## Receiving No. 3759 MORTGAGE RECORD 80

	STATE OF KANSAS, DOUGLAS COUNTY, 55.	
John A Warlowe and wife TO	This instrument was filed for record on the 13 days	e
The Lawrence Building and Loan Association	February A. D. 18 37, at 9:45 o'clock A. M. Narolf A. Seck Register of Decla.	
THIS INDENTURE, Made this twolfth day of medicated and thirty-soven between John A. 1	Bala Deputy.	
Lawrence in the County of Double		
	Part V of the second part	
Three hundred Filey and ho/100	Grant Barnelis S.H	
The West three (3) feet of Lot One H. all of Lot One Hundred Thirty-Five () feet of Lot One Hundred Thirty-three North Lawrence, part of the City of 1	undred Thirty-seven (137) in Block Three (3), 135) in Block Three (3) and the East Three (3) (133) Block 3 all located on Locust Street, in Lawrence.	
ith the appurtenances and all the estate, title and interest of the said part 198 As the mid part 105 of the first part do hereby covenant and agree that at the de	5. of the first part therein. Story hereof	
And the said part 105 of the first part dobereby covenant and agree that at the de a good and indefensible estate of inheritance therein, free and clear of all incumbrance	Svery hered. they are the lavial ovar. S of the presides above grazzed, and seiged	
And the mid part 10.5 of the first part do hereby covenant and agree that at the dat agree had indefined the state of inheritance therein, fire and desire of all incombrance. It had they will warman to defined the same against all parties making lawed data therein. It is agreed between the parties herein that the part 10.5 of the first part shall it all times first ensures when the same becomes due and payable, and that . Of by here is had list all times first ensure when the same becomes due and payable, and that . Of by here is had list all be specified and directed by the part	Strey hered they AFA. the kertal events & of the presides above granted, and estand during the life of this indenture, pay all have or assuments that may be breisd or assumed spatiant, or uses mail and main insure to applicable for and presents in such may add prove have are compared to the part y. or discussed parts that could present in such may add prove have are compared to the part y. or discussed parts that could present in such as the present here to the the new that	
And the mid part 10.5 of the first part do hereby covenant and agree that at the de a ped and indefaultie exist of inheritance therein, fire and dese of all incombrance	Strory hereof \$2007.820. the herticl overs. & of the pression above granted, and estand	
Lad the mid per 10.5 of the first part 40 hereby overaast and agree that at the dat good and beforealite extrat of therein new therein, fire and desr of all incombrance. that they will warmant and defined the same against all parties making lawed data therein. This agreed between the parties between the part 10.5 of the first part shall it all times real states when the same becomes due and payakis, and that . They have the hild and the specified and forced by the part . U., of the second form, the same flavours by part 10.5 of the first part shall fail to pay mech tarse when the same becomes due and payakis, making and maximaxy of either, and the minorate to paid hall the source again of the bioMechanag. THES GRANT is intended as a mortgays to secure the payment of the sum of	Strey level they. AFA. the level over a distribution shore granted, and estand during the life of this ledenture, pay all taxes or assuments that may be brief of assumed spatial, to the part y - of the sound part to the disformation is not be may also how man end to the part y - of the sound part to the sound of the the sound is not be rest. Y - of the sound part at the other sound is the sound part to the sound of the the sound of the sound part at pays second by this ladenture, and shall have bitrent at the the of 10% from the date of payment with many, escaled to the	
And the mid part 10.5 of the first part 40 hereby covenant and agree that at the del pool and indefaultile setted of liberitance therein, firse and desered all incombrance	Hvery here $\frac{1}{2}$ (by $A = 0$	
Last the mid part $10.5$ of the first part 40 hereby covenent and agree that at the dat agree and indefaulties entite of linericinness therein, first and desire of all incombranes. "It is they will warmant and defined the same against all parties making lawfed data therein. It is agreed between the parties between the part $10.6$ of the first part shall stal times first entities the the there is the the part $10.6$ of the first part shall stal times first entities when the more becomes due and payable, and that $\frac{10.9}{10.0}$ more is building the specified and forced by the part $-V_{-}$ of the second part, the ison if warms are baryesing in a distances, or either, and the same when the same becomes due and payable, ison and maximum, or either, and the same to payable, and that $\frac{10.9}{10.0}$ more its biddefault, "THE GRANT is intended to an mortgay to secure the payment of the same for $-10.0$ of the to the terms of $-0.00$ certain written obligation. for the payment of all must by $-1.52$ the max make payable to the part, $Y_{-}$ of the second part, with all interve pay the same as gravitable in the payable to tay payable as the terms near of the diskaps and the maxime and the payable to the part, $Y_{-}$ of the second part, with all interve as the theory start is the second part to pay for any intervance of the diskaps and the observance and the payable to the part, $Y_{-}$ of the second part, with all interve and the construction makes the payable to the part $Y_{-}$ of the second part to the indefaulty of the high theory $Y_{-}$ and the payable to the part, $Y_{-}$ of the second part, with all interve and the construction makes the payable to the part $Y_{-}$ of the second part to the indefaulty of the high theory $Y_{-}$ and the part $Y_{-}$ of the pay more the second part to the indefaulty of the inde	threey lowed thigh and the set of events a state of the pression shore granted, and estand during the life of this indenters, pay all taxes or assuments that may be brief of a sense of against to be part. Y and the sensed part to the sense of the sense of against to be part. Y and the sensed part to the sense of the sense of the sense of against of the part. Y and the sensed part to the sense of the first part is the sense of the sense of the sense part to the sense of the sense of the sense of part may are sensered by this indenters, and shall be arbitrate at the sense of the sense of part may are sensered by this indenters, and shall be arbitrate at the sense of The sense of the sense of part of the sense of the sense of part to the sense of The Sense (1976) from the date of partmany mails many, essented to the 12th day of PShruthry 110.32 it torchick therein there are brief and the sense of the sense of part may are are trans with interest therein a brief again of the sense of the sense of the sense of the sense of the sense become from the brief particle, is the sense of the sense of the sense of the sense of the sense become for and particle of the fit sense of the sense of the sense of the sense become for and particle of the the sense of the sense of the sense of the sense become for and particle of the the sense of the sense of the sense of the sense of the sense become for and particle of the the sense of the sense	
Let the mid per $10.5$ of the first pert 40 hereby covenant and agree that at the det peot and indefaulties extrate of thereins are therein. For and dest of all incombranes. that they will warrant and defend the same against all parties making lawfield data theress. This agreed between the partics between the thet are part $10.6$ of the first part shall it all there is a greed between the partics between the theta part $10.6$ of the first part shall it all there is a greed between the partics between the same become data it all there is a greed between the partics between the same become data it all there is a greed between the part. J. of the second part, the loss, if any, made paysible part $10.6$ distinct the part data is the part $10.6$ of the payment of the mm of 	threey lowest \$2007.BPD the horizon course, a of the pression above granted, and animal during the life of this industriew, pay all taxes or assuments that may be lowed or assumed against to the part J. of the second part is the court of 12.B thereas, and is the over that and the part J. of the second part is the court of 12.B	
And the mid part $10.5$ of the first part do	threey lowest \$2007.BPD the horizon course, a of the pression above granted, and animal during the life of this industriew, pay all taxes or assuments that may be lowed or assumed against to the part J. of the second part is the court of 12.B thereas, and is the over that and the part J. of the second part is the court of 12.B	
Last the mid part $10.5$ of the first part 40	threey barred they AFA	
And the mid part $10.5$ of the first part do	threey barred they AFA	
Last the mid per $105$ of the first pert 40	Streep Need. ThOY ARE. the herdst overset. & of the president above parallel, and animal during the life of this behavior, pay all taxes or assessments that may be brief or assessed against to the party. If of the smead part to the cases of the size of the size of the sect tax of the party. If of the smead part to the cases of the tile party of the sect taxes compare of the party. If of the smead part to the cases of the tile party of the sect tax of the reset of the size of the sect tax of the sect tax of the sect tax of the reset of the sect taxes of the tile party of the sect tax of parts are party encounded by this finisherms, and shall have below it is the tile party of the sect tax of parts are part of the reset of the sect tax of the tile part tax of the tile party of the sect tax of parts are part of the reset of the sect tax of the tile part of the sect tax of parts are part of the reset of the sect tax of the sect tax of the tile party of the sect tax of parts are part of the reset of the sect tax of the tile tax of the tile part of the sect tax of the tile tax of the reset tax of the tax over tax of the bases in the tax of the tile part of the first of the tax over the tile tax over tax of the bases in the tax of the tile part therein when the same bases are based particle, if the the sect tax of the tax of the tile tax of the tax of a party state with latered tax over tax tax of the tax of the tax of the tax over tax tax hall bases in the tax of the tax of the tax of the tax of the tax of the tax over tax tax of the tax on tax of the tax of the tax of the tax of the tax of the tax of the tax over tax tax of the tax on tax of the tax of the tax of the tax over tax tax of the tax on tax of the tax of the tax of the tax over tax tax of the tax of the tax of the tax over tax of the tax of the tax of tax of the tax of	
And the mid part 10.5 of the first part 40 hereby covenant and agree that at the dat pard and indefinities write of luberlinese therein, first and deter of all incombinates. that they will warmant and defend the manse against all parties making haved data therein. It is agreed between the parties herein, that the part 10.6 of the first part shall at all times and entire when the mans becomes due and payable, and that This greed between the parties herein, and that This GRANT is intraded the a most against all parties making haved data that it uses main data when the mans becomes due and payable, and that This GRANT is intraded the as most pay mech taxes when the same becomes due and payable, main data warman of entire, and the same when the same becomes due and payable, main data warman, and the same due to the same becomes due and payable, main data warman, and the same due to the same becomes due and payable main data warman This GRANT is intraded the association paid shall have been a due to the same shared by the same and payable to the part. J. of the second part, with all interes we have between a same take the same due to pay for any insumane or to discharge. This CRANT is interest in the sound part to pay for any insumane or to discharge. A data warman mach bey did in the induction: we dischard the same due to did part. J. of the second part, with all interes the book and the same due to did part. J. of the second part is an and payable and the observation of the same maximum time and payable. The data warman mach bey did in the induction: min by he second pay is a interest interest, personal in the same and the induction of the observation of the same maximum time and payable. The book and payable is the same interest in the second you that his induction we define the same and the same and the same maximum and the induction is the basel payable is the same interest in the same and the induction and the induction the same and to the induction and the indu	threey lowed they AFA	
And the suid part 10.5 of the first part 40 hereby overant and agree that at the dat agree and indefaultie state of inderitance therein, fire and desr of all incombinance. It is agreed by there are a do default the same segment all perturbes making level do do not be any segment and a state the data of the same become due and paytake, and thathere the data at these first dues when the numb become due and paytake, and thathere the binding of the same become due and paytake, and thathere the binding of the same become due and paytake, and thathere the binding of the same become due and paytake, and thathere the binding of the data is an cortgang to server the payment of the same of the same become the pay and the same becomes the paytake the same becomes due and paytake to the payte. If all the same becomes due and paytake to the payte. If all the same the core data and the same become a data and the paytake to the payte. If all the same	threey lowest thirdy AFA	
And the sold per 10.5 of the first part 40	Sterry level they AFA	
And the said per 10.5 of the first per 10. hereby coverest and agree that at the data per lab indefinition entered in the said of the said the said the said per lab in the per lab indefinition of the said the said the said per lab in the said th	Strey bored they AFA	
And the said per 10.5 of the first per 10. hereby coverant and agree that at the data per all indefinitions therein. The said descent data is the data per la indefinition exists of indefinitions therein in the same becomes due and paysias, and that.   This per between the per the trace there is the per 10.5 of the top per shall as all times in a distances due and paysias, and that. Thing with the per the per the trace the per set 10.5 of the top per shall as all times in a distances due and paysias, and that. Thing of between the per the trace the per set 10.5 of the top per shall as all times in a distances due and paysias, and that. Thing of between the per that find to pay mech taxes when the same becomes due and paysias, and that. Thing of between the per that find to pay mech taxes when the same becomes due and per the same due and the paysias of the same due to an order of the per that the top the between pay of the between per of the between the per that the top the between per of the between per the top the between per of the bet	Streep level they are a set of the level of every 2 of the preside show part of an even of the set of the level of the level of the level of the set of	The Prints
Add the said peril 0.5 of the first peril 0	Sterry level they are the level of the product show of the product show of the second spin sterry of the second spin to the	was written
And the soid part 10.5 of the first part 40 hereby overeast and agree that at the data agreed and indefaultie exist of inheritance therein, for and desr of all incombinates. It is in greed barries the partice herein that the part 10.5 of the first part shall in all times it is agreed barries the partice herein that the part 10.5 of the first part shall in all times it is agreed barries of the part is herein that the part 10.5 of the first part shall in all times it is agreed barries of the part is herein that the part 10.5 of the first part shall in all times it is agreed barries of the part is herein that the part 10.5 of the same part is and in a greed barries of the part is herein the part is parties of the same same parties is an add harman, or other, and it is amount to part all the barries a part of the barries is a data barries of the part is the same borous the part all the same is part in a parties if all class the part is a contrast vertices by part of the theorem a part of the barries of the part 12.5 the terms and parties to the part. J. of the second part with all there we obtained by the same a particle is the barries of the theorem and we there are partied in the barries we obtained by the same an approfer is the barries of the theorem and we then are adjusted as an of the same we obtained by the same and parties therein, or it the taken on all and and the same we adjust a rest of the barries adjusted is the same and we then anomal the same and we then all the same we adjusted the barries adjusted for the reld part 2 of the second part the barries are adjusted as a same the barries part barries that the therm and part adjusted is not the same and we then barries adjusted is a same that all the barries adjusted is a same transmost the same adjust and the same we adjust and the same adjusted is barried and the same adjusted is a same transmost the same adjust and the same adjust and the same adjust and the same adjust adjusted is adjusted is a same adjust adjusted is adju	threy lowed they AFA the lord event A of the possion shore passed, and anged during the life of this loberitor, pay all taxes or assume that may be lord or assume days on the part of the second part to the second tax to the second of the second part to the second of the second part	was written
And the suid per 10.5 of the first per 40	threy lowed they AFA the lord event A of the possion shore passed, and anged during the life of this loberitor, pay all taxes or assume that may be lord or assume days on the part of the second part to the second tax to the second of the second part to the second of the second part	was written

369

Reg.