## MORTGAGE RECORD 76

.....

ay of ds.

nine part. pt of part,

and ed or sum of as r this ARS, 31 any kept ately rents a the s, on clead

AL) AL) AL)

tion last

..... r of

r.

A Start

343

1

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 44. This instrument was filed for record on the 17 day of	
1	W. C. McNown and wife	Aug. A. D. 1931 , a9:00 o'clock A. M.	
	то	Etai 8. Anustrony ' Resister of Deale	-
F F	Lawrence National Bank, Lawrence Kansas.	By Register of Deeds. Deputy.	+
	THIS INDENTURE, Made this 14th day of August , in the year of our Lord, one thousand mine   hundred and thirty-one between   W. C. NcNown and Florence K. McNown, his wife		
	of Lewrence in the County of Dougles and State of Zenses		
	parties of the first part, and The Lewrence Netional	Bank part X of the second part	
	WITNESSETH, That the said parties of the first part, in consider	eration of the sum of	
•	Twenty-five hundred: And no/100 which is bereby acknowledged, haY@ sold, and by this indenture do which is bereby acknowledged, haY@ sold, and by this indenture do the following described real estate situated and being in the County of D	Grant, Bargain, Sell and Mortgage to the said part. Y of the second part,	
	Lots No. Eleven (11) and Twelve an addition to the City of Law	(12) in Block Eight (8) in University Place, rence, Douglas County, Kansas.	1
			i
	with the appurtenances and all the estate, title and interest of the said part And the mail text left of the fort text do here's evenant and save that		
	And the said part_125.of the first part do hereby covenant and agree that seised of a good and indefeasible estate of inheritance therein, free and clear of all incumbra	at the delivery hereof they_erethe lawful owner_S of the premises showe granted, and new	
	And the mid part $\pm 0.2$ , of the first part do hereby covenant and agree that missed of a good and hidrandhie extra of inheritance therein, five and clear of all incumbers and that they will warran and defend the same against all parties making lawful claim there. It is agreed between the parties have to that the part, $\pm 0.2$ of the first part shall as assessed against axid real estats when the same becomes due and payable, and that here, and by rack happeners company as shall be specified and directs by the part $\pm 0.2$ of the $\pm 0.2$ get. Interest, And the due rout that sub part $\pm 0.2$ of the for part shall fit of	at the delivery hereof the Y. STCthe having owner. So if the premises shows granted, and are in. all times during the life of this indenture, pay all taxes or assessments that may be leveled or 	
	And the mid part 162.0 of the first part do	at the delivery hereof the Y. BTCthe hwful owner. S of the premises above granted, and are in. all times during the life of this indenture, pay all taxes or assessments that may be levided or 	
	And the mid part 162.0 of the first part do	at the delivery here of the U. STC the harf of over of the premises above granted, and are	
	And the mid part 162.0 of the first part 4	at the delivery here of the Q. STC the harf at over of the premises above prated, and are The delivery here of the field of this indenture, pay all taxes or assessments that may be level of er The hard pay is the source against fire and tormade is much sense of a state. Boo, if any, make payshe the hard The fire and payshe is the source against fire and tormade is much sense as a state of the indefections, second by this or equilibrium and the mount so paid shall been a payshe and to keep and premises insured as so, or either, and the mount so paid shall been a pay of the indefections, second by this or equilibrium and mount so paid shall been a pay of the indefections, second by the	
	And the mid part 162.6 of the first part do broky covenant and space that mided of a good and individually entropy of inhibiting the rest of the rest of the inhibiting ind that they will warrant and defend the mans against all parties making herdel data there. It is agreed between the parties here to that the part 142.6 of the first part all all mesoned against and real states when the same because due and payable, and that highly mid by mid by mide against and the event that and part 162.6 of the first part all all the particular the part 12.6 of the second part may pay and have particular the part 12.6 middle mide against and the part 12.6 of the first part all data is the second part may pay and the second part may pay and have and insume middle Diddle Tarter 1.7 of the second part may pay and have and insume middle Diddle Tarter 1.7 of the second part may pay and have and insume more of many advanced by the and part 1.6 of the first part 1.6 of the part 16.6 of the first part 14.6 fith it pays the same as partial of the inhibit may part 16.6 of the first part 14.6 fith it pays the same as partial of the inhibit may part theory of may obligation ernshift theory of integration of the inhibit may may be distributed remains the explains of the holder hered, within the top. In the pays obligation ernshift theory of integration and the inhibit may make the pays obligation ernshift theory be and pays the inhibit may make the pays obligation ernshift theory be and pays the pays in and pays in a single of pays in the pays obligation ernshift theory be and pays the pays in and pays in a single of pays in the pays obligation ernshift theory be and pays the pays in a single of pays in the pays obligation ernshift theory be and pays the pays in a single of pays in the pays obligation ernshift theory be and pays the pays in a single of pays in the pays obligation ernshift theory be and pays the pays in a single of pays in the pays obligation ernshift theory be and pays pays in the semi more	at the delivery here of the Y. STC the harf of over of the premises above puncted, and are	
	And the sold part 162.6 of the fort part 4 horeby servenant and agree that maked of a good and hindradhile state of inheritance therein, free and door if it innumbers and that they will were not and infer the same spinst and parties mainly berief down there It is agreed between the parties herein that the part 162.6. of the forth part shall as assessed against and real state when the same becomes due and payable, and that hingy and by an hinggares company as able to specified and districtly the part 1	at the delivery hered the Y. STC the hards owner. So the premises above passed, and we we want the second	-
	And the said pert 162.6 of the form pert do	at the delivery hered the Y. STC the hards owner. So the premises abave parted, and we we were the second s	
	And the said pert 162.6 of the form pert do	at the delivery hered the Y. STC the hards owner. S of the premises abave passed, and we	
	And the said pert 162.6 of the form pert do	at the delivery hered the Y. STC the hards owner. So the premises abave parted, and we we were the second s	
	And the mail pertifies of the for pert doc inverse down of all inverses main of a good and individually entate of information the formation of the inverses of the formation of the inverses of the formation of the inverse	at the delivery hered the Y. STC the hards owner. S of the premises abave passed, and an analysis of the second se	
	And the mail perticits of the for pert doc newly servent and are the instant of a good and indicabile state of information the formation of the instance	at the delivery hered the Y. STC the herds owner. S of the premises show parted, and we	
	And the soil perticiplic of the for pert d	at the delivery hered the Y. STC the herds owner. S of the premises shows passed, and we	
	And the said pert 162.6 of the form pert doc hree mody serverant and ages that sates of a good and indicatile states of information the perturbation of the lineariza- tion that they well servera tand defined in sum serverals and provide and the lineariza- states of a good and main states when the same because durating bytch parts. And the lineariza- states of a good and main states when the same because durating bytch parts. The lineariza- tion of the linearize comparison of the linearization of th	at the delivery hered the Y. BIC the herds owner. S of the premises above practed, and an intermediate the the solutions upon and real states insured spatial. The real states is the solutions of the solution is the solution of the	
	And the said pert 162.6 of the form pert d newly serverant and agree that sates of a good and hadrandile states of inheritance therein, free and duer of it limitance that the twy cell servera and defined the mass sequence of the form part shall at memory dependent of the two servers of the said perturbation of the inheritance of the new limitance comparison of the inheritance therein and payode, said that for the sequence between the partice bench that the pert 162.0 of the form part shall at memory dependent of the said perturbation of the second payode, and that for the particle dependent of the said perturbation of the second payode, and that the perturbation of the second payode and dense the perturbation of the limitance of the second payode in the second payode and the second payode the second payode due the payode and the second payode and the second payode the second payode due to payode and the second payode and the second payode the second payode due to payode and the payode and the second payode and the second payode due to payode and the payode and the second payode and the second payode and payode and the payode and the second payode and the second payode and payode and payode and the second payode and the payode and the second payode and payode and payode and the second payode and the second payode and the second payode and payode and the second payode payode and the second payode and the second payode and the second payode payode and the second payode and the second payode and the second payode and the second payode payode and second payode and the second payode and the second payode and the second payode and the second payode and the second payode and the second payode and the second payode and second payode and the second payode and the second payode and the second payode and the second payode and the second payode and the second payode and the second payode and the second payode and the second payode and the second payode and the second payode and the second payode	at the delivery hered the Y. STC the hards owner. S of the premises above practed, and an interacting the life of this indenture, pay all taxes or assessments that may be levide orill and the delivery here of the indenture, pay all taxes or assessments that may be levide orill and the probability of the part of the indenture of the state of th	The P
	<form></form>	at the delivery hered the Y. STC the herd over S of the premiers show parted, and and the delivery hered the ff of the indentum, pay all taxes or assessments that may be levide or	
	And the mail pert ddll of the for pert d newly severant and gree that instead of a good and individual levera of a labeliance therein, five and don't of a linearce company as hall be periodical and instead by the pert of the instead of the linearce term of the linearce company as hall be periodical directed by the pert of the instead of the linearce company as hall be periodical directed by the pert of the instead of the linearce company as hall be periodical directed by the pert of the instead of the linearce company as hall be periodical directed by the pert of the instead of the linearce company as hall be periodical directed by the pert of the instead of the linearce company as hall be periodical directed by the pert of the period is and perturbed directed by the pert of the period by the pert of the period is a direct directed are the periodical directed by the pert of the period by the pert of the period by the pert of the period by the pert directed are the periodical directed by the pert of the period by the perturbed direct directed are the periodical directed by the perturbed directed directed are the directed directed are the directed direc	at the delivery hered the Y. STC the herds owner. S of the premises show passed, and we can be adding the life of the indefinite, pay all takes or assessments that may be field or	1