MORTGAGE RECORD 74

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	FROM Laura M. Dunmire & et al TO Lawrence Nat'l Fank	STATE OF KANSAS, DOUGLAS COUNTY, 11. This instrument was filed for record on the 5 day of June A. D. 19 29, at 4.35 P. M. Gene C. Commission Register of Deeds. By Domity	
	THIS INDENTURE, Made this 31st day of hundred and twenty-nine between	May	
	Laura M. Dunmire and C. Ruth Dunmire of Zaness Cityin the County ofTyand puries_ of the first part, and the Lawrence National Bank	of Kansas City in the County of Tyandotte and State of Kansas partles, of the first part, and The Lawrence National Bank	
	WITNESSETH, That the said randes_ of the first part, in consider Two thousand and no/100		
	All of the North forty-seven (47) feet of L of Sinclair's Addition, an addition in end	ot Eleven (11) Block twenty-one (21) to the City of Lawrence Douglas County Kansas.	
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			17.1
•	with the appurtenances and all the estate, title and interest of the said part	<u>1es</u> of the first part therein.	
	And the soid partice 8. of the first part do hereby covenant and agree that at seized of a good and indefeasible estate of inheritance therein, fire and there of all incumbrance	the delivery hereof_they_are the lawful owner & of the premises shows granted, and	
	And the sail partACE_of the first part do hereby revenues and agree that at exist of a good and indefenable center of indefenables center of indefenables center of indefenables and that they will surrant and defend the same arginant all parties making lawful claim therein it is argued by each lawer of the particle herein that the part.ACE of the first part that and a same defend the same defended by the part of the same defended by the hierarch company as shall be specified and direct by the part of the second part of the interact.ACE of the first part shall that the revert that same part.ACE of the first part shall that the part of the second parts of the same defended by the part of the second parts of the same t	the delivery hereof_they BTG_the lawful owner f of the promises above granted, and the finance during the life of this indentore, pay all taxes or assessments that may be levied or Will here the buildings upon asid real exists insured against for and tormado in such sum part, the low, if any, made payable to the part of the second part to the exist of pay such have when the same become due and paylable and to keep asid promises insured as pay such have when the same become due and paylable and to keep asid promises insured as	
	And the sail part $\hat{A} \in B_{-}$ of the first part do hereby revenues and agree that at wired of a good and indefamilie evide of inderinance therein, free and dwar of all incumbrance in that they will current and defined the same against making the first part of a same days and the same taken the part. $\hat{A} \in B$ of the part has at a same days and the index of the same taken and the part of the same taken and the same taken and the part of the same taken and	the delivery here $f_{\rm c}$ th QY BTC — the lawful once B of the premises above granted, and there shring the life of this indentary, pay all takes or assessments that may be bried or W111 there the building upon and real estate innered axions for and tensors is and some part, the low, if any mode paybols to the part of the second part to the sector of pay such takes when the same become due and payble and to herp and premises insured as , or either, and the amount so paid shall become a part of the indebtedness, second by this read	
	And the said particle 1. of the first part do hereby revenues and same that at wired of a goal and indefamilie exists of indefamilies therein, first and draw of all incombings and that they will warrent and defined the same segment in partner multip laced drain therein it is arread barrent to predice herein that the part. $\frac{1}{280}$ of the first part hat at at a same lacement and defined the same lacement and the part $\frac{1}{280}$ of the first part hat at at a same lacement approximation of the first part hat at a same lacement approximation of the first part hat a same lacement approximation of the first part hat a same lacement approximation of the first part hat a same lacement approximation of the first part hat a same lacement approximation of the first part hat a same lacement approximation of the first part hat a same lacement approximation of the same lacement approximation of the first part hat a same lacement approximation of the same lacement and lacement approximation of the same lacement and lacement approximation of the same lacement and lacement approximation of the same lacement approximation of the same lacement and lacement approximation of the same lacement approximation of the same lacement approximation of the same lacement and lacement approximation of the same	the delivery here $f_{\rm c}$ the [2 G C the lawful once 1 of the premises above granted, and the two during the life of this indentary, pay all takes or assessments that may be bried or $\frac{1}{2}$ they the building upon and real estate innered axions for and tended in such sum part, the low, if any made payle to the part of the second part to the state if of pay such takes when the answer become due and payle and to here and in the second as , or either, and the amount so pain half become a part of the indentities were of the second payle of the second second payle and to here any life the intermediate and an of memory, executed on the if a did delivation and has been around a payle of the memory as pay interest accounting therma flaw (addrawed). If definit he made in made payments or any evaluation of memory is second to the payle of the hermans a payle to be a or of addrage any have with meters thread of addrage bounds, in the event have an effect or evaluation of the same become of and payled, or of the hermans a payle bay in which are not payle upon the herma flaw (addraged). If definit he made in made payments or any invariant of the same become of the same become of the addraged bay is written objection. For the security of which his mediative a gray with inmediative is written objection. For the security of which his mediative a gray with inmediative of the vertex objection. For the security of which his mediative is gray with inmediative of the vertex objection. For the security of which his mediative is gray with inmediative of the security of the indicative is gray with inmediative of the security of the indicative is gray with information of the security of which his mediative is gray with information of the security of the indicative is gray with information of the security of the security of the indicative is gray with information of the security of the indicative is gray with information of the security of the indicative is gray with indit indicative is gray w	
	And the sail part $\hat{A} \in B_{-}$ of the first part do hereby revenues and agree that at wired of a good and indefamilie cruits of inherinance therein, first and draw of all immundrates in that they will surrent and defined the same against there is the first part of a good and indefamilie cruits of the part. $\hat{A} \in S$ of the first part of the same degrade particle and the same tensors due and particle, and the $\hat{A} = \hat{A} =$	the delivery hered. LUCY DFC — the lawful owner 1 of the premises above granted, and the delivery hered. LUCY DFC — the lawful owner 1 of the premises above granted, and 1 three during the life of this indentare, pay all takes or assessments that may be levied or 1 1 1 three the building upon and real estate insured against first and termado in such arean part, the low, if any mode paylob the the part of the second part to the steted of pay such takes when the same become due and paylob and to here mid premises insured as , or either, not the amount so paid shall become a part of the laddotdase, second by the reput. 	
	And the sail part $\hat{A} \in B_{-}$ of the first part do hereby revenues and agree that at wired of a good and indefamilie cruits of inherinance therein, first and draw of all immundrates in that they will surrent and defined the same against there is the first part of a good and indefamilie cruits of the part. $\hat{A} \in S$ of the first part of the same degrade particle and the same tensors due and particle, and the $\hat{A} = \hat{A} =$	the delivery here $f_{\rm c}$ LDCY DFC — the lawful once E of the premises above grasted, and the probability of the formation of the state of assessments that may be bried or WILL here the building upon aid real estate innered axions for and terms of a state area part, the low, if any mode symbols to the part. <u></u> of the second part to the state of the part, the low, if any mode symbols to the part. <u></u> of the second part to the state of the part, the low, if any mode symbols to the part. <u></u> of the second part to the state of the part, and the amount so pain thall become a part of the individual second part to the state of the amount so pain thall become a part of the individual second part to the state and money, rescarded on the <u></u>	
	And the said part $\hat{A} \in \underline{C}$ of the first part do breeky revenues and same that at erised of a good and indefcamble exists of indefcamble exists of indefcambles exists of i	the delivery here $f_{\rm c}$ the [2] GPC — the law of a const 1 of the premiers above granted, and the delivery here $f_{\rm c}$ the law of a const 1 of the premiers above granted, and 1 there the building upon and real estic inserts arises for and terms is non- part, the low, if any mode payle the the part, 1 of the second part to the section 1 of part, the low, if any mode payle the the part, 1 of the second part to the section 1 of part, the low, if any mode payle the the part, 1 of the second part to the section 1 on part, the low, if any mode payle the the part, 1 of the second part to the section 1 on the part, the low, if any mode payle the the part, 1 of the second part of the part of the answer, executed on the _3181 day of _123 100LLNS , and sum of money, executed on the _3181 day of _123 100LLNS , and sum of money, executed on the _3181 day of _123 100LLNS , and then of money, executed on the _3181 day of _123 100LLNS , and the second payle there and indeparted part of the second part and the second pay there with interest there are breached payles at the payments of any solution of the second payle of which the indepart of the second payles at the second payle there the second payl is the second payle the second payl and the payles the second payles at the second payle there be, shall be payled by the payles the second payles at the second payle there be, shall be payled by the payles and the second payles at the second payles the second payles and the second payles at the second payles the payles the second payles at the second payles the second payles are second payles, making such any, so the second payles the second the second payles are second payles, the day and years the second methes overspine, if any there be, shall be payles the second payles the second payles, the day and years that the second payles the second payles	
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	And the said part C & d the first part do	the delivery hered. LDCY DFC the larf owner L of the premiers alore granted, and	
	And the said part & 2 and the first part do hereby revenant and same that at series of a good and indefamilie exists of indefamilies therein, first and that they will arrent and defined here same to prive here to the train here and the prives here to the train here and the prives here to the train of a same here and the prives the prives the prives the prives of the first part at all at a same here and the prives of the distance and prives and here even that and prives and the prives of the distance and prives and here the prives of the distance and the distance and directed by the prives are distance and the prives of the distance and the d	the delivery hered. the Y BFC the lawful owner & of the premises above granted, and "	
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