MORTGAGE RECORD 80

<pre>mproverses and all the exists, this and interes of the and part iss. of the first part is the interes is a first part is the interes is a first part is the interes is the interes is a first part is the interes i</pre>		STATE OF KANSAS, DOUGLAS COUNTY, ss.
processes Bidd, & Lonn Assn. p		This instrument was filed for record on the 19 day of
By DENTRES. Made this End for an intermediation of the series of the divergence of the series of the series of the divergence of the series of t	ТО	Narold G Beck
HERE PRODUCTIONS, Made this thirth's clive intermediation intermediation Intermediation Interface intermediation interface Intermediation Interface interface interface Intermediation Interface interface interface Interface Interface Interfac	The Lawrence Bldg. & Loan Assn.	I - Ry states and the descent of the state o
d de for het de land and de de de land af de de de de het per la cardination of thema and DOLLARS, to . them	THIS INDENTURE, Made this thirticth day of 1 ired and thirty five between Win W Greene	lovember
Distriction of the second part is the s	Lawrence in the County of Douglas ties of the first part, and The Lawrence Building.	and Lean Association
programmed with the method of the model and before a diverse of the and part is a diverse is a diverse	WITNESSETH, That the said part iss of the first part, in consideration	
spectremances and all the estate, tills and interest of the mid part [op. of the first part therets. the add and C2 of the for part do	ich is hereby acknowledged, na ve. sold, and by this indenture do Gr	ant, Bargsin, Sell and Mortgage to the said part V of the second part the
the mail part C.S. of the fort part 6	Lot Eleven (11) in Sinclair's Subdivision o <u>knmon</u> as South Lawrence	f that part of the city of Lawrence
the mail part C.S. of the fort part 6		
the mail part C.S. of the fort part 6		
the mail part C.S. of the fort part 6		·
the mail part C.S. of the fort part 6		
the mail part C.S. of the fort part 6		
the mail part C.S. of the fort part 6		
DALODIT MULTICE CALLER AND ALL AND		
by Us must be provided in this indexture. We constrain the state of the state in the state is a barrier specified, and the obligation contained therein fully distanged. If default is must be state and the state is a state is a state in the state is a state	And the mid part 10.0. of the first part do hereby covenant and agree that at the delive pool and indefaultie matter of internance therein, free and other of all incommission- that they will warrant and defend the same against all parties making lawful daim thereino. It is agreed between the particle herein tasks the part 10.0 m of the fort part shall at all times due main states then the same become due and payahle, and that 1 ft integr. Will keep the buildings all be specified and directed by the part	ry lorest. Lingy G.F.G. the lawful owner, f. of the pression above greated, and setting ring the UP of this indenture, pay all taxes or assessments that may be loried or exceeding against pon mail on state insured against fire and lorested in such sum and by much insurance company the part. J. of the record part to be stated of 1.26. Index. Mathematics and the event that
<pre>* manuary movind by her was a barre at where a province in context as an aband as accounting therefore, and the province at the second the warry of province in the second the warry of province in the second the warry of province in the second the warry of province integration in the second the second integration in the second in the seco</pre>	And the mid part 20.0 of the first part do hereby covenant and agree that at the delive pool and indefaultie matter of internance therein. (<i>true</i> and deter of all incommission that they will variant and defend the same agrinst all parties making lawful daim thereito. It is agreed between the particle barch state the part 20.0 of the first part shall at all times due main state when the same become due and payable, and that . 1 they, will lawp the buildings all be specified and directed by the part	ry lored th QY AF a the layer of a second second sector of the pression share pressed, and setted ring the life of this indexture, pay all taxes or assumments that may be buried or second against pos maj end sector lawared against fire and terracks in such sum and by much lawares company the part of the second part to the estimat of <u>122</u> bitrows. And in the errent that to here will pressed here in the estimat of <u>122</u> for the second part may pay not by this indexture, and shall have informed at the rate of 162 toom the state of payment with may, exceeded on the 300 the <u>300</u> the maj of all and the toom runs and the part interval of the the second part of the second pay is an DOLLARS, may, exceeded on the 300 the <u>day of Monton</u> 115 35 entry the second part to the terms of all obligation and here too more second the taxe of the dollar terms of all obligation and the too more second 100 100
WITNESS WHEREOF, The parties of the first part ha 70 bereauto set their hand and seal a the day and year last above With W Greens (SEAL) Florence Greene (SEAL) (SEAL) (SEAL) BE IT REMEMBERED, That on this 19th day of December A D. 1935, before me, s Indurary. Fublic in the aforeaid County and State, came With G Greene and Florence Greene, his wife to me personally known to be the same person s. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte subscribed mo, name, and affired my official seal on the day sand year last above written. IN WITNESS WHEREOF, I have bereunte s	And the mail partleO. of the first part do hereby covenant and agree that at the delive goal and indefaultie state of interfauor therein. For and date of all intermitance that they will warmant and defend the same against all parties making lawful datas therein. It is agreed between the particle bare to that the partleO. Or it is not part shall an all times due and state when the same become due and payable, and that . If here, will lawp the buildings on the specific data directed by the part, of the data the bare, it is an all ware the partleO. Or the specific data directed by the part, of the partleO. Or the partleO. The part	ry lored. Likely G.F.G. the lawful over E_i of the pression above granted, and setting ring the life of this indexture, pay all taxes or assessments that may be lored or assessed against par might end notes insured against five and toroads in sects sum and by most insurance company the part. J_{int} of the second part to the sects of 1.05° . Interest, And in the event that is have add pression insured as barries periodicity then the of 1.5° from the date of payment unit is they add pression insured as barries periodicity then the of 1.5° from the date of payment unit $J_{int} =$
Florence Greene (SEAL) (SEAL) (SEAL) F Kansas BE IT REMEMBERED, That on this 19th day of Docember: A D. 1955, before me, a Min. Greene, and Florence Greene, his, wife. in the aforeaid County and State, came Win M. Greene, and Florence Greene, his, wife. who executed the foregoing instrument and duty acknowledged the execution of the same person s who executed the foregoing instrument and duty acknowledged its execution in the works and affined my official seal on the day and year last above written. Win W. commission entries on the 19th day of Octobler: 19.35.	And the mid partleO. of the first part dokreby coverant and agree that at the delive pool and indefaultie matter of internators therein. (Inc and discript all indefaulties matter of that they will variant and defend the same agrins all parties making lawful chain there. It is agreed between the particle best on the partLiO. It is for part shall at all times due and not sets the the same become due and payshis, and that 't hay, will have the buildings of the specified and directed by the part.' of the second part, the loss, if any, make payshis to the specified and directed by the part.' of the second part, the loss, if any, make payshis to the specified and directed by the part.' of the second part, the loss, if any, make payshis and the specified and directed by any most tarse when the man become a part of the indifference will be the therma of the shall be income to part abalant become a part of the indifference will be the therma of the shall be income to part abalant become a part of the indifference of the the terms of In the second part, the term of the small	ry breed th QY AF 0 the layering over B_1 of the pression shore granted, and setted frig the life of this indexture, pay all taxes or assumments that may be bried or exceeded against por maj end entite innured against fire and terracks in each sum and by meak innurance company the part V_2 of the second part to the extent of $\frac{12.0}{10.000}$ interval to be originated and the event that to bey mid pression innured a particle system of the taxes of the grant and part may pay one by the indexture, and shall have interest at the rate of 19.00 to the state of payment with may, exceeded on the <u>SOUL</u> day of <u>NOVEMBOT</u> 115.355. Taxes with intervent thereas as been a old oblightion and have be severe any part thereaf taxes with intervent thereas as been provided, in the origin that is not be severed any part thereaf may canceled on the <u>SOUL</u> day of <u>NOVEMBOT</u> 115.355. Taxes with intervent thereas as been a rearies of the same have a payments or any part thereaf may canceled therein play independent. If it dentits is made in mark payments or any part thereaf pay and provide the state pay of the instances in a mark payments or any part thereaf pay and pay of the payments of the same in a mark payments or any part thereaf pay and payment of the payments of the payments or any part thereaf pay and payment, the had and payment and the pay independent of the hadder harder. The taxes pay thereaf thereaf the payments of the payments or any pay thereaf pay and thereaf thereaf pay of the payments of the pay o
(SEAL) (S	And the mid partleO. of the first part do hereby covenant and agree that at the delive pool and indefaultie matter di listerinare: therein, for and dater of all incommission - that they will warman and defend the same against all parties making lawful daim therein. It is agreed between the parties here to the parties of the fort part shall at all times due in a strate stress the parties here to that the parties of the fort part shall at all times due in a stress the the same become due and payable, and that . It hey, will have be building up the parties of the fort part shall be try years takes of the same become due and payable to the same of the fort part shall be try	ry breed th Q. A.F.O. the hards over A. of the pression shore granted, and setting the Bo of the indexture, pay all taxes or assessments that may be breed or sevened against from the interest interest again to the sevene that the part. J. of the sevene pay to the total of 1.26. In the sevene that the part. J. of the sevene pay to the total of 1.26. In the sevene that the part. J. of the sevene pay to the total of 1.26. In the sevene that the part. J. of the sevene pay to the total of 1.26. In the sevene that the total of 1.26. In the sevene that the sevene total of 1.26. In the sevene tota
F Kansas (SEAL) P Douglas)*** BE IT REMEMBERED, That on this 19th day of Docember A. D. 1935 , before me, s Intrary Fiblo in the aforesaid County and State, came	And the mail part 20.5 of the fact part do hereby coverent and agree that at the deliver goal and indefaulties state of interinance therein, fore and char of all incombinence that they will servers the particle here therein, fore and char of all incombinence in the servers the particle here to that the part 10.5. of the face part half is all times do main state when the same become due and payable, and that 11 hery. Will large the buildings up that the servers the particle here to the same spectra the low of any many state payable to income of the servers the part of the same state of the same become due and payable and income of the servers in the servers of the same become spectra the large state state and states when the same become due and payable, and that 11 hery. Will large the buildings up part 12.6 of the face part shall fail to pay serie taxes when the same become spectra the large state internal buildings of the face payable and the payable in the same become spectra the large state of the same state states and the same state and the buildings of the payable and the payable to the part 1.4.1 or the same day and payable with the same state states and the same state state buildings and the same of the same state states and the same state state buildings and instances of the same state state state states and the same states and payable to the same state states are state and payable and the states states and payable to the large states the same states the same states are been state at the same states and states and payable and the same states and payable and the same states are been state at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states aread states at the same states are	ry breed thingy first the herein over first of the premiers shower granted, and setting the life of this indexture, pay all taxes or assessments that may be breed or serves against from and brends to the set of the max of the second part to part the second part to the second part to the second part to part the second part to the second part to the second part to part the second
F Kansas p Douglas BE IT REMEMBERED, That on this 19th day of Docember A. D. 1935 before me, s Intrary_Fublic in the aforesaid County and State, came Wm. W. Groome, and Florence, Groome, his, wife. if the same. who executed the foregoing instrument and duty acknowledged the execution of the same persons who executed the foregoing instrument and duty acknowledged the execution in WTINESS WHEREOF, I have bereaute subscribed mo, name, and affined my official seal on the day and year last above written. 19.35.	And the mail part 20.5 of the fact part do hereby coverent and agree that at the deliver goal and indefaulties state of interinance therein, fore and char of all incombinence that they will servers the particle here therein, fore and char of all incombinence in the servers the particle here to that the part 10.5. of the face part half is all times do main state when the same become due and payable, and that 11 hery. Will large the buildings up that the servers the particle here to the same spectra the low of any many state payable to income of the servers the part of the same state of the same become due and payable and income of the servers in the servers of the same become spectra the large state state and states when the same become due and payable, and that 11 hery. Will large the buildings up part 12.6 of the face part shall fail to pay serie taxes when the same become spectra the large state internal buildings of the face payable and the payable in the same become spectra the large state of the same state states and the same state and the buildings of the payable and the payable to the part 1.4.1 or the same day and payable with the same state states and the same state state buildings and the same of the same state states and the same state state buildings and instances of the same state state state states and the same states and payable to the same state states are state and payable and the states states and payable to the large states the same states the same states are been state at the same states and states and payable and the same states and payable and the same states are been state at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states aread states at the same states are	ry breed thingy first the herein or assessment that may be breed or servered against the life of this indexture, pay all taxes or assessments that may be breed or servered against par may be an into insured against fire and to make its sets sum and by much immune company the part. J. of the second part to the sector of 150° much immune company the part. J. of the second part to the sector of 150° much is due of payment with its layer and shall here interest at the rate of 150° from the due of the payment of the second part to the second part to the sector of 150° much is due of payment of the part. J. of the second part to the part of 150° from the due of payment of the part. J. of the second part to the part of 150° from the due of payment of the part. J. of the terms are set at the rate of 150° from the due of payment of the part of the interest at the rate of 150° from the due of payment of the pay, executed on the
Bouglas s. BE IT REMEMBERED, That on this 19th day of December A. D. 1955 before me, s Motary .Fublic in the sforesaid County and State, came	And the mail part 20.5 of the fact part do hereby coverent and agree that at the deliver goal and indefaulties state of interinance therein, fore and char of all incombinence that they will servers the particle here therein, fore and char of all incombinence in the servers the particle here to that the part 10.5. of the face part half is all times do main state when the same become due and payable, and that 11 hery. Will large the buildings up that the servers the particle here to the same spectra the low of any many state payable to income of the servers the part of the same state of the same become due and payable and income of the servers in the servers of the same become spectra the large state state and states when the same become due and payable, and that 11 hery. Will large the buildings up part 12.6 of the face part shall fail to pay serie taxes when the same become spectra the large state internal buildings of the face payable and the payable in the same become spectra the large state of the same state states and the same state and the buildings of the payable and the payable to the part 1.4.1 or the same day and payable with the same state states and the same state state buildings and the same of the same state states and the same state state buildings and instances of the same state state state states and the same states and payable to the same state states are state and payable and the states states and payable to the large states the same states the same states are been state at the same states and states and payable and the same states and payable and the same states are been state at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states are been states and payable at the same states aread states at the same states are	ry breed thingy first in the normal first of the pression above greated, and setting the life of this indenture, pay all taxes or assessments that may be breed or service against free and ursade in sets sum and by much instance company the part. J. of the second part to part the second part to the second part to the second part to part the second part to part the second part the second part to part the second
BE IT REMEMBERED, That on this 19th day of December 2.0, 1955., second me, a weat the advection of the same personally known to be the same personal, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereauto subscribed m, name, and affired my official seal on the day and year last above written. IN WITNESS WHEREOF, I have bereauto subscribed m, name, and affired my official seal on the day and year last above written. IN WITNESS WHEREOF, I have bereauto subscribed m, name, and affired my official seal on the day and year last above written.	And the mail part 20.5 of the fast part do hereby overant and agree that at the delive pad and indefaultie state of interinance therein. For and other of all incombinese there is a special between the part of the state special all particle marked in the state in the yell served the part of the state special all particles makes the fast marked in the main state when the same become due and payable, and that . They, will large the buildings up the part of the state of the same special set part of the same become due and payable at the special and fasted by the part of the second part, the law, if any, make payable to be all the state of the same state is paid abilities the same is a special and become a part of the fast payses at the state is an energy to secure the payment of the same day and pays the same second and any payable to the pays the same become a part of the fast payses at the same second and the same special second pays to pay for any instance or to indicate any state of the same second pays to pay for any instance or to be shared pays when the same second pays to pay for any instance or to all same of man of the same second pays to pay for any instance or to all same fast and the same payse and pays the same second pays to pay for any instance or the same based and the same second pays the same second pays to pay for any instance or the same based and a state second pays the same second pays to pay for any instance or the same and the same state second pays and the widd if the same second pays the same same and when the same state second pays the same second pays to pay for any instance or the same second pays and the same pays and the same second pays to pay for any instance or the same second pays the same second pays the same second pays the pays and the same second pays the same second pays the same second pays the pays and the same second pays the same second pays the same second pays the pays and the same second pays the same second pays the pays the pay	ry breed thingy first in the normal first of the pression above greated, and setting the life of this indenture, pay all taxes or assessments that may be breed or service against free and ursade in sets sum and by much instance company the part. J. of the second part to part the second part to the second part to the second part to part the second part to part the second part the second part to part the second
 Win M. Groone and Florences Groene, his wife. to me personally known to be the same person s who executed the foregoing instrument and duly acknowledged the execution of the MINESS WHEREOF. I have bereants subscribed mo name, and affixed my official sea on the day and year last above written. Witness entries on the 10th day of Oxforber 19.55. 	And the mid part 201 of the first part do	ry breed thingy first the therein over first of the pression above greated, and astant the the life of this indexture, pay all taxes or assessments that may be breed or sevened against par might one match insured against fire and to reach in such sum and by mosh insurance company the part
written. Ny compission expires on the 19th day of October 19.36.	And the mail part 20.5 of the fast part do	ry breed thick AF a the herd over A of the president shore granted, and notice the life of this indenture, pay all taxes or assessment that may be bried or exceeded against for and burned is much assessed on the test and of the here that is the part. J. of the meand part to be tested of the indenture and the part. J. of the meand part to be tested of the here that the part. J. of the meand part to be tested of the here the part. J. of the meand part to be tested of the here that the part. J. of the meand part to be tested of the here the part. J. of the meand part to be tested of the here the part. J. of the meand part to be tested of the here the part. J. of the meand part to be tested of the here the part. J. of the meand part to be part to be tested of the here the part. J. of the meand part to be tested of the here the part. J. of the meand part to be tested of the here the part. J. of the meand the to be part to be tested of the here the test of the here the part to be tested of the here the test of the here the part to be the set of the here the test of the here the part to be the part to be the test of the here there the here the here the here the
	And the mail part 20.5 of the fort part do	ry breed thick for the best of the second for the second s
ELLASE e undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds e discharge of this mortgage of record. Dated this & nd day of gammary, 1946. (rasp. wal) The faurence Hauldeling mortgages. Owner, Owner, attest : J.E Eby, heretay Ry H.C. Bunkman Parse.	And the mid part 20.5 of the fort part do	ry breed thick for the best of event for each for the pression above greated, and estimate the life of the bedretters, pay all taxes or assessments that may be breed or servered against the maximum of the best of the best of the server that may be breed or servered against the how and matter beams are to the server of the the maximum company the how and the best of the best of the server that the result that the best of the bedretters, and had best of the server that and perturbed or servered against the the server as the server periods, the the pay Y of the meanst pay may be server, secreted on the
(rup, wal) the faurence thataling and pean association	And the mail part 2010 of the first part do	ry breed thick for the best of event for the speeches above greated, and estimate the life of the indenture, pay all taxes or assessments that may be breed or serving a part that the second part to be the second part to be terms and the second part to be the second part to be terms of the file the part of the second part to be terms of the file the part of the second part to be terms of the second part to be terms and the second part to be terms of the second part theory of the second part to be terms of the second part theory of the second part to be second part theory of the second part theory of the second part to be second part to

189