Receiving No. 2276

254

## MORTGAGE RECORD 80

Reg. No. 595 -Fee Paid, \$2.50 -

Receiving No.

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 30 day of	
Russell G. W	hite and Osie L. White, his wife,		
	TO	Warold G. Beck Register of Deeda	
The First Sa	vings Bank of Lawrence, Kansas.	ByDeputy,	The Le
THIS INDE	NTURE, Made this thirtigth day of	April , in the year of our Lord, one thousand mine 1 G. White and Osie L. White, his wife,	THIS IN hundred and t
of Lawrence	ce in the County of Douglas st part, and THE FIRST SAVINGS BA	and State of Kansas,	of La part ies of th
			WITNES
One Th	housand and no/100 (\$1000.00) = = = =	Grant, Bargain, Sell and Mortgage to the said part y of the second part, the	Four which is hereby
which is hereby ack following described	real estate situated and being in the County of Douglas a	nd State of Kansas, to-wit:	following descri
Int	Number Two Hundred Twenty-eight (228	) on Louisiana Street, Lawrence, Kansas.	
200			
			k
			AND DEPENDENT CONTRACTOR OF A
	a man and a state of the sold part of	es of the first part therein.	with the appurte
And the said part.	ces and all the estate, title and interest of the said part. i iOSof the first part dober_sy covenant and agree that at the	05 of the first part therein. delivery bereof thoy are the lawful owners of the premises above granted, and shad	And the said
And the said part of a good and indefeasible	16Sof the first part dotransformed and agree that at the e estate of inheritance therein, ee and dear of all incumbrance	delivery sereed LIDY_BIG tor a visu organize of the pressed over parent and a series over parent and	And the said ; of a good and indefer
And the said part. of a good and indefeasible and that they will warran	1650 the first part do wormant and agree that at the extate of inheritance therein, ee and dear of all incumbrance. It and defend the same squart all parties making lawful diam thereic	delivery hered LIG the device of the possible over prime over the second se	And the said of a good and indefer and that they will w It is agreed bo
And the said part of a good and indefeasible and that they will warran It is agreed betwee said real estate when the s	1056 the form part do	delivery hereof. Lifey . At 6 the next of the state of an experiment of the promote on the promote of the state of the state in stat	And the said of a good and indefer and that they will w It is agreed be mid real state when as shall be specified a
And the said part. of a good and indefeasible and that they will warran It is agreed betwee said real estate when the s as shall be specified and d mid part 6.0. of the first mid taxes and insurance, w	1.65 to fort part do, $p \rightarrow p$ coverant and gree that it is a state of inheritance therein, we and den of all form/brane and the state of the state of the state of the state of the number of the state of the state of the state of the state many however due and payake, such that the $y \rightarrow will have the thickindicated by the part j \rightarrow 0 the second part, the leas, if it sy, made paya-t part state is the state the state the state of the state of thestate of the state of the state of the state of the state of thepart of the state of the state of the state of the state of thestate of the state of the state of the state of the state of thestate of the state of the state of the state of the state of thestate of the state of the state of the state of the state of the stateof the state of the stateof the state of the state $	delivery hereof. Lifey . At 6 the next of the state of an experiment of the promote on the promote of the state of the state in stat	And the mid of a good and index and that they will w It is agreed be mid real notate when an shall be specified an and part_1051of the
And the said part. of a good and indefeasible and that they will warran It is agreed betwee said real estate when the s as shall be specified and d indig part 63 of the first midd tarea and insurance, a fully repaid. THIS GRANT is in	165c to fore part do	delivery hereof. L110 $y$ . A1 $B$ the investor $0$ where $b$ is a parameter strong planar wave $b$ is the planar	And the midd of a pool and index and that they will we It is agreed by an idea instate when a shall be appended a midd taxes, and instan- fed model. This GRAN
And the said part. of a good and indefeasible and that they will warran It is agreed betwee said real estate when the a mid part of the strate of the mid part of the strate fully repaid. THIS GRANT is according to the terms of	1956 the fort part de, or convent and gree that the state of inheritance therein, we can draw of all forumbrane it and defend the mane against all particle making lawful claim therein on the particle herein that the part. 1956 of the fort part shall at all in mane becomes due and payable, and that they, will like put hab hall indeed by the part $V_{}$ of the second part, the loss, if any, made pays part chalf all to pay such targe when the mane becomes due and paysing part chalf all to pay such targe when the mane become due and paysing initial to an uncertage to secure the payment of the man of One. Thousand and and OnlOne	delivery hered. L109.416 the state of assessments that may be jetted or ranned spins are during the life of this indexture, pay all taxes or assessments that may be jetted or ranned spins ingo upon mail real state insured against fire and tormado in such sum as the path harman suppry site to the party. of the second part to the state of .116 insures. And is the second part may be a read to keep and provide the second part to the state of .116 insures. And is the second part may be a read to keep and provide the second part to the state of .116 insures. And is the second part may be a read to keep and provide the second part to the state of .100 firms the date of apparent mode a read to keep and provide the second part of the second part may be a read to the second part to the state of .100 firms the date of apparent mode of money, exercised on the	And the mid of a pool and indef and that they will w It is agreed by a different when a shall be specified and here set and the and pool a different will be a different will be a different will be a different different THIS GRAN
And the said part. of a good and indefeasible and that they will warran It is agreed betwee said real estate when the s as shall be specified and d indig part 0.8 of the fart midd tases and insurance, inter regard, of the fart midd tases and insurance, inter the state of the second regard to the terms of and by <u>its</u> .	1Bot to fore part do	delivery hered. L109.418 delivery, pay all taxes or assessments that may be level or ramod spins inge quote null real state locured against fire and tormado in such sum as the part of the second part to the extent of 100 finates. As it is the rest the set of the part of the second part to the extent of 100 finates are sensing the to the party of the second part to the extent of 100 finates the second part or part are done by aid promises instruct as herein provided, then the part Y at the the second part of the second by the part of the second part to the extent of 100 finates the second part of part are set to be part of the second part to the extent of 100 finates the second part of parts and a finates, executed on the 30th day of April to 36 erest aversing thereas according to the terms of and abbiguits and allow become yame or and at a cay taxes with interest thereon as herea provided, in the erest that and part 1656 the new of the part 1656 the new of the part 1656 the new of the part 1656 the new of 100 finates the part	And the mid ( d = good and holder and that they will wn It is speed in the and maintise when and maintise when and maintise when and the specific of and the specific of and the specific of and the specific of and the specific of the specific of the and the specific of the Third GRAN.
And the mid part. of a good and indefeasible and that they will warran It is agreed betwee mid real cetate when the s as shall be specified and d indep art.O.G. of the fart mid marce and insurance, fully repaid. THIS GRANT is i according to the terms of. and by <u>its</u> .	1Bot to fore part do	delivery hered. L109.418 delivery, pay all taxes or assessments that may be level or ramod spins inge quote null real state locured against fire and tormado in such sum as the part of the second part to the extent of 100 finates. As it is the rest the set of the part of the second part to the extent of 100 finates are sensing the to the party of the second part to the extent of 100 finates the second part or part are done by aid promises instruct as herein provided, then the part Y at the the second part of the second by the part of the second part to the extent of 100 finates the second part of part are set to be part of the second part to the extent of 100 finates the second part of parts and a finates, executed on the 30th day of April to 36 erest aversing thereas according to the terms of and abbiguits and allow become yame or and at a cay taxes with interest thereon as herea provided, in the erest that and part 1656 the new of the part 1656 the new of the part 1656 the new of the part 1656 the new of 100 finates the part	And the mid of a pool and indefer and that they will we are a start of the start when an abult be specified and are an address to the mid pool of the start of a start Thirds GRAN converting to the term and bythe
And the mail peri- of a good and indefaultion and that they will writes it is agreed between and and acts when the set and and acts when the set and approximation of the set and approximation of the set THIS GRANT in it according to the terms of anody advanced by the shall hill to go yo the same when hill hill to yo the set and hill hill to yo the set	<b>10</b> Set the fore part de	delivery hered. Lifely . All S is in its with 0 white . It is planter every final wave and the delivery hered. Lifely . All S is an analysis of a second part to the extent of is an analysis of the second part to the extent of is an analysis of the second part to the extent of is an analysis of the second part to the extent of is an analysis of the second part to the extent of is an analysis of the second part to the extent of is an analysis of the second part to the extent of is an analysis of means, exceeded the interve at the second part to the extent of is an analysis of means, exceeding the second part to the second part to the second part is a second part to the second part to the second part is a second part to the se	And the mid ( d = good and indefer and that they will we It is agreed but widt maintime when what he specific a and any state when widt may any state of the mid y middle and the specific memory stranged by the state of the state and the specific any state any state of the state and the specific any state and the specific any state and the specific any state and the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the s
As do he said per of a pool and indefault and that they will wrame it is agreed betwee and rais active shat he's maje garceles of and d maje garceles of and d maje garceles of and d maje garceles of and d maje garceles of and taxes and issues are fully the same of a same maje strategies of the same and by its according to the terms of and by its making the payer the same And this converse or any adjustme studies will of the oblightions pro- tempone, same the same pay or them to note, and it shall be oblighted will of the oblighted pro- teriors of the same pay of the same pays of the same pays and the same pays the same pays	<b>10</b> Set to fore part de	delivery hered. Lifely	And the mail, of a pool and index and that they will we It is agreed but and mail and be specified a mail part 1.65 of the and part 1.65 of the answer demand by it all fails for pay the addition are of the answer of the answer of the addition are of the addition and it where an advantage of the addition and the addition and it where a further and it where a further and it where a further and it and the addition and it where a further addition addi
And the mail pert. of a good and indefaultion and that they will warms. It is agreed between mail and antise when they and hall as good between mail parts and all anomalow. (addy THIS GRANT is in according to the terms of, and by	<b>1 Got</b> the fort part do	delivery hered. L109. At 5 the indexture, pay all have or assessments that may be jetted or anomal gate inter upon and real entate insured against fire and tornado in such mu and by such harman surgery site to the part. of the second part to the storet of $125$ indexes. As it is the result in a second by this indexture, and shall beer interest at the rate of 15% from the date of payment and the second part to the storet of $125$ indexes. As it is the result in a second by this indexture, and shall beer interest at the rate of 15% from the date of payment and the second part to the storet of $125$ indexes. As it is the result in a second by this indexture, and shall beer interest at the rate of 15% from the date of payment and a more a second to the storet of payment and the pay of the interest needs to the terms of all oblights and allo to secon a second are the terms of all oblights and allo to secon a second are the terms of all oblights and allo to secon a second are the terms of all oblights and allo to secon a second are the terms of all oblights and all to the payment of the base of the base of payment of the base of the bas	And the midd of a pool and indefe and that they will w It is agreed by and that they will w and that they will w and the specific different and by register will regard the middle of the term and by
And the mail peri- of a pool and indefaultion and that they will writen the agreed between and real exists when they and half a specified and d main part (8.6, of the first according to the terms of, and by	<b>1 Got</b> the fort part do	delivery hered_Lingy_Aris	And the sold of a pool and indefe and that they will we it is agreed by a different wells we a different wells we a different well means that be specified a sold per <u>1 different</u> THIS GRAN eccenting to the term and by <u>1 th</u> man <u>1 th</u> the pop the addition of the sold that we well a sold that the pop the addition of the sold that per addition of the sold that per addition of the sold that per the sold that the pop the sold that the pop the sold that the pop the sold that per addition of the sold that per addition of the sold that the sold that the sold that the sold that the sold that the sold that the sold that the per sold that the sold that the sold that the sold that the sold that the sold that the sold that the sold that the sol
And the mail pert of a good and indefaultion and that they will warms it is agreed between and that they will warms it is agreed between and perturbation of the second and perturbation of the second integration of the second material second in the second material second material second material second material material second material second material	<b>1 Got</b> the fort part do	delivery hered_Lingy_Aris	And the mid ( d a pool and indefended to be a pool and ind
And the mail peri- of a pool and indefaultion and that they will writen the agreed between and real exists when they and half a specified and d main part (8.6, of the first according to the terms of, and by	<b>1 Got</b> the fort part do	delivery hered_Lingy_Ars	And the mid ( d a pool and indefended to be a pool and ind
And the mail pert of a pool and indefaultion and that they will writen the agreed between and real sector band between and perturbation of the agreed between and perturbation of the agreed between and perturbation of the agreed between the agreed between a seconding to the terms of, and by	<b>1 Got</b> the fort part do	delivery hered_Lingy_Arts we all taxes or assessments that may be level or azomet spin many upon mail real entron lowered against for and tornado in such man and by mail hannan support the to the harty of the second part to the extent of final weak. And is the result we are not been and permises inserved as herein powelded, then the part y of the among pertury many is to the harty of the second part to the extent of final weak. And is the result we are not been and permises inserved as herein the second permission of the second permission and a the berrowmant of pincipal and interfect. User the second second due and the second	And the mid ( d a pool and indefended to be a pool and ind
And the mail pert of a pool and indefaultion and that they will writen its agreed brives and mail and that they will writen its agreed brives and mail and they will be and mail gareful of the and mail gareful of the and mail and the and they will be made and the and they will be another and the and they will be another and the and they will be another and the another and the biddge on and rate of the biddge of the and out there to be hall be pail by and be it here to be and by the and out there is be all by all by the and by the start of the display of the and be display on the start of the start of the display of the the NTNESS	<b>1 Got</b> the fort part do	delivery hered_Lingy_Ars	And the mid ( d a pool and indefended to be a pool and ind
And the mail pert of a pool and indefaultion and that they will writen its agreed brives and mail and that they will writen its agreed brives and mail and they will be and mail gareful of the and mail gareful of the and mail and the and they will be made and the and they will be another and the and they will be another and the and they will be another and the another and the biddge on and rate of the biddge of the and out there to be hall be pail by and be it here to be and by the and out there is be all by all by the and by the start of the display of the and be display on the start of the start of the display of the the NTNESS	1Bot to fore part de	delivery hered_Lingy_Arts we all taxes or assessments that may be level or azomet spin many upon mail real entron lowered against for and tornado in such man and by mail hannan support the to the harty of the second part to the extent of final weak. And is the result we are not been and permises inserved as herein powelded, then the part y of the among pertury many is to the harty of the second part to the extent of final weak. And is the result we are not been and permises inserved as herein the second permission of the second permission and a the berrowmant of pincipal and interfect. User the second second due and the second	And the mid ( d a pool and indefe ind that they will wi It is agreed that they will we add maintain when a will be specified as a will be
And the mail period of a good and indefault and indefault with writen it is agreed between main period and a distance with the main period and a distance with the main period and a distance with the according to the terms of, and by	1Bot to fort part de are content and gree that it's exists of inheritance therein, we and deter of all forumbrane	delivery here: Lifely AIS is a state or assessments that may be jerked or anomal spins into upon and real entate insured against fire and tornado in such anna a may be jerked or anomal spins into upon and real entate insured against fire and tornado in such anna a may be jerked or anomal spins the to the party of the second part to the strent of instruct. And is the sum that are entered by this indexture, and shall beer interest at the rate of 10% from the date of parts and the second by this indexture, and shall beer interest at the rate of 10% from the date of parts and of more, secured to the instruct. And is the sum of the part accord there are according to the terms of and oblights and also to secure any an usual of a sum or part there are according to the terms of and oblights and also to secure any and enter the part terms of there are according to the terms of and oblights and also to secure any and enter of the second due to the spin of the date of parts in the part is a strend of the second and the parts and the second there is a flath due to the terms of and oblights and also to secure any and enter the second due to the second and the spin of the date match is and part is the spin of the second to the second due and parts of the terms of and oblights and also the second at the spin of the second due to the spin of the terms of the second is and parts in the spin of the second terms of the results therein a to set if the part is second to the second at the spin of the second of the spin of the second of the spin of the second of the spin of the second at the spin of the second of the spin of the second of the spin of the second at the spin of the second at the spin of the second of the spin of the second at the spin of the second at the spin of the second at the spin of the second of the spin of the second at the spin	And the midd of a pool and indefer ind that they will will be a good and indefer ind that they will we are a start when an address of the start and the specific of the start of the start and the start of the start of the start of the start of the start of the start of the start of th
Add the mail per- of a pool and indefaultion and that they will writen it is agreed between and mail agreed between and mail agreed between and period and and agreed between and period and agreed between and the second agreed between and between a second agreed by the and be delignized by the and by the and	1Bot to fort part de	delivery hered_Lingy_Arsis and areas of assessments that may be letted or anomal spins into upon and real status insured against fire and tornado in such mu and by such harman super set on the party of the second part to the status of the bar, M of the second part to the status of the bar, M of the second part to the status of the bar, M of the second part to the status of the bar, M of the second part to the status of the bar, M of the second part to the status of the bar, M of the second part to the status of the bar, M of the second part to the status of the party of the second part to the status of the bar, M of the second part to the status of the party of the second party of the bar, M of the second part to the status of the party of the second part to the status of the party of the second part to the status of the party of the second part to the status of the party of the second part to the status of the party of the second part to the status of parts of the status of the party of the second part to the status of the party of the status of the part of the status of the party of the status of the part of the status of the status of the parts of the parts of the status	And the said ( d a pool and indefe and that they will we add main states when a what he specified a did not states when a will be specified a did not be specified and a state of the states and the specified a did not state of the states and the specified a did d it did did did to did d the sheet and the specified a did d the sheet and the sheet and the add the sheet and a did d the sheet and the sheet and a did d did d did did the sheet and a did d did did did the sheet and a did did did did did the sheet and a did did did did the sheet and a did did did did did did the sheet and a did did did did did did the sheet and a did did did did did did did did the sheet and a did did did did did did the sheet and a did did did did did did did the sheet and a did did did did did did did did did the sheet and a did did did did did did did did the sheet and a did did did did did did did the sheet and a did did did did did did did did did di
And the mail period of a good and indefaultion of a good and indefaultion of a good and indefaultion of the second	1Bot to fort part do	delivery hered_Lingy_Ars is in the state of the second state and the second state and the second state and the second state is a se	And the said ( d a pool and indefe and that they will we add main states when a what he specified a did not states when a will be specified a did not be specified and a state of the states and the specified a did not state of the states and the specified a did d it did did did to did d the sheet and the specified a did d the sheet and the sheet and the add the sheet and a did d the sheet and the sheet and a did d did d did did the sheet and a did d did did did the sheet and a did did did did did the sheet and a did did did did the sheet and a did did did did did did the sheet and a did did did did did did the sheet and a did did did did did did did did the sheet and a did did did did did did the sheet and a did did did did did did did the sheet and a did did did did did did did did did the sheet and a did did did did did did did did the sheet and a did did did did did did did the sheet and a did did did did did did did did did di
And the mail period of a good and indefaultion of a good and indefaultion of a good and indefault of the same between and and end of the same best the same and the same best the same same same same same same same sam	1Bod to fort part de	delivery hered_Lingy_Ars is in an event when the set of product on reason spins are during the life of this indexture, pay all taxes or assessments that may be jetted or anomal spins into upon and real state insured against fire and tornado in such mu and by such harman supery set to the party of the second part to the states of 15.5 . Indexes. And is the second spin set or the party of the second part to the states of 15.5 . Indexes. And is the second spin set or the party of the second part to the states of 15.5 . Indexes. And is the second spin set or the party of the second part to the states of 15.5 . Indexes. And is the second spin second set of the party of the second part to the states of 15.5 . Indexes. And is the second spin second sp	And the maid ; d a good and indefen and that they will we in it is agreed to a shall be specified as a shall be specified as a shall be the shall be specified as a shall be s
And the mail period of a good and indefaultion of a good and indefaultion of a good and indefaultion of the second	1Bod to fort part de are ordered at all seminance extrate of laboritance thereas, we and dear of all formulance is and defed the mane against all particle making lawful chain there. In the particle herets that the part 1 first of the fort, part that is at ill invested by the part Y of the second part, the loss, if any, make pays part and first the part Y of the second part, the loss, if any, make pays part and first the part Y of the second part, the loss, if any, make pays part and first the part Y of the second part, the loss, if any, make pays part and first the second part to pay for any insurance of the saft part intended as a mortgare to secure the payment of the same d One create written abilitation. For the second part, with all first all apart. Y of the second part to pay for any insurance or to disk as a provided in the laborator. 	delivery hered_Lingy_Arsis and assess or assessments that may be letted or anomal spins into upon and real entate insured against fire and tornado in such mu and by such harman super set on the party of the second part to the storest of 125 And is the sum that a correct by this indexture, and shall beer interest at the rate of 155% from the date of party mu and to keep of the models insured to the storest of the set. by	And the mid ( d a pool and indefe and that they will wi It is agreed with the add maintain when a will be possible of the state of the state of the add by a state of the add by
And the mail period of a good and indefaultion of a good and indefaultion of a good and indefault of the same between and and end of the same best the same and the same best the same same same same same same same sam	1Bod to fort part de	delivery here: Lifely AIS	And the midd of a pool and indefer ind that they will will It is agreed with which be specified on a state between the state between the state between the state between the state of the state of of the state of the s
And the mail period of a good and indefaulty of a good and indefaulty of a good and indefaulty of the agend between and and encoded and data the second seco	1Bot to fort part do or and to all formbrane. 1 in the fort part do or and the all formbrane. 1 in the dott the max equate all problematic having data there. 1 in the dott the max equate all problematic having data there. 1 in the dott the max equate all problematic having data there. 1 in the dott the max equate all problematic having data there. 1 put chall full to py such as when the mere become due of pythe. 1 put chall full to py such as when the mere become due of pythe. 1 put chall full to py such as when the mere become due of pythe. 1 put chall full to py such as when the mere become due of pythe. 1 put chall full to py such as when the mere become due of pythe. 1 put chall full to py such as when the mere become due of pythe. 1 put chall full to py such as when the mere become due of pythe. 1 put chall full to pythe having the mere become due of pythe. 1 put chall be tool full to pythe to the part	delivery bried_Lingy_Ars	And the maid ; d a good and indefen and that they will we in it is agreed to a shall be specified as a shall be specified as a shall be the shall be specified as a shall be s
And the mail period of a good and indefaultion of a good and indefaultion of a good and indefault of the second se	<b>1Bot to fort part dense of all formitteeses and the second part of all formitteeses of the second part is and all formitteeses of the second part is and all formitteeses of the second part is an and the second part is a second part to be second</b>	delivery hered Lifely ATS	And the said ( d a pool and indefend and that they shall be added and addition of an addition between the addition addition and it is a start of the same and be addition and it is additis addition and it is additis addition and it is addit a
Add the mail period of a good and indefaultion and that they will writen the agreed between and period to a they will writen the agreed between and period 0.6 of the first according to the terms of, and by	1Bod to fort part de or and ear of all formheases. is enter of laboritance therein, we and dear of all formheases. is and dend the mane against all particle existing law'd distance. is the dend the mane against all particle existing law'd distances. is the dend the mane against all particle existing law'd distances. is the dend the mane against all particle existing law'd distances. is the dend the mane against all particle existing law'd distances. is the dend the mane against all particle existing law'd distances. is the dend the mane against all particle existing law'd distances. Is the dend the mane against all parts. Is the dend the law of the second part, the law. If law, make part law of law of the mane how easy part distance. One. Thousand and no /Ol00	delivery hered_Lingy_Arsis and as an order of a second sec	And the said ( d a pool and indefend and that they shall be added and addition of an addition between the addition addition and it is a start of the same and be addition and it is additis addition and it is additis addition and it is addit a
Add the mail period of a good and indefaultion and that they will writen the agreed between and period to a they will writen the agreed between and period 0.6 of the first according to the terms of, and by	1Bod to fort part de or and ear of all formheases. is enter of laboritance therein, we and dear of all formheases. is and dend the mane against all particle existing law'd distance. is the dend the mane against all particle existing law'd distances. is the dend the mane against all particle existing law'd distances. is the dend the mane against all particle existing law'd distances. is the dend the mane against all particle existing law'd distances. is the dend the mane against all particle existing law'd distances. is the dend the mane against all particle existing law'd distances. Is the dend the mane against all parts. Is the dend the law of the second part, the law. If law, make part law of law of the mane how easy part distance. One. Thousand and no /Ol00	delivery hered Lifely ATS	STATE OF