## MORTGAGE RECORD 76 Reg. No. 2247 Fee Paid, \$ 1.50

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|  | FROM  | STATE OF KANSAS, DOUGLAS COUNTY, 11.   |  |
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| Lundin Bel   | la Spencer and Mary M. Spencer  | This instrument was filed for record on the fill day<br>Oct. A. D. 1933 ; atll: 100'clock A. M.  | ď  |
|  |   | Eline Causting Register of Deeds   | -  |
| The Lewren   | ce Building and Loan Association  | By Deputy,   |  |
|  | TURE, Made this second day of   | October, in the year of our Lord, one thousand his<br>Bella Spencer and Mary M. Spencer, both single wom   | en   |
| of Please<br>parties of the s  | enton in the County of Lynn<br>first part, and The Lewrence Building s  | and State of Kenses<br>and Losn Association part y of the second part  |  |
| Six Huz<br>which is hereby ac  | H. That the said partlon_ of the first part, in consider<br>ndred_and_no/100knowledged, ha_vesold, and by this indenture do<br>knowledged, ha_vesold, and by this indenture do<br>ibed real estate situated and being in the County of Dou-   | ration of the sum of.<br>  | of   |
|  | The West One-half $\binom{1}{2}$ of Lot 120   | on Kentucky Street in the City of Lewrence   |  |
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| And the said part  | nces and all the estate, title and interest of the said part.<br>1.102.0f the first part do   | t the delivery hereof they are the lawful owner Bof the premises above granted, and  | ı  |
| And the said part<br>seized of a good and im<br>and that they will warrs<br>It is agreed betwee<br>assessed against said res<br>and by such insurance o<br><u>its</u> interest. A  | 10.0 of the first part do hereby occurant and agree that at<br>defaultie entse of inductivase therein, fore and dense of all incumbrans<br>at and defend the same signing all parties making leaded data therein<br>are parties herein that is part. [20] of the first part shall at a<br>dentities when the same becomes date and payable, and that [2]<br>hympary as shall be specified and dimeted by the part 2of the same<br>in in the event that same just 2.0  | t the delivery hereof. LDQV_D20the involvement Bof the premises above granted, and<br>en-<br>involvement and the second s   |  |
| And the said part<br>seized of a good and its<br>and that they will warrs<br>It is agreed betwee<br>anessed against said rea<br>said by such inserance of<br>itsinterest_A<br>berein provided, that ut<br>methics_said that leas<br>THIS GRANT is<br>Siz_ Flund record<br>according to the terms   | 1.0.8.6 of the first part do hereby covenant and agree that at<br>defaultie entse of inductions therein, first and dara of all localization<br>at all default the same signing all parts making herefold chain therein<br>the particle here that the part.1.0.8. of the first part shall at a<br>distant where the same become days and payable, and that.<br>Discuss as shall be exceeded and directed by the part $\underline{J}_{-}$ of the sec<br>that in the same become days and payable, and that.<br>Discuss are shall be exceeded and directed by the part $\underline{J}_{-}$ of the sec<br>that in the event that and part 1.6.8. of the first part shall find to<br>minimize a the rate of 10% from the other of payment of all<br>discuss in the rate of 10% from the costs of payment of the<br>1. cml hmo/1000 enters the payment of the same dis-<br>   | the delivery here $t \ln(\psi - \Omega \tau \phi)$ . The lawful events flot the premises above granted, and<br>a set of the set of the law of the indexture, pay all taxes or assessments that may be level of the<br>$t \ln(\omega - \phi)$ and the law of the indexture, pay all taxes or assessments that may be level of the<br>$t \ln(\omega - \phi)$ and the law of the indexture, pay all taxes or assessments that may be level of the<br>$t \ln(\omega - \phi)$ and the law of the law of the law of the second part is the setter if<br>the result is the second of the second part is the setter is<br>$t = \sigma$ wither, and the amount so paid shall become a part of the indexted second by this<br>regulation of money, essential on the $-\Omega \ln(-\Delta \tau \phi) = -\Omega \ln(\Delta \tau) \ln(1-\Delta \tau \phi)$ . (3.3)  |  |
| And the sold part<br>sided of a good and in<br>and that they will warre<br>It is argued lative<br>answerd against sail re-<br>and by such insurance to<br>its interest of the second<br>THIS of CARAT is<br>"Six Phuncheck"<br>of the second part of the terms<br>and ty "15".<br>And this occurrent<br>part General of an order determs<br>part determs of an order determs<br>and the second the whole<br>detection of the whole   | $\pm$ 0.05 of the first part do hereby covenant and agree that at<br>defaultie entse of inducting the density for and disc of all incumben-<br>ant and defend the same against all parties making lawful chain there<br>is the parties leaves that the part. 100 of the first part shall at a<br>density when the same become days and puyshes, and that. The<br>maps as shall be exceed and an entropy which takes and a mark<br>that is the second takes and puyshes, and that. The<br>density of the second takes are pay with takes and become<br>takes the second takes and purshes and the second pays<br>at a mark the second takes are pay with takes and become<br>at mark the second takes and payshes at the second pays<br>at mark 100 (100   | the delivery here $t \ln(\psi - \Omega \tau e)$ the lawful event. Bot the premises above granted, and<br>the delivery here $t \ln(\psi - \Omega \tau e)$ the lawful event. Bot the premises above granted, and<br>the dimension of the law of the delivery provides the law of the second part to be and<br>the second part, the law, in the particle to the part $J_{\rm end}$ of the second part to be set<br>to any part, the law, in the particle to the part $J_{\rm end}$ of the second part to be set<br>part and part, the law, and particle to the part $J_{\rm end}$ of the second part to be set<br>part, the law, the second to part the law, the second to the part $J_{\rm end}$ is a second part<br>in the second to the second to the part $J_{\rm end}$ of the law part of the ladded beam second part<br>match and the moment are paid shall be some a part of the indefections, second part<br>interest aversing there are second to the second of the ladded back in the second part the<br>or of the delivery beam of the law of the law is the part of the ladded back is the second part of the law of the ladded back is the second part to be an even the law of the ladded back is the second part the law of the law of the law of the ladded back is the second part to be law of the ladded back is the the ladded back |  |
| And the said part<br>sained of a good and in<br>and that they will search<br>it is argued lative<br>ansated arguint said re-<br>main by each instance or<br><u>118</u> instance or<br><u>118</u> instance or<br><u>118 Uninfrect</u><br>according to be form<br>as by <u>118</u> shows of<br>the search of the search<br>and by the search<br>and by the search<br>and the state of the search<br>matter and become due<br>matter and become due<br>and benefits searching the<br>search of the search<br>and benefits searching the<br>search of the search<br>and benefits searching the<br>search of the search<br>and benefits searching the<br>search of the search of the search<br>of the search of the search of the<br>search of the search of the search of the search of the<br>search of the search of the search of the search of the<br>search of the search of the search of the search of the<br>search of the search of the search of the search of the<br>search of the search of the search of the search of the search of the<br>search of the search of th  | $\pm$ 0.05 of the first part do hereby covenant and agree that at defaultie entse of inductions therein, first and direct of ill incumbers at and default the same against all parties making lawful chain there is a to be parties lawful the part. 10.0 of the first part shall at a limit shall be a set of the parties of the parties and the part. 10.0 of the first part shall at a limit shall be part 10.0 of the first part shall at a limit shall be part. 10.0 of the first part shall at a limit shall be part. 10.0 of the first part shall be part. 10.0 of the part of the second part may pay will take see as a limit shall be part. 10.0 of the second part is part. I shall be part of the second part is the part of the second part is the part of the second part is the part of the second part. I shall be part of the second part is part of the second part is the part of the part of the part of the second part is the part of the part of the part of the second part. I shall be part of the part of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the part of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the part of the second part is the part of the second part of the part of the second part of the second part of the second part of the second part of the part of the second part of the second part of the second part of the second part of the part of the second part of the second part of the part of the part of the s   | the delivery hereof $LD(U, DPC)$ . the lawful event. Bot the premises above granted, and<br>the delivery hereof $LD(U, DPC)$ is the lawful event. Bot the premises above granted, and<br>the dimension of the lawful event of the lawful event. The deliver of the second part is the lawful event model and part, the law, if any mode particle to the part $L_{\rm event}$ is fragment of the the second part of the lawful event is the lawful event to be set of the second part is the lawful event to part with law, and part the law event by the lawful event is the lawful event to part with law, and the lawful event and particle and the amount to paid shall be some a part of the lawful event law with the lawful event is the lawful event law and the lawful event   |  |
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| And the sold part<br>mined of a good and in<br>and that they will wares<br>It is argued lative<br>answerd arguint aid re-<br>add by such insurance on<br>the second second second<br>THIS OLARX is a<br>Statis Runnized.<br>THIS OLARX is<br>second to the terms<br>and of most factors<br>part 162. Of the fact<br>mature such and be out<br>and on most part of the terms<br>and of most second the while<br>mature such and be out<br>and the section second<br>the section second the while<br>mature such and be out<br>and henceful second the while<br>most the second the while<br>most the second the while<br>mature such and be out<br>and henceful second be out<br>and henceful second be out<br>and henceful second be out<br>in N WITNESS I<br>above written.   | LOBG the first part do hereby ecvenant and agree that at<br>defaultie entse of inductions during first and dara of all incumben-<br>ant and defend the same against all parties making lawful claim there<br>are parties hereoft basis the part. IGG of the first part shall at a<br>in starts where the same become days and payable, and that<br>many as shall be exceed a start area of the same start and an at<br>instart where the same become days and payable, and that<br>many as shall be exceed a start area of the same start and in a<br>transfer of the same start of the first part shall fail to<br>the start the second part area you will be an at<br>at and 1 no / 100 of the second part, while<br>the start start be specific part of the start is an end of<br>the start area of the second part area. If the same shall have<br>a start is a start of the specific part of the specific part<br>is start at he start of 1000 first part of the specific part of the<br>terms and payable go the year dist or part of the specific part<br>is start at he start of 1000 first part of the specific part of the<br>terms and payable go the year dist part of the specific part of the<br>terms and payable at the option of the holder lawers, which and the<br>sum manya quasid, and if of the shead the second and the information<br>of the specific payable at the option of the holder lawers, preventing the<br>theory based is the option of the holder lawers, preventing the<br>transfer and the start part of the source and the specific pay the<br>target is all interest, previews and all of the informations of the holder terms. The<br>transfer and the start pays are the specific pay the holder the rest.<br>The specific pays the same and payoints in manks the target<br>of pays benefic that the terms and payoints in the specific pay the holder the rest.<br>The specific pay the pay the specific pay the specific pay the holder the rest.<br>The specific pay the specific  | the delivery hereof. LDGY_GTG  |  |
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