MORTGAGE RECORD 74

Reg. No. 151 Fee Paid, \$ 2.50

FROM	STATE OF KANSAS, DOUGLAS COUNTY, #4.	
H. A. Jetzore & wife	This instrument was filed for record on the <u>16</u> day of	
TO	April A. D. 1020 at 1:10 F. M.	
	Register of Deeds.	
The Merchants Loand & Savings Bonk	ByDeputy.	
THIS INDENTURE, Made this first day of Apri		
hundred and twenty-nine between H. A. Jetmore and Grace M. Jetmo		
of Lawrence in the County of Dougles parties of the first part, and The Merchants Loand a	ind Savings Bank,	
Lewrence, K	ansas, part_y of the second part.	
WITNESSETH, That the said parties_ of the first part, in consider One Thousand and no/100 (\$1000.00)	ration of the sum of DOLLARS, toduly paid, the receipt of	
which is hereby acknowledged, ha.ve sold, and by this indenture do the following described real estate situated and being in the County of Do	Grant, Bargain, Sell and Mortgage to the said part. J of the second part,	
the following described real estate situated and being in the County of Do	ugins and clate of Kansas, to-wat	
The South Half (Sa) of Lot Five (5) and all of Addition to the City of Lawrence Kansas.	f Lot Six (5) in Block Fifteen (15), Lone Place	
with the appurtenances and all the estate, title and interest of the said part.		
	t the delivery hereof they are the lawful owner S of the premises above granted, and	
And the said part_1200 the first part do hereby covenant and agree that at selved of a good and indefeasible estate of inheritance therein, free and clear of all incumbraz and that they will warrant and defend the same against all parties making lawful claim thereit	t the delivery hereof they ere the lawful owner E of the premises above granted, and ce	
And the mid part.1600f the first part dobereby covenant and spree that at white if a good and indefendable entitle of inheritance therein. Ites and clear of all incumbance and that they will warment and defend the name speciest all particles making lasting leading claim therein It is agreed before the particles herein that the particles_of the first part shall as a	t the delivery hereof_URGY_RFE_ the lawful owner S of the premises above granted, and ce	
And the mild pert. 1200 the first part do hereby events and agree that a scient of a good and indefensible sensis of interiments therein, free and clear of all incombrans and but they will science in the basic agricult of a strategy in the disk that there it is agreed between the parties between that the part jegs of the first parts abilit at scienced agricult address of the same agricult of and an adjustice, but that the science agricult address of the science and disk of adjustice, but that the log of the science science as a shift be science and disk to be science and there by the science the science and disk of the science and by and harmore company as a shift be science and directed by the party the science and by and harmore company as a shift be science and directed by the party the science and science science as a shift be science and directed by the science and science as a science as a science between the science between t	t the delivery hereof_they_CTCthe having so of the premises above granted, and ee	
And the mid part_1000 f the first part do hereby evenant and agree that at wined of a good and indefendable entitle of inherinance therein, fire and dear of all incumbance and that they will warment and defend the mean sequent all parts making hereing learning that there it is agreed before the parts in the same becomes due and popular, and that $\frac{1}{2}$ the uses and against and rest exists when the same becomes due and popular, and that $\frac{1}{2}$ the $\frac{1}{2}$ the	t the delivery here f_{1} the $[V, CTC]$ the lawful over E of the premises above granted, and equivalent the second	
And the mid part. $\frac{1}{2}$ 620 of the first part do hereby coverant and agree that at series d a good and indexnel will be easile and indexnel and indexnel and indexnel and indexnel and that they will warrant and defend the same against all parts making the first part had a succeed against and rest emits bereto that the part $\frac{1}{2}$ 60 m of the first part had a succeed against and rest rests when the same becomes due to dynamic any different that the large the same sequence of the same sequence by the particle and other that the large the same sequence of the s	t the delivery here $f_{1}^{-1}(b \subseteq CTC_{-}^{-1}$ the lawful over S of the premises above granted, and c_{1}^{-1} and c_{2}^{-1} and c_{3}^{-1} and	
And the mid part _160.0f the first part do hereby evenant and agree that at setted of a good and indefenable entitle of inheritance therein. International data of all incumbance that they will warment and defend the mans against all particle parts indicated the international settements are also accessed against and rest entits when the arms becomes due and paytale, and that the transformed and an entity of the parts of the settement and the set of the settement and the set of the se	t the delivery here $f_{\rm c}$ the $[V, CTC_{\rm c}]$ the lawful owner \tilde{E} of the premises above granted, and equivalent the set of this indexitors, pay all taxes or assuments that may be level or K 111 here the building upon midd real entrie bound spinst for and tormals in such mm part, the loss, if any, make payable to the part, $V_{\rm c}$ of the second part to the extent of pay such taxes when the same become down and payable and to keep nid premise harmed an $\kappa_{\rm c}$ or either, and the amount so paid shall become a part of the indebicdness, secured by this regard. DOLLARS,	
And the make part, $\Delta E00$ the first part do hereby convents and agree that at select of a good and indefendible sense of interiments therein, for and durated all interachance and that they will warrant and defend the same agricut all parts making herein therein it is agreent between the parts herein that the particle and directly the parts had a su- sensed agricut and rest exists when the same becomes due not paytabe, not that $L^{12}(t_{\rm ex})$ and by anh hanness company as a bit the specific and directly the paytabe, and that $L^{12}(t_{\rm ex})$ and by anh hanness company as a bit the specific and directly the paytabe, and that $L^{12}(t_{\rm ex})$ and by anh hanness company as a bit the specific and directly the paytabe, and that $L^{12}(t_{\rm ex})$ and the part hanness of the event that using part $f_{\rm ex}$ of the first part shall fit to be becomes and had here interest $t_{\rm ex}$ the rate of 100 provide the data di meraness THIS GRAFF is instead as an another paytable to the paytabe. The first parts of the payment of $t_{\rm ex}$ and $t_{\rm ex} = 0.100$ paytable to the paytable of the payment of $t_{\rm ex} = 0.100$ parts, that are not $t_{\rm ex} = 0.100$ paytabe. The first $t_{\rm ex} = 0.100$ paytable p	to the delivery kerned $\frac{1}{100}$ CTC — the lawful overs B of the premises above granted, and the delivery kerned $\frac{1}{100}$ CTC — the lawful overs B of the premises above granted, and the delivery delivery delivery and the delivery against fire and transfer in such as the main times during the life of this indexines, pay all taxes or assuments that may be level or main the low, if any main provide to the pract. $\sum_{i=1}^{N} C^{i}$ the second part to the estant of pay and have the same become due and populse and to keep said premises insured as p or differ, and the amount so paid shall become a part of the indebiddences, secured by this regard. $\frac{1}{100}$ CDLLARS, mill runs of metery, reserved on the first day of $\frac{April }{100}$. $p = \frac{20}{20}$ it interest there as not the runs of the transfer and its bits to accure approx may and $\frac{1}{100}$ the terms are using the terms and here provided, in the secure that and $\frac{1}{100}$ the terms are the terms and here we the terms of the terms of the runs of the terms of the term	
And the make part, $\Delta E00$ the first part do hereby convents and agree that at select of a good and indefendible sense of interiments therein, for and durated all interachance and that they will warrant and defend the same agricut all parts making herein therein it is agreent between the parts herein that the particle and directly the parts had a su- sensed agricut and rest exists when the same becomes due not paytabe, not that $L^{12}(t_{\rm ex})$ and by anh handmarks company as all the legislet and directly the paytabe, the that $L^{12}(t_{\rm ex})$ and by anh handmarks company as all the legislet and directly the paytabe, and that $L^{12}(t_{\rm ex})$ and by anh handmarks company as all the legislet and directly the paytabe directly the bary the paytable material and have interest that said part Δp_0 of the first part shall fit to be the paytable the the part $y_{\rm ex}$ of the same the paytable and there interests and have harden $y_{\rm ex}$ the fits and $y_{\rm ex}$ directly the paytable. This GRANCH is interested as a non- part of the paytable the interest $y_{\rm ex}$ and the paytable in the directly of the paytable paytable paytable of the paytable of the paytable of the paytable of the paytable of the paytable paytable paytable of the paytable of the paytable of the paytable of the paytable paytable of the paytable of the paytable of the paytable paytable paytable of the paytable paytabl	to the delivery kerned $\frac{1}{100}$ CTC — the lawful overs B of the premises above granted, and the delivery kerned $\frac{1}{100}$ CTC — the lawful overs B of the premises above granted, and the delivery delivery delivery and the delivery against fire and transfer in such as the main times during the life of this indexines, pay all taxes or assuments that may be level or main the low, if any main provide to the pract. $\sum_{i=1}^{N} C^{i}$ the second part to the estant of pay and have the same become due and populse and to keep said premises insured as p or differ, and the amount so paid shall become a part of the indebiddences, secured by this regard. $\frac{1}{100}$ CDLLARS, mill runs of metery, reserved on the first day of $\frac{April }{100}$. $p = \frac{20}{20}$ it interest there as not the runs of the transfer and its bits to accure approx may and $\frac{1}{100}$ the terms are using the terms and here provided, in the secure that and $\frac{1}{100}$ the terms are the terms and here we the terms of the terms of the runs of the terms of the term	
And the mid pert. 1600 f the first part do hereby coverant and agree that strends of a good and indefendible entire of interimates therein, five and draw of all interimbance in the strend bard bard bard bard bard bard bard bar	t the delivery kerned _ they_CTC _ the lawful owner 2 of the premises above granted, and example the second secon	
And the mid pert. 1600 f the first part do hereby coverant and agree that strends of a good and indefendible entire of interimates therein, five and draw of all interimbance in the strend bard bard bard bard bard bard bard bar	t the delivery kerned _ they_CTC _ the lawful owner 2 of the premises above granted, and example the second secon	
And the mid pert. 1600 f the first part do hereby coverant and agree that strends of a good and indefendible entire of interimates therein, five and draw of all interimbance in the strend bard bard bard bard bard bard bard bar	t the delivery kerned _ they_CTC _ the lawful owner 2 of the premises above granted, and example the second secon	
And the mail part, 1200 the first part do herdy events and agree that a test of a good and indefensible sense of interiments therein first part of the same spinor and the same spinor spinor the same spinor spin	to the delivery kerned $\frac{1}{100}$ CTC — the lawful over 2 of the premises above granted, and the delivery kerned $\frac{1}{100}$ CTC — the lawful over 2 of the premises above granted, and the delivery the building upon and rad relate incured spints for and torsado in such sum part, the low, if any, made payable to the part — $\sum_{i=1}^{N} - i$ the second part to the status of pay and have when the same become due and payable and to keep and premise insured as a contrast, the low, if any status is the part — $\sum_{i=1}^{N} - i$ the second part to the status of pay and have when the same become due and payable and to keep and premise insured as a contrast, the low, if any status with the status of the indeledonese, secured by this regard. DOLLARS, in interest serving theore a notating to the status of a pay bar of the delivery and the or to dashing any trans with interest there as sheren provided, in the event that and a deliver or to dashing any them with interest due may be in previous. The the scenary and the status a there are only each the sum beam due and payable, and the status of each payments to a sign a there are only only them with interest due may be previded. In the event that and a delivery only them the sum beams due and payable, are the semanted as and a delivery only only the status there are shorter as previded and the payable. In the status preparation of a single payable, are the semanted to a single at the the status of the status of a single payable, are the semanted to the status is the status of the status of the status of the status over appendent to a single at the status preparation of a single payable and the status of the status of the status over the status is the status preparation of the status of the sta	
As the said pert. 1200 the first part do herdy events and agree that a trained of a good and indefensible sense of interiments therein first same same statements and defend the same same statement and defend the same same statement same same same same same same same same	to the delivery kerned $\frac{1}{100}$ CTC — the lawful over 2 of the premises above granted, and the delivery kerned $\frac{1}{100}$ CTC — the lawful over 2 of the premises above granted, and the delivery the building upon and rad relate incured spints for and torsado in such sum part, the low, if any, made payable to the part — $\sum_{i=1}^{N} - i$ the second part to the status of pay and have when the same become due and payable and to keep and premise insured as a contrast, the low, if any status is the part — $\sum_{i=1}^{N} - i$ the second part to the status of pay and have when the same become due and payable and to keep and premise insured as a contrast, the low, if any status with the status of the indeledonese, secured by this regard. DOLLARS, in interest serving theore a notating to the status of a pay bar of the delivery and the or to dashing any trans with interest there as sheren provided, in the event that and a deliver or to dashing any them with interest due may be in previous. The the scenary and the status a there are only each the sum beam due and payable, and the status of each payments to a sign a there are only only them with interest due may be previded. In the event that and a delivery only them the sum beams due and payable, are the semanted as and a delivery only only the status there are shorter as previded and the payable. In the status preparation of a single payable, are the semanted to a single at the the status of the status of a single payable, are the semanted to the status is the status of the status of the status of the status over appendent to a single at the status preparation of a single payable and the status of the status of the status over the status is the status preparation of the status of the sta	
And the mid pert. 1 (20) of the first part do hereby convents and agree that at selved of a good and individuals entitle of individuals therein, for and draw of all incumbance and that they will warrant and defend the same agrings all provides making hereing class of the individual selection the practice berrets that the provide and directly the provide the second and that they will warrant and defend the same agrings and and on provide, and that 11202. The same and agring and rest exists when the same becomes due to provide, then the practice of the directly the provide the second and the such harmonic company as a bid be excited and directly the provide the second -11 (a grant and rest exists when the same becomes due to provide, and that 11202. This GRANT is instand as an a provinge to even the provide of the second provide. This GRANT is instand as an a provide the provide of the second part, with all end by <u>-11</u> (a grant <u>-10</u> more provide provide the second part, with all end by <u>-11</u> (a grant <u>-10</u> more provide a provide a grant more provide), the fort part that the provide the the provide a grant more provide the terms of <u>-0000</u> . Testing of the second part, with all end by <u>-112</u> (a grant <u>-1000</u>) are second as a grant provide a grant more and <u>-1000</u> are provided to be fort part that the provide the the provide a grant becomes <u>-1000</u> and <u>-1000</u> are second as a grant provide a grant becomes the more than the provide the second part to provide a grant becomes <u>-1000</u> are second <u>-10000</u> are second <u>-10000</u> are second <u>-10000</u> are	to the delivery here $f_{\rm c}$ the $f_{\rm c}$ of the premises above granted, and the delivery here $f_{\rm c}$ the last of a second part that may be level of a second second sec	
As the said pert. 1200 the first part do herdy events and agree that a trained of a good and indefensible sense of interiments therein first same same statements and defend the same same statement and defend the same same statement same same same same same same same same	to the delivery hered. the Y CTC — the hereid over S of the premises above granted, and	
As the said pert. 1200 the first part do herdy events and agree that a trained of a good and indefensible sense of interiments therein first same same statements and defend the same same statement and defend the same same statement same same same same same same same same	to the delivery hered. the Y CTC — the hard over S of the premises above granted, and the set of the indexitors, pay all takes or assuments that may be ledied or Fill liver the badding upon and real ratie insured satisfies for the second part to the set and the set of parts the badding upon and real ratie insured satisfies for the second part to the set and the set of parts the badding upon and real raties for and to keep and years badding the set of parts the set of parts the set of parts the set of parts the set of the second part to the set of the second part to the set of the set of the set of parts there as the set of parts the set of parts the set of parts there as the part parts the set of parts and parts the set of parts there as the parts the set of parts the set of parts the parts there as the parts the set of parts there as the parts the part to part the part to part the part the part to parts the part to part the part to part the part to parts the part to parts the part to parts the part to part the part to part the part to part the part to parts the parts the part to parts the part to parts the parts the parts to parts the part to parts the parts to parts the parts to parts the parts the part to parts the part to part the parts the parts the parts to parts the parts the parts the parts to parts the parts the parts to parts the parts to parts the parts the parts to	
As the said pert. 1200 the first part do herdy events and agree that a trained of a good and indefensible sense of interiments therein first same same statements and defend the same same statement and defend the same same statement same same same same same same same same	to the delivery hered. the Y CTC — the hereid over S of the premises above granted, and	
As the said pert. 1200 the first part do herdy events and agree that a trained of a good and indefensible sense of interiments therein first same same statements and defend the same same statement and defend the same same statement same same same same same same same same	to the delivery hered. the Y CTC — the hard over S of the premises above granted, and the set of the indexitors, pay all takes or assuments that may be ledied or Fill liver the badding upon and real ratie insured satisfies for the second part to the set and the set of parts the badding upon and real ratie insured satisfies for the second part to the set and the set of parts the badding upon and real raties for and to keep and years badding the set of parts the set of parts the set of parts the set of parts the set of the second part to the set of the second part to the set of the set of the set of parts there as the set of parts the set of parts the set of parts there as the part parts the set of parts and parts the set of parts there as the parts the set of parts the set of parts the parts there as the parts the set of parts there as the parts the part to part the part to part the part the part to parts the part to part the part to part the part to parts the part to parts the part to parts the part to part the part to part the part to part the part to parts the parts the part to parts the part to parts the parts the parts to parts the part to parts the parts to parts the parts to parts the parts the part to parts the part to part the parts the parts the parts to parts the parts the parts the parts to parts the parts the parts to parts the parts to parts the parts the parts to	
And the mid pert. 1200 the first pert do herdy events and agree that a trained of a pool and indefensible sense of inderivative therein first and the first perturbative term in the defensible sense is of a light perturbative term in the defensible sense is of a light perturbative term in the defensible sense is of a light perturbative term in the defensible sense is of a light perturbative term in the defensible sense is of a light perturbative term in the defensible sense is of a light perturbative term in the defension of the sense prior the defension of the sense is of the defension of the defension of the sense is of the defension of the defension of the defension of the defension of the sense is of the sense is of the sense is the defension of the sense is of the sense is the defension of the sense is of t	to the delivery kerned. the Y_CTC_ the having over S of the premises above granted, and ever the delivery kerned. the Y_CTC_ the having over S assuments that may be ledde or Fill live ; the table grant make real matter insume size in the scole start to be start of provide that may not the best of the the scole start to be start of provide that we have the same became due and relate is not be scole start to be start of provide that we have the same became due and to be provide the start of provide that we have the same became due and provide and to be provide the start of provide that we have the same became due and provide and to be provide the start of provide that we have the same became due and provide and to be provide the start of	
As the said part. 1260 the first part do herdy covant and agree that a trained of a good and indefaulthe sensite of interiment there is the same show the part of that they yell arrays and default the same show and part has a same barger that a same barge	to the definery hered. They CTC — the hereid owner S of the premises above granted, and ever a second secon	
As the solid part. 12:00 the first part do	to the definery hered. they CTC the hereid events 2 of the premises above granted, and even	
As the solid part. 12:00 the first part do	to the definery hered. They CTC the hard owner S of the premises above granted, and ever a second se	
And the mail part. 1260 the first part do	to the definery hered. the Y CTC — the hereid over S of the premises above granted, and ever the definery hered is the definer, pay all takes or assuments that may be held or Fill live ; the book is any made radie to the part the scole fact to the state of pay and have been a due and to keep and premise the term of the scole part to the state of pay and have been a due and to keep and premise the term of the scole part to the state of pay and have been a due and to keep and premise the term of the scole part to the state of pay and have been a due and payle and to keep and premise the term of the scole part to the state of pay and have been a due and payle and to keep and permises the state of pay and have been a part of the indebiddess, secured by this result on ontery, execute on the first tay of <u>APTII</u> 1. b. EQ is the order due to the part of the due to the part of the scole part of the state of the radie of the scole part of the scole part of the state of the scole part of the scole part of the state of the part of the state of the scole part of the state of the scole part	
Ad the mild pert. LEOI the first part do	to the definery hered. the Y_CTC_ the hereid event S of the premises above granted, and even the definery hered. the Y_CTC_ the hereid events 3 of the premises above granted, and the series of the second part to the strain of the strain of each strain of the strain of th	
And the mail part. 1260 the first part do	to the definery hered. the Y_CTC the hereid events 2 of the premises above granted, and even	
Ad the mild pert. LEOI the first part do	to the definery hered. they CTC the hereid event 2 of the premises above gratted, and even the definery hered. they CTC the hereid event 2 of the second part to the second part to the second part to the The second part to the second part to the The second part to the The second part to part the second part to the second	
And the mid part. 1262 of the first part do herdy coverant and agree that a trained of a pool and indefaultie sense of interiment there does the same show and part in the same there are a same to a pool and indefaultie sense of a large many herd does the same shows and part in the same there are the parts. And in the event that mid part. 16e of the farst part shall fail to be fore part of the same shows and indefaulties that the same does not be same shows and increase of the same shows and the same shows and increase of the same shows and the same show shows and the same show same shows and the same shows and the same shows	to the definery hered. the Y_CTC_ the hereid over S of the premises above grated, and example the second part of the second par	
STATE OF Knnenn STATE OF Knenn S	to the definery hered. TheY_CTC_ the hereid event S of the premises above granted, and even that the second part of the indexitors, pay all have or assessments that may be locked or F111 here the building upon and red matte houred spints for each dreads in such as a part of the indexitors, pay all have or assessments that may be locked or F111 here the building upon and red matte houred spints for each dreads in such as a part of the indexitors, second by the second part to the original spin second or part of the indexitors, second by the second part of the second p	
STATE OF Knnenn STATE OF Knenn S	to the definery hered. TheY_CTC_ the hereid event S of the premises above granted, and even that the second part of the indexitors, pay all have or assessments that may be locked or F111 here the building upon and red matte houred spints for each dreads in such as a part of the indexitors, pay all have or assessments that may be locked or F111 here the building upon and red matte houred spints for each dreads in such as a part of the indexitors, second by the second part to the original spin second or part of the indexitors, second by the second part of the second p	
And the mid pert. LEG: d the first part do	to the definery hered. TheY_CTC_ the hereid event S of the premises above grated, and even the definery hered. TheY_CTC_ the hereid event S and the second part to the start of the second part to the start of part, the best is any male payle to the part of the second part to the texts of pay with there exercises the start became the part of the second part to the start of pay with the amount op paid with become a part of the indebitese, secured by this indebitese, second to paid with become a part of the indebitese, secured by this is the start of the start	

542

gree Book 83 - Purple