model of a model of a model of a model of a constraint during a model of a mo	And the solid part $d \in \mathbb{L}$ of the first part $d \in \mathbb{L}$ , where $d \in \mathbb{L}$ and $d \in \mathbb{R}$ are a solid incomposed of the solid order of the soli	as the duracy herefibe?. SPC — the isrdi concr $\hat{\mathbb{E}}$ of the premises above prated, and we except a mortage for Sixteen Hundred Dollars as a dimension of the second	
month the manual of principal and interest, repeter with the cost and charge inclusion there is all the works, large the had in models working forger be had in the set. — maintain the manual of principal and interest, repeated in the set of t	And the soil part left of the fort part do hereby convent and agree that a steind of a post and indefaultie outs of inheritance theoring for soil does of all innovations (\$1600.00) to the Dougl no County Bldg. & Loon A and bit they will internation and default is more available hold a chain there It is agreed between the partic here to that the part B2 of the first part shall at a some adaption that real the same becomes due and possible, and that We'll and by we hismance company as shall be specified and directed by the part of the second 116 interest. And in the event that said part of the second real these of the first part shall in the terms provided, then the part If the second part may pay and taxes and insume THIS GRAYS is immediate an anorprotection for the payment of the second 118 interest is immediate as more there is payment of the second 119 contend_off, and, no/100 records to be turns of of the second part is a start of the payment of the payment of the base of of the second part is a start of the payment of 10. Thousand of an off the payment of the payment of the payment of 10. Thousand of an of of the second part is a start of the payment of the 10. Thousand of an off the payment of the payment of the payment of payment of 10. Thousand of the second part is a start and the payment of the payment of	as the duracy hereof the $\mathcal{Y}$ . EVC the iserial cours $\tilde{\mathbb{B}}$ of the premises above granted, and we except a mortage for Sixteen Hundred Dollars as a finane during the life of this indenture, pay all taxes or assessments that may be leviced or $\mathcal{Y}$ . will have the buildings upon add rule static instruct against for and tornado in such sum part, the lows, if any, made payable to the part. $\mathcal{Y}$ of the second part to the statest of pay such taxes when the mane become due and payable and to keep and promise instruct as ex. or either, and the amount so paid shall become a part of the indubtedness, secured by this present. The there as second that the course $\mathcal{Y}$ and $\mathcal{Y}$ and $\mathcal{Y}$ are also be an independent of the indubtedness, secured by this part, the lows, executed on the the <u>dottedness</u> the payable taxe the answer become the second part of the indubtedness, secured by this present. The taxe second taxe that the part <u>Cocomber</u> the second part of the second	
bore written. Bo	And the soil part left of the fort part do hereby convent and agree that a steind of a post and indefaultie outs of inheritance theoring for soil does of all innovations (\$1600.00) to the Dougl no County Bldg. & Loon A and bit they will internation and default is more available hold a chain there It is agreed between the partic here to that the part B2 of the first part shall at a some adaption that real the same becomes due and possible, and that We'll and by we hismance company as shall be specified and directed by the part of the second 116 interest. And in the event that said part of the second real these of the first part shall in the terms provided, then the part If the second part may pay and taxes and insume THIS GRAYS is immediate an anorprotection for the payment of the second 118 interest is immediate as more there is payment of the second 119 contend_off, and, no/100 records to be turns of of the second part is a start of the payment of the payment of the base of of the second part is a start of the payment of 10. Thousand of an off the payment of the payment of the payment of 10. Thousand of an of of the second part is a start of the payment of the 10. Thousand of an off the payment of the payment of the payment of payment of 10. Thousand of the second part is a start and the payment of the payment of	as the duracy hereof the $\mathcal{Y}$ . EVC the iserial cours $\tilde{\mathbb{B}}$ of the premises above granted, and we except a mortage for Sixteen Hundred Dollars as a finane during the life of this indenture, pay all taxes or assessments that may be leviced or $\mathcal{Y}$ . will have the buildings upon add rule static instruct against for and tornado in such sum part, the lows, if any, made payable to the part. $\mathcal{Y}$ of the second part to the statest of pay such taxes when the mane become due and payable and to keep and promise instruct as ex. or either, and the amount so paid shall become a part of the indubtedness, secured by this present. The there as second that the course $\mathcal{Y}$ and $\mathcal{Y}$ and $\mathcal{Y}$ are also be an independent of the indubtedness, secured by this part, the lows, executed on the the <u>dottedness</u> the payable taxe the answer become the second part of the indubtedness, secured by this present. The taxe second taxe that the part <u>Cocomber</u> the second part of the second	
bore written. Bo	And the soil perifets. of the fort period bredy corrunt and agree that a since of a period main indefaulty count of hierizance twents, for well derived 1 indefaulty count of the Dougland County Bidg. & Lonn A model that they will serma stand forth the same state since the period do and there. It is agreed between the period was the period and directed by the apply of the second agric and the state state is a since the period of the fort part shall be it the second state the period of the second state s	at the draway herestfile 2.2 STC the isref case 2 of the premises shows prated, and we gracept a mortage for Sixteen Hundred Dollars 10 all time duing the life of this indenture, pay all taxes or assessments that may be levied or y will here the building upon add rule state insured against fire and termado in much sum part, the low, if any, made payable to the part of the scond parts to the risket of pay not have when the same because due and payable and to kery mid premiser insured as we or either, and the amount so paid shall because a part of the indefinedness, secured by this proved	
	And the soil part $d \in L$ , of the fort part $d = \dots$ bredly correct and agree that a size of a post and indefaultie events of inheritance threa, for work does of incoments on a size of a linear heat of the does of the Douglass Country Bldg. & Loon A and that they will arrant and drefn the same scatter that parts make the dock does the market that the term of the same scatter that the result of the fort part heat the term of the fort part heat the dock of the fort part heat the term of the same scatter that the term of the same scatter that the term of the same scatter that the same scatter that the term of the same scatter that the scatter of the same scatter that the scatter of the scatter	at the diverge here the 2.2 CC	
(SEAL) (S	And the soil perifets. of the fort period $a_{m}$ berdy correct and agree that a size of a period main indication be considered on the source of the indication of the source of the so	at the diverge herest the 2, 20° — the isreal cance $\hat{E}$ of the premine shore grants, and so, e.200 cpt. a mortage for Sixteen Hundred Dollars [55]. Will dep the building upon and real states for assuments that may be levid or $y$ , will dep the building upon and real state incred spins for and tornado is noth sum $y$ , will dep the building upon and real state incred spins for and tornado is noth sum $y$ , will dep the building upon and real states incred spins for and tornado is noth sum $y$ , will dep the building upon and real states incred spins for and tornado is noth sum $y$ , will dep the building upon and real states incred spins for an incred spin state when the man because due and populse and to keep and premise incred as $x_i$ , or either, and the annumb spind dual become a part of the individuals. DOLLARS, we of there are sum to a wire of duals and there are sum or wire of duals and the states when the man the state three a building the state state and the state state are state three and the state state are state and the state state state are state three as the state state are state at the state state of the state state state are state at the state state are state at the state state are state at the state state at the state state are state at the state state at the state state are state at the state state at the state are state at the state state are state at the state state at the state state are state at the state state are state at the state state are state at the state state at the state are state at the state state at the state at the state state at the state state are stated at the state are stated at the state state at the s	
(SEAL)         TATE OF Kenses         (SEAL)         DUSTY or Dougles         Dest TR REMEMBERED, That on this 18th day of December         A. D. 1925, before me, a         Motary Public         L. Price, Haubend and Wife         to me personally known to be the same person.         who executed the foregoing instrument and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, 1 have bereatto subscribed my name, and affired my official seal on the day and year last above written.         Motary Public.         Notary Public.         RELEASE	And the soil perifets. of the fort period $a_{m}$ berdy cornant and agree that a since of a period main indefaulty control of hieritance twents, for we be derived in a linear hand, we have the set of the second term in the set of the second term in the set of the second term in the second term is the second term is the second term is the second term in the second term is the second term is the second term in the second term is	at the diverse here the 2.2 STC	
TATE OFKenses       }ss.         OUNTY OFDOUGLAS       }ss.         DE IT REMEMBERED, That on this18th	And the soil perifets. of the fort period $a_{m}$ berdy cornant and agree that a since of a period main indefaulty control of hieritance twents, for we be derived in a linear hand, we have the set of the second term in the set of the second term in the set of the second term in the second term is the second term is the second term is the second term in the second term is the second term is the second term in the second term is	at the diverse here the 2. 21°C the isred course 2. of the promises shore pratect, and we exceept a mortage for Sixteen Hundred Dollars [55]. The set of the set of this indexture, pay all taxes or assessments that may be levied or y. Will sep the building upon aid real estate incred spinst free and tormado in each years part, the loss, if each made spinst is the set of the second part of the set of the second part of the	
TATE OF KENSES  UNTY OF DOUGINS  BE IT REMEMBERED, That on this 18th day of December A. D. 1926, before me, a  Notary Public in the aforesaid County and State, came. Robert M. Price and Crysten  L. A. D. 1926, Butbend and Wife to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereatto subscribed my name, and affixed my official seal on the day and year last above write. My commission expires on the 13th day of Januery 1932.  John C Emick. Notary Public.  RELEASE	And the soil perifets. of the fort period $a_{m}$ berdy cornant and agree that a since of a period main indefaulty control of hieritance twents, for we be derived in a linear hand, we have the set of the second term in the set of the second term in the set of the second term in the second term is the second term is the second term is the second term in the second term is the second term is the second term in the second term is	at the denormy hereofthey. 28°C — the isred a case. 28 of the promises shore pratect, and one exceept a mortage for Sixteen Hundred Dollars [55].  The set of the set of this indenture, pay all taxes or assessments that may be letted or y. Will sep the building upon add rail estate incred spinst from and termado is such sum part, the loss, if say, made payable to the part. J	
Weitr of       Douglas         BE IT REMEMBERED, That on this 15th       day ofDecemberA. D. 19.26_, before me, a         Notary Public       in the aforesaid County and State, came. Robert M. Price, decomber to me personally known to be the same person. S who executed the foregoing instrument and duly schowledged the execution in the personally known to be the same person. S who executed the foregoing instrument and duly schowledged the execution in NWTNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last hove written.         My commission expires on the 13th       day of	And the soil perifets. of the fort period $a_{m}$ berdy cornant and agree that a since of a period main indefaulty control of hieritance twents, for we be derived in a linear hand, we have the set of the second term in the set of the second term in the set of the second term in the second term is the second term is the second term is the second term in the second term is the second term is the second term in the second term is	at the denormy hereofthey. 28°C — the isred a case. 28 of the promises shows prated, and one exceedent a montange for Sixteen Hundred Dollars [55]. The second seco	
Notary Public     in the aforesaid County and State, eame. Robert M. Frice and Crystel     U. P. Price, Huubend and Fife     to me personally known to be the same person. <sup>9</sup> . who executed the foregoing instrument and duly acknowledged the execution     of the same.         IN WITNESS WHEREOF, I have heremite whenhed my name, and affixed my official seal on the day and year last         above written.         My commission expires on the 13th day of January 10.32.         John C Emick.         Notary Public.         RELEASE	And the soil periods. So that the rest of the period of the constant and agree that a single of a good and indefaultie create of informations (the fiber of the fiber of the period of the fiber	at the diversy hereofthey. 28°C — the isred is each approximate shore granted, and one exceept a mortage for Sixteen Hundred Dollars [55]. The second provide the sec	
J. J.	And the soil part 6E of the fort part 60	at the diversy hereofthey. 2:00 the level of zero. 2. of the requires alone prated, and one exceept a mortage for Sixteen Hundred Dollars	
of the same. IN WITNESS WHEREOF, I have bereanto subscribed my name, and affired my official seal on the day and year last above written. My commission expires on the 13 th day of Jonuery 19 32 John C Emick. Notary Public. RELEASE	And the soil periods. of the first period of	at the diverse here the 2.2 C	
John C Emick Notary Public.	And the soil periods. of the first period on	at the diversy hereofthey. 2:00	
John C Emick	And the soil periods. So that has a first period of	at the drowy hereofthey. 28°C the isrdic case 2 of the promise shore prated, and we except a mortage for Sixteen Hundred Dollars	
RELEASE	And the soil period. So it is not period. In the period of a point and indefaulty control of hieritans the training for a period of a linearization of the Douglans Country Bidg. & Lonn A mathematic statements and default beam sequent all period has the period of the form of the dougland of the period of the period of the form of the the second statement of the sec	at the drowy hereofthey. 28°C the isred cance $\mathbb{E}$ of the promise shore prated, and we except a mortage for Sixteen Hundred Dollars [55].  The isree of the set of this indexture, pay all taxs or assessments that may be letted or y. Will deep the building upon add real easts incred spinst from and taxes the set of the se	
f the and declared a second at the second	And the soil period. So it is not period. In the period of a point and indefaulty control of hieritans the training for a period of a linearization of the Douglans Country Bidg. & Lonn A mathematic statements and default beam sequent all period has the period of the form of the dougland of the period of the period of the form of the second state the period of the	at the divery hereofthey. 280 — the isred a care 28 of the promines shore granted, and one except a mortage for Sixteen Hundred Dollars [55].  The set of the set of the inductor, pay all taxe of assamments that may be level of any with the set of the inductor, pay all taxe of a seamments that may be level of any with the set of the set of the series of the second part is the set of	
eds to enter the discharge of this mortgage of record. Dated this 1/2 - day of years 10-30 Do. C., Bler, 3 Low 10- 10-30 Dangers Carrier Belly, 3 Low 10- 10- 10- 10-00 Dangers Carrier Belly, 3 Low 10- 10-00	And the soil part 6E of the fort part do	at the drivery hereofthey. 28°C the isred a case. 28 of the promises shore granted, and one except a mortage for Sixteen Hundred Dollars	
Song los County Bett, & Lang arm. Mortagos Own	And the soil periods. If of the period of	at the divery hereofthey. 2:00 the level areas 0.5 of the remains shore pratect, and one except a mortage for Sixteen Hundred Dollars	
	And the soil periods. If of the period of	at the divery hereofthey. 2:00 the level areas 0.5 of the remains shore pratect, and one except a mortage for Sixteen Hundred Dollars	