## MORTGAGE RECORD 74

Reg. No. \_\_\_\_\_33\_\_\_\_ Fee Paid, \$\_\_\_3•75\_

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, This instrument was filed for record on the 4th day of	
L. W. Mc1	Namare & wife	-February A. D. 19 29. at 10:50 A. M.	
	TO	Elico amstrores.	
The Verol	hants Loen & Savings Eank	By	
		Deputy.	
THIS INDENTURE, M	lade this first day of Jen nine between	uary, in the year of our Lord, one thousand nine	
	L. W. McNamara and Grance M.		
	in the County of De	ouglas and State of Kenses	
part.ics. of the first part, a	and	vinge Bank, Lawrence Kansas part 720 of the second part.	
WITNESSETH, That t	the said part. ies. of the first part, in consi	ideration of the sum of	
		Grant, Bargain, Sell and Mortgage to the said party. of the second part,	
	estate situated and being in the County of I		
		e (23) in Block Twenty-three (23) of	
Sinclaires	a Addition to the City of Law	vrence, kansas.	
		등 가장 등 성원을 받는 것은 것을 가장 것을 가장 있는 것을 가장 같다. 등 것을 같은 것을 만들어 있는 것을 가장 같은 것을 가장 것을 수 있는	
		a state of the second secon	
		지수가 다 가지 않는 것 같아요. 이 가 있는 것을 했다.	
		방향 방송은 집에 있는 것이 가지 않는 것이 없는 것이 없다.	
		이 집에 물려 있는 것이 많은 것은 것을 하는 것이 같이 없다.	
			(
	I the estate, title and interest of the said pa e first part do hereby covenant and agree that	ut_10.2. of the first part therein. 1 at the delivery level. The y	
And the said part.128 of the seized of a good and indefeasible esta	e first part do hereby covenant and agree that ate of inheritance therein, free and clear of all incumbr	t at the delivery hereof. The 7. are the lawful owner	(
And the raid part 105 of the seized of a good and indefeasible esta and that they will warrant and defend	e first part do hereby covenant and agree that ate of inheritance therein, free and clear of all incumbs if the same against all parties making lawful claim the	t at the delivery hereof. The 7. are the lawful owner	
And the raid part <u>1</u> 28 of the seized of a good and indefeasible esta and that they will warrant and defend It is agreed between the parties assessed against said real estate wher	e first part do hereby coverant and agree that ate of inheritance therein. free and clear of all incumbs if the same against all parties making bayeling hair the a hereto that the part	t at the delivery hereof. The Y. BFS the lawful owner. Soft he premises above grated, and more	
And the mid part <u>1</u> 28 of the scircl of a good and indefenable entry and that they will warrant and defend It is agreed between the parties assessed against and real estate when and by such insurance company as a <u>1</u> 25	e fort part do	t at the delivery heref. ING Y. BTB the lawful ownerSoft the premises above granted, and make	
And the mid part <u>1</u> 28 of the scircl of a good and indefenable entry and that they will warrant and defend It is agreed between the parties assessed against and real estate when and by such insurance company as a <u>1</u> 25	e fort part do	t at the delivery heref. ING Y. BTB the lawful ownerSoft the premises above granted, and make	
And the mid part 108 of the acted of a good and indicable entr and that they will warrant and defend 10 is arread lettered the setting and by such insurance company as sh -152interst. And in the case bernia provided, then the part y minimum, and photol level interval THIS GUANT in intended as a "NITS"	e fort part do hereby coverant and agree that as of inheritance therein, free and dear of all incumble 1 the same argins at partice making lawful chain the here to at the part. $\Delta E 6 A$ the fort part shall a at the president and investion to the part of the atil be presided and directed by the part of the second cut that part $\Delta E 6 A$ the fort part shall fail of the second part may ray will taken and investi- tion the parts of the part of the second the president descendent of the second cut at the part of the part of the second cut at the part of the part of the second cut at the part of the part of the second cut at the part of the part of the second cut and the part of the second cut of the second cut and the part of the second cut of the second cut and the part of the second cut of the second cut and the part of the second cut of the second cut and the part of the second cut of the second cut and the part of the second cut of the second cut and the part of the second cut of the second cut and the part of the second cut of the second cut at the part of the second cut of the second cut and the part of the second cut of the second cut and the part of the second cut of the second	t at the delivery heref. THE Y. BTB the lawful owner. Soft the premises above granted, and make and at times dering the life of this industure, pay all takes or assessments that may be levied or at times dering the building upon and real state incared against fee and tornado in much sum of part, the loss, if any, made payable to the part. Y of the scend part to the restant of to pay such taxes when the same become due and payable and to keep and premise insured as many, or effect, and the amount so paid shall become a part of the industedness, secured by this ally regard. DOLLARS,	
And the mid part legs of the mines of a goal and indicable sets and that they will warrant and down It is agreed between the parties assessed against soil real estimates when and by use himmer company so it will be minered and the set intervel as "It's Guardinate the set y indexine and abait here intervel as "It's Guardinates" in minimum as "It's Guardinates" in minimum as "It's Guardinates" in the set y according to the terms of . One	a for part do hereby coverant and agree that also of indexinate therein, free and clear of all insumhan to the main agreeming the parties making brief clears that a barrier that the part $10^{10}$ for the part shall a like in the main becomes down and symbols, not that $E_{\rm D}$ and the partiel and directed by the part of the second ent that main part $10^{10}$ of the first part shall in the main equation that part is also and the partiel and there by the part is also that the partiel of 100 from the date of particular that that in a first part of 100 from the date of particular the part of the second part that y part of the same of entity with the partiest of the part of the entity with the displaying of the the part of the part of the partiest of high from the date of the part of the part of the main of the partiest of the part of the part of the part of the entity of the partiest of the part of the par	t at the delivery here f. <b>The</b> $Y$ . <b>BTE</b> the lawful owner. So f the permises above prated, and references the set of the indicature, pay all takes or assessments that may be looked or g(Y, Fill) here the holding upon and real relate instruct a substant for and tomado is not runn on part, the look, if any, made payable to the part, $Y_{}$ of the seed part to the exist of to pay not have when the same become due and payable and to here mid premises instruct as many, or either, and the anoments or paid shall become a part of the indicated set, second by this differences of the same term of the same at the indicated set of the indicated set of the indicated set of the same of the same term of the same at the same at the indicated set of the indi	-
And the midt part 108 of the minet of a good and indicable entr and that they will warmant and defend It is argued letware the patter assessed against aid real entry when and by use himmer company as a -115 mineters. And in the err bernia provide, for the set $J_{\rm err}$ interaction and a still there interact on THIS GRAFT is included as a Siftee second patter of the set of the assessed against the set of the set second patter of the set of the asset $J_{\rm eff}$ is a state of the set ment of many schemes by the soil	e fot part do	t at the delivery heref. <b>INCY</b> . <b>BTC</b> the lawful owner. So if the premises above practed, and refer that the delivery heref. <b>INCY</b> . <b>BTC</b> the lawful owner. So if the premises above practed, and refer that the delivery the lawful owner, pay all takes or assessments that may be levied or agy. <b>BTL</b> bere, the building upon and real estate hereic against the and tornado in such sum of part, the low, if any, made payable to the part. <b>J</b> If the scale part to the scitcal of to pay, real takes when the same become due and payable and to here and premise herein a start, or either, and the amount so paid shall become a part of the indibitedness, second by this start remainst the start of the <b>INCY</b> and <b>SCHERT</b> . <b>JONUTY</b> . <b>JONUTY</b> . all interest seconds thereory three starts thereory thereory means and also the second are sum and start or the density intervention to the there start and addiction and also the event that and	
And the midt part 108 of the minet of a good and indicable entr and that they will warmant and defend It is argued letware the patter assessed against aid real entry when and by use himmer company as a -115 mineters. And in the err bernia provide, for the set $J_{\rm err}$ interaction and a still there interact on THIS GRAFT is included as a Siftee second patter of the set of the assessed against the set of the set second patter of the set of the asset $J_{\rm eff}$ is a state of the set ment of many schemes by the soil	e fot part do	t at the delivery heref. <b>INCY</b> . <b>BTC</b> the lawful owner. So if the premises above practed, and refer that the delivery heref. <b>INCY</b> . <b>BTC</b> the lawful owner. So if the premises above practed, and refer that the delivery the lawful owner, pay all takes or assessments that may be levied or agy. <b>BTL</b> bere, the building upon and real estate hereic against the and tornado in such sum of part, the low, if any, made payable to the part. <b>J</b> If the scale part to the scitcal of to pay, real takes when the same become due and payable and to here and premise herein a start, or either, and the amount so paid shall become a part of the indibitedness, second by this start remainst the start of the <b>INCY</b> and <b>SCHERT</b> . <b>JONUTY</b> . <b>JONUTY</b> . all interest seconds thereory three starts thereory thereory means and also the second are sum and start or the density intervention to the there start and addiction and also the event that and	
And the mid part [28:6 of the mines of a goal and indicable entri and flat the vy all warms to ad down in the samed letween the parties seemed against still rest relate when and by well insures company so it - 115 cm. Interest. And in the error berning provided, then the part, - THIS CMLATT in EMPLOY of Sector 20 and the set of the sector of the set of the set of set of the set of the set of set of the set of the set of the sector of the set of the set of set of the set of	In fact do hereby coverant and agree that as of inheritance therein, free and clear of all incumba- tions of the same against the parties mainly field climit the a barries that the part. <b>12.8</b> Af the fact part shall as a line in the mane because due and symbols, not that $2h$ is the same against directed by the part of the secon- ent that and part. <b>12.8</b> Af the fact part shall and the regardly and directed by the part of the secon- ter stars and part. <b>12.8</b> Af the fact part shall fact in the same of the part of part of the secon- ter stars and part. <b>12.8</b> Af the fact part shall fact in the same of the participation of the second inverse the rate of 12.8 from the due of parts and inverse the rate of 12.8 from the due of parts and the market part of the part of the part of the part of the market part of the part of the part of the part of the market part of the part of the part of the part of the part of the second part of the part of the part of the large of the part of part of the part of the part of the part of the part of part of the part of the large of the part of part of the part of the part of the large of the part of part of the part of the part of the large of the part of the part of the part of the part of the part of the part of the part of the part of the large of the part of the part of the part of the part of the large of the part	1 at the delivery hereof. <b>They</b> . <b>BTE</b> the lawfal owner. Soft the permises above practed, and more that the delivery hereof. They are the inductive, pay all taxes or assessments that may be hered or <b>agy</b> . <b>Will</b> per the building upon and real estat history capitat for and transfel in such sum of part, the lawfal tay inductive pay all taxes or assessments that may be hered or <b>agy</b> . <b>Will</b> per the building upon such and set estat here applies of the send part to the estat of a part, the lawfal tay inductive pay all taxes or assessments that may be hered or to pay such taxes when the same become due and payshile and to here paid permise hinred as may, or either, and the annotation of all all become a part of the indicatence, second by the applies of the lawfall tay taxes. <b>DOLLARS</b> , if and sum of meany, recented on the <b>first</b> , day of <b>JDRURTY</b> . 10.29, all interest secreting these theore as the area periods, may have a such as the second taxe and all become a part of the origin and all become a second the second part of the second part. The second part of the second part of the second part of the second part of the second part. The second part of the second part. The second part of the second part of the second part. The second part of the second part of the seco	
And the mid part [28:6 of the mines of a goal and indicable entri and flat the vy all warms to ad down in the samed letween the parties seemed against still rest relate when and by well insures company so it - 115 cm. Interest. And in the error berning provided, then the part, - THIS CMLATT in EMPLOY of Sector 20 and the set of the sector of the set of the set of set of the set of the set of set of the set of the set of the sector of the set of the set of set of the set of	is further do	1 at the delivery hereof. <b>They</b> . <b>BTE</b> the lawfal owner. Soft the permises above practed, and more that the delivery hereof. They are the inductive, pay all taxes or assessments that may be hered or <b>agy</b> . <b>Will</b> per the building upon and real estat history capitat for and transfel in such sum of part, the lawfal tay inductive pay all taxes or assessments that may be hered or <b>agy</b> . <b>Will</b> per the building upon such and set estat here applies of the send part to the estat of a part, the lawfal tay inductive pay all taxes or assessments that may be hered or to pay such taxes when the same become due and payshile and to here paid permise hinred as may, or either, and the annotation of all all become a part of the indicatence, second by the applies of the lawfall tay taxes. <b>DOLLARS</b> , if and sum of meany, recented on the <b>first</b> , day of <b>JDRURTY</b> . 10.29, all interest secreting these theore as the area periods, may have a such as the second taxe and all become a part of the origin and all become a second the second part of the second part. The second part of the second part of the second part of the second part of the second part. The second part of the second part. The second part of the second part of the second part. The second part of the second part of the seco	
Act the main part 1 ges of the scient of a good and indicable extra and forms that they will science a science of that they will science at company as a science against and read extra where and by such insurance company as a <b>1 to</b> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to} 1 to} <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 to</u> <u>1 to} <u>1 to</u> <u>1 </u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u>	In first dominant larger that the second state of a line state of a line state of a line state of a line state state of a line state state in the state state of state	is it the delivery hereof. The Y. BTC the lawful events. Soft the permises above practed, and make	
And the mid part [28:0 of the scient of a goal and indicable sets and flat they will servents and down the same letween the parties sensed against said resi estate when and by we himmere company as as -115 cm. Interest. And in the error berning provided, the state part of the same set and the set of the same rest of the set of the set of rest of the set of the set of rest of the set of the set of set of the set of the set of the set of the set of the set of set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of set of the set	In first dominant larger that the second state of a line state of a line state of a line state of a line state state of a line state state in the state state of state	1 at the delivery hereof. <b>They</b> . <b>BTE</b> the lawfal owner. Soft the permises above practed, and more that the delivery hereof. They are the inductive, pay all taxes or assessments that may be hered or <b>agy</b> . <b>Will</b> per the building upon and real estat history capitat for and transfel in such sum of part, the lawfal tay inductive pay all taxes or assessments that may be hered or <b>agy</b> . <b>Will</b> per the building upon such and set estat here applies of the send part to the estat of a part, the lawfal tay inductive pay all taxes or assessments that may be hered or to pay such taxes when the same become due and payshile and to here paid permise hinred as may, or either, and the annotation of all all become a part of the indicatence, second by the applies of the lawfall tay taxes. <b>DOLLARS</b> , if and sum of meany, recented on the <b>first</b> , day of <b>JDRURTY</b> . 10.29, all interest secreting these theore as the area periods, may have a such as the second taxe and all become a part of the origin and all become a second the second part of the second part. The second part of the second part of the second part of the second part of the second part. The second part of the second part. The second part of the second part of the second part. The second part of the second part of the seco	
And the main part 1626 of the sected of a good and indicable sets and that they will surrents and defined It is agreed between the parties sensed agrind and real exists where and by such insurance company as and -115	In first dominant larger that the second state of a line state of a line state of a line state of a line state state of a line state state in the state state of state	is it the delivery hereof. The Y. BTC the lawful events. Soft the permises above practed, and make	
Act the mid part [28:0 of la scient of a pool and indefaulthe sets and flast they will servers at address in that they will servers at address in the science arguing at 1 is agreed letween the parties assued against and rest exists when and by we himsence company as at 1 is	In first dominant larger that the second state of a line state of a line state of a line state of a line state state of a line state state in the state state of state	t at the delivery heref. <b>They</b> . <b>BTE</b> the lawfal owner. Soft the premises above practed, and more that the delivery heref. <b>BTE</b> the lawfal owner. Soft the premises above practed, and the lawfall the soft first the indicator, pay all takes or assessments that may be levide or egy. <b>BTE</b> previous the building upon and real static instruct against the and tormado in make sum of a part, the lawfall or may, make payable to the part. <b>D</b> = 0.1 for some of part to be existed of the part, the lawfall takes or assessments that may be levide or to pay not have when the same become due and payable and to here and previous of the second part to be existed of the pay not previous of the second part of the lawfall takes, second by the site of the lawfall takes. The part of the lawfall takes of the lawfall	
And the mid part [28:0 of the scient of a goal and indicable sets and flat they will servents and down the same letween the parties sensed against said resi estate when and by we himmere company as as -115 cm. Interest. And in the error berning provided, the state part of the same set and the set of the same rest of the set of the set of rest of the set of the set of rest of the set of the set of set of the set of the set of the set of the set of the set of set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of set of the set	In first dominant larger that the second state of a line state of a line state of a line state of a line state state of a line state state in the state state of state	t at the delivery heref. <b>They</b> . <b>BTE</b> the lawfal owner. Soft the premises above practed, and more that the delivery heref. <b>BTE</b> is the lawfal owner. Soft the premises above practed, and prove that all times during the life of this indicature, pay all takes or assessments that may be levided or egy. <b>BTE</b> previous the indicature upon and real estate instruct against the and tormado is made such as a pay the lawfal owner. Soft the premises above practed or to pay near to the struct of the previous the the structure of the st	
And the mid part [28:0 of the scient of a goal and indicable sets and flat they will servents and down the same letween the parties sensed against said resi estate when and by we himmere company as as -115 cm. Interest. And in the error berning provided, the state part of the same set and the set of the same rest of the set of the set of rest of the set of the set of rest of the set of the set of set of the set of the set of the set of the set of the set of set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of set of the set	In first dominant larger that the second state of a line state of a line state of a line state of a line state state of a line state state in the state state of state	t at the delivery here f. the Y_ATE the lawfal owner. So if the premises above prated, and many	
Act the mid part legs of the state of a goal and indicable sets and that they will wreats at 6 down in It is agreed letwen the parties assessed against still real estate when and by use himmere company as the "its	In first dominant larger that the second state of a line state of a line state of a line state of a line state state of a line state state in the state state of state	t at the delivery heref. The Y. BTC the lawfal event. Soft the premises above prasted, and more	
And the mid part [28:0 of the scient of a goal and indicable sets and flat they will servents and down the same letween the parties sensed against said resi estate when and by we himmere company as as -115 cm. Interest. And in the error berning provided, the state part of the same set and the set of the same rest of the set of the set of rest of the set of the set of rest of the set of the set of set of the set of the set of the set of the set of the set of set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of set of the set	In first dominant larger that the second state of a line state of a line state of a line state of a line state state of a line state state in the state state of state	t at the delivery here f. the Y_AFE the lawfal event. So if the premises above prated, and make	
Act to mit part [28:0 of linear of a pool and indefaulthe sets of a pool and indefaulthe sets of a ford and the sets of a pool and indefaulthe sets of a pool and indefaulthe sets of a pool and	a for part do	t at the delivery kered. The Y. ATE the keyfal event. Soft the premises above practed, and make	
Act to mit part [28:0 of linear of a pool and indefaulthe sets of a pool and indefaulthe sets of a ford and the sets of a pool and indefaulthe sets of a pool and indefaulthe sets of a pool and	<pre>e for part do hereby coverant and agree that as of ableriance therein, free and char of all incumbs as of ableriance therein, free and char of all incumbs to be noted that the part</pre>	t at the delivery here f. The Y. BTE the lawful event. So f the permises above prated, and make	1
Act the mid part 105 of the steme of a good and indiferentiate esti- and that they will warmant and deferming It is argued letteren the parties ansaned against soil reservations of the 115 g	e fort part do	t at the delivery here f. the Y_AFE the lawfal event. So if the premises above prated, and make	
Act the mid part legs of the state of a goal and indicable sets and that they at warms to do form? It is agreed letteren the parties assessed against still rest exists where and by use inhumence company as in "its	<pre>e for part do herely coverant of a gree that as of inheritance therein, free and clear of all member to be made specific parties multiple topic clear in the above to that the part</pre>	t at the delivery keref. The Y. ATE the lawfal event. Soft the permises above prasted, and maker	
Act the mid part legs of the state of a goal and indicable sets and that they at warms to do form? It is agreed letteren the parties assessed against still rest exists when and by use himmere company as in "its	<pre>e for part do herely coverant of a gree that as of inheritance therein, free and clear of all member to be made specific parties multiple topic clear in the above to that the part</pre>	t at the delivery kered. The Y. BTE the lawfal event. Soft the permises above pratted, and makey	
Act the mid part legs of the state of a goal and indicable sets and that they at warms to do form? It is agreed letteren the parties assessed against still rest exists when and by use himmere company as in "its	<pre>e for part do herely coverant of a gree that as of inheritance therein, free and clear of all member to be made specific parties multiple topic clear in the above to that the part</pre>	t at the delivery keref. The Y. ATE the lawfal event. Soft the permises above prasted, and maker	
Act the mid part legs of the state of a goal and indicable sets and that they at warms to do form? It is agreed letteren the parties assessed against still rest exists when and by use himmere company as in "its	<pre>e for just do hereby coverant out are the lates of interfaces therein, fore such class of a latestime therein, fore such class of a latestime therein in the same because due and provide, and that the here that the point of the directed by the fort parts that the here the same because due and provide, and the point of the source there are the same latestime by the fort parts that the here the same latest of the source the source of the</pre>	is it the delivery kered. The Y. ATE the lawfal course. Soft the permises above pratect, and make	
Act to mit part [28:0 of la sets of a pool and indexails entry action flat they be average and dening It is agreed lettwoen the dening and by an intermet company as in the agreed lettwoen the partic- part of the set of the set of the set of the set of the set of the part action of the set of the se	a for just do	t at the delivery kered. The Y. ATE the lawfal course. Soft the permises above pratted, and make	
Act to mit part [28:0 of la sets of a pool and indexails entry action flat they be average and dening It is agreed lettwoen the dening and by an intermet company as in the agreed lettwoen the partic- part of the set of the set of the set of the set of the set of the part action of the set of the se	a for just do	t at the delivery kered. The Y. ATE the lawfal course. Soft the permises above pratted, and make	
Act to mit part [28:0 of la sets of a pool and indexails entry action flat they be average and dening It is agreed lettwoen the dening and by an intermet company as in the agreed lettwoen the partic- part of the set of the set of the set of the set of the set of the part action of the set of the se	a for just do	the the delivery keref. The Y. ATE the lawfal event. Soft the permises above practed, and more	

48 496

For extension, see 95-139