Receiving No. 7157 < MORTGAGE XECORD 80

Reg. No. 1745 < Fee Paid, \$ 5.00

Receiving No. 7

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 14 day of	Elp
	το	January A. D. 1939 , at 10:50 o'dock A. M. Warthe a Check Register of Deeds.	
		ByDeputy.	
	NTURE, Made this 12th day of	December , in the year of our Lord, one thousand nine lice S. Evans	hundr
of Lawrence part yof the first		and State of Konses	of part.
WITNESSET	'H, That the said part. y of the first part, in consider	ration of the sum of.	> Two
which is hereby ackn	howledged, ha 5	DOLLARS, to hor duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part Y of the second part, the and State of Kansas, to-wit:	which follow
	outh 40 feet of Lot 107, Rhode Islan	d Street in the City of Lawrence,	
De	ouglas County, Kansas.		
	and all the estate, title and interest of the said part		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
And the said part_y. of a good and indefeasible es Cornoration	of the first part do. Q.Shereby covenant and agree that at the state of inheritance therein, free and clear of all incumbranceQ2		
And the said part y of a good and indefensible es <u>Corporation</u> and that they will warrant a It is agreed between t	f the first part do. 0.5 hereby covenant and agree that at the wate of inheritance therein, free and clear of all incumbinance	delivery hereof_Sh0the lawful owner of the premises above praised, and select KODTL MONTGAGE OF \$1427.55 to The HONE Owners Loan me during the life of this indenture, pay all taxes or assessments that may be hered or assessmentation	of a good and the
And the said part_Y. of a good and indefeasible so <u>Cormoration</u> and that they will warrant a It is agreed between the said real estate when the sam as shall be specified and dire	L_{-0} of the first part do. Q.L. hereby overand and agree that at the winter of inheritance therein, fire and dense of all incumbinance	delivery broof_Sh0the is wid owner of the premises above pranted, and estant SGOPT MONTERLO. OF \$1427.55 to The HONO WATER'S LOAN	of a goo and tha I anid real as shall
And the said part_Y. of a good and indefeasible so <u>Cormoration</u> and that they will warrant a It is agreed between the said real estate when the sam as shall be specified and dire	L_{-0} of the first part do. Q.L. hereby overand and agree that at the winter of inheritance therein, fire and dense of all incumbinance	delivery broof_Sh0the is wid owner of the premises above pranted, and estant SGOPT MONTERLO. OF \$1427.55 to The HONO WATER'S LOAN	of a goo and the aid rea as shall
And the said part Y. of a good and indefensible or <u>Cormoration</u> and that they sail warrate is It is agreed between it said real estate when the sam as shall be specified and dire mid part Y. of the first pe- ied inverted instructs, or filly repaid.	$L_{\rm of}$ of the first part do. 0.3 . hereby covenant and agree that at the state of the interview therein, if we and derived its incumbinance 0.2 . and derived the same significant in parties making lawful claim thereto. The parties here to have the the part, $M_{\rm eff}$ and that the part, $M_{\rm eff}$ and that the part is here to be the the part is here the the part is here the second part, the low, if may, made parallel the same low mode and payable, and that $M_{\rm eff}$ the second part, the low, if may, made parallel the part. $M_{\rm eff}$ are the build wither, and the same vorth is more them the same description and payable, and that the same here mode was a display to the same units and payable there, and the same units a paid shall become a part of the indichted minded as a mortgage to secure the payment of the sum of $-TWO$.	delivery hereof_Sh0the lawful owner of the premises above pranted, and wheet KODPL YOTTERS, O. O. \$1427.8 35 to The HONE Owners Loan	of a goo and the I and rea a shall and get fully reg
And the maid part Y of a good and indefenditor <u>Corrorption</u> and that they will warried it is any of the second and the specified and dir- mid part <u>J</u> of the first part and part <u>J</u> . The second they require insurance, of they require insurance, of the second second second second THIS GRANT is int second ing to the terms of and by <u>its</u>	L of the first part do .0.2. hereby overant and agree that at the state of inheritance therein, fire and dense of all incumbinance	delivery hereof_Sh0	ef a poo and the and the and the and pool fully rej according and by. and by.
And the mid part Y of a good and indefaultion <u>Correntation</u> and that they call warned in a state when the mu and a matter when the mu and have my call downmone, or address and a downmone, or they mut Y . If the form THES GRANT is into more galaxies by the mid	$L_{\rm eff}$ of the first part do .02. Livesby coverant and agrees that at the wrate of inheritance therein, five and dense of all incumbance	delivery broof_Sh0	d a poo and the and the and res and poi faily reg econdin and poi faily reg econdin and poi faily reg
And the mid part Y of a good and indextable <u>Correntation</u> and that they call warned and that they call warned and a matte when the mu and a matte when the ma- relatives and admanance, or they may be a set of the set of the set of the set of the set that the set of the set of the set of the set of the set money advanced by the mid- shall had to have the set oney and by the set oney and the set of the set of the set oney and the set of the set o	$L_{\rm eff}$ of the first part do .02. Livesby coverant and agrees that at the write of inheritance therein, fire and dense of all incumbines. Do set defeed the same explaint all parties making lawful claim thereto, the parties before that the part. $V_{\rm eff}$ of the first part shall at all time becomes due and paysile, and that $\frac{100}{100}$ keep the build within a become due and paysile, and that $\frac{100}{100}$ keep the build within a become due and paysile, and that $\frac{100}{100}$ keep the build within, so the same start, the loss if rays, made pays) are that the part. $V_{\rm eff}$ of the same start of the sum of \underline{TTOT} \underline{TTOT} \underline{TTOT} and the same start of the sum of \underline{TTOT}	delivery broofSh0the isofid overs of the premise above pranted, and estate scappt 'Lortgage_O_O_Sh1427.s 35 to The HORD Owners Loan	d a poo and the and the and res and poi faily reg econdin and poi faily reg econdin and poi faily reg
And the mid part J of a good and individual set of the second set of the second set of the second set of the second set of the second set of the second set of the second set of the second second set of the second set of the second set of the set of the set of the second set of the set of the set of the second set of the set of the set of the set of the second set of the set of the set of the set of the set of the second set of the set of the set of the set of the set of the second set of the set of th		delivery broof. Sh0the isofid oversf of the promise above granted, and where an optimized the set of the second part of the second part is the second part is the second part of the second part of the second part of the second part and the second part and the second part and the second part and part of the second part of the second part and part and the second part and part of the second part of the second part of the second part of the second part and part of the second part and the second part and the second part and the second part and part of the second part and part of the second part and part of the second part of the second part of the second part and part of the second part and part of the second part and the second part of the second	of a gen and the and rest and shall and rest and shall and rest and shall and shall an
And the mid part," of a good and indefendable of a good and indefendable and that they will warries to list along the second second mid start by will be second mid start. Y of the form of mid second second second second mid second second second mid second second second mid second second second second mid second second second second second sec	L of the fort part do .0.2. hereby overant and agree that at the winte of inheritance therein, free and dense of all incumbinance	delivery hered	d a pro ad the ad the ad real ad pro- tage ad pro- mosor ad pro- mosor ad pro- mosor ad pro- mosor ad pro- mosor ad the ad the ad pro- mosor ad the ad the ad pro- mosor ad the ad the a
And the mid part, Y of a good and indefendable of a good and indefendable and that they will warries to list along the second second mid at they will warries to mid at the second second second mid at the second second second mid they is the second second second mid the second second second mid the second second second second second second mid the second second second second second mid the second second second second second second second mid the second second second second second second second mid the second second second second second second second second mid the second second second second second second second second mid the second	L of the fort part do .0.2. hereby overant and agree that at the winte of inheritance therein, free and dense of all incumbinance	delivery broofSh0the isofid overs of the premise above pranted, and estate scappt 'Lortgage_O_O_Sh1427.s 35 to The HORD Owners Loan	d of a pro- rate that is a shall wide rest wide so that wide so that is a shall wide so that is a shall wide so that without w
And the main part Y of a good and individual to Correction and the second and individual to the second and the second and the second and the second and the second and the second and the THIS GRANT is into THIS GRANT is into THIS GRANT is into THIS GRANT is into and by <u>the second</u> and the second and the second and a did the did second and the second and the second and the second the balance of the second and the balance of the second and the balance of the second and the second and the second by the second and be balance of the second and the second and the second by the second the balance of the second by the second the balance of the second by the second the balance of the second by the second the second second second second second the balance of the second second second the balance of the second second second second the second second second second second second second the second second second second second second second the second second second second second second second second the second second second second second second second second the second s	L of the fort part do .0.2. hereby overant and agree that at the winte of inheritance therein, free and dense of all incumbinance	delivery hered	d of a pro- rate that is a shall wide rest wide so that wide so that is a shall wide so that is a shall wide so that without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without w
And the main part Y of a good and individual to Correction and the second and individual to the second and the second and the second and the second and the second and the second and the THIS GRANT is into THIS GRANT is into THIS GRANT is into THIS GRANT is into and by <u>the second</u> and the second and the second and a did the did second and the second and the second and the second the balance of the second and the balance of the second and the balance of the second and the second and the second by the second and be balance of the second and the second and the second by the second the balance of the second by the second the balance of the second by the second the balance of the second by the second the second second second second second the balance of the second second second the balance of the second second second second the second second second second second second second the second second second second second second second the second second second second second second second second the second second second second second second second second the second s	L of the fort part do .0.2. hereby overant and agree that at the winte of inheritance therein, free and dense of all incumbinance	delivery broofSh0is birdl oversf of the premise above granted, and estate according the Ukrtgagio_O_Sh1427.8.55 to Theincome	d of a pro- rate that is a shall wide rest wide so that wide so that is a shall wide so that is a shall wide so that without w
And the main part Y of a good and individual to Correction and the second and individual to the second and the second and the second and the second and the second and the second and the THIS GRANT is into THIS GRANT is into THIS GRANT is into THIS GRANT is into and by <u>the second</u> and the second and the second and a did the did second and the second and the second and the second the balance of the second and the balance of the second and the balance of the second and the second and the second by the second and be balance of the second and the second and the second by the second the balance of the second by the second the balance of the second by the second the balance of the second by the second the second second second second second the balance of the second second second the balance of the second second second second the second second second second second second second the second second second second second second second the second second second second second second second second the second second second second second second second second the second s	L of the fort part do .0.2. hereby overant and agree that at the winte of inheritance therein, free and dense of all incumbinance	delivery broofSh0	d of a pro- rate that is a shall wide rest wide so that wide so that is a shall wide so that is a shall wide so that without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without without w
And the main part Y of a good and individual Corrected Lon and the set of the set of the set of the set main of the set of the set of the set main part Y . If the set of the set main part Y is the set of the set main part Y . If the set of the set main part Y is the set of the set main part Y . If the set of the set main part Y is the set of the set main part Y is the set of the set main part Y . If the set of the set main part Y is the set of the set main part X is the set of the set main part X is the set of the set main part of the set of the set main part of the set of the set main the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of t	L of the fort part do G2. hereby coverant and agrees that at the visted of inheritance therein, free and dens of all incumburace	delivery broofSh0is birdl oversf of the premise above granted, and estate according the Ukrtgagio_O_Sh1427.8.55 to Theincome	d a goo rad tha l ad era a shall ad gr ad y biy re dail for recordin a do y more a shall ad y recordin to y how recordin to y recordin to y co y s to y co y s to y co y t
And the mail part, Y of a good and indensities <u>Correntation</u> and that they will warned and that they will warned and a match when the mail and an mail to see the second and applications of the second application of the second application of the second presented by law and out of presented by law and out of them be, shall here along the second and the second applications pro- vertices and the second provides the and be obligatory upon the law of the second applications pro- written.	L of the fort part do .0.2. hereby overant and agree that at the winte of inheritance therein, free and dense of all incumbinance	delivery broofSh0	d a goo and that l uid real uid and did real uid
And the mail part, Y of a good and indensities <u>Correntation</u> and that they will warned and that they will warned and a match when the mail and an mail to see the second and applications of the second application of the second application of the second presented by law and out of presented by law and out of them be, shall here along the second and the second applications pro- vertices and the second provides the and be obligatory upon the law of the second applications pro- written.	Lot the fort part do G2. hereby coverant and agree that it the vistor of inheritance therein, free and dear of all incumburace. D2 and defeed the anse parket it parties making hereid tains therein. The parties hereto that the part_Y_ of the forts part shall at all times become due and payshe, and tai. ThO trape the hereid by the part of the sound part, the loss, if any, made paysh art shall fail to pay such tasks when the same therease a ward of the indicated methods as a margage to secure the payment of the sum of OUDC	delivery broof_Sh2 Sh2 is is state or ease-of the promise shore praned, and estate scanpt. and put if Dortgane of \$1427.s 35 to The Hono Owners Loan	d a goo and that l uid real uid and did real uid
And the mail part, Y of a good and indensities <u>Correntation</u> and that they will warned and that they will warned and a match when the mail and an mail to see the second and applications of the second application of the second application of the second presented by law and out of presented by law and out of them be, shall here along the second and the second applications pro- vertices and the second provides the and be obligatory upon the law of the second applications pro- written.	Lot the fort part do G2. hereby coverant and agree that it the vistor of inheritance therein, free and dear of all incumburace. D2 and defeed the anse parket it parties making hereid tains therein. The parties hereto that the part_Y_ of the forts part shall at all times become due and payshe, and tai. ThO trape the hereid by the part of the sound part, the loss, if any, made paysh art shall fail to pay such tasks when the same therease a ward of the indicated methods as a margage to secure the payment of the sum of OUDC	delivery broofSh0its is solid orang of the premise shore granted, and estate nampt 'Lortgage_O_O_Sh1427.s 35 to The HORD Owners' Loan are during the life of this indenture, pay all taxes or assemnate that may be ieried or assemed against fings upon said real states insured as horize particle, the the party of the second part tax pay again the source are to the rest of 1.61 instruct. Achi the event that are not to here not of the instruct and the life tax is of the party for the second part and pay and the presime insured as horize particle, the the party of the second part and pay is a second by this indenture, and half have interest at the rest of 160' from the date of payment with 'hOULSAND, and	d a geo ad tha 1 uid rea i di di di rea i di rea i di rea i di rea i di rea i di rea
And the mail part, Y of a good and indensities <u>Correntation</u> and that they will warned and that they will warned and a match when the mail and an mail to see the second and applications of the second application of the second application of the second presented by law and out of presented by law and out of them be, shall here along the second and the second applications pro- vertices and the second provides the and be obligatory upon the law of the second applications pro- written.	L of the fort part do SL. hereby overand and agree that at the wrate of inheritance therein, free and dear of all incumbinance	delivery broof	d a geo ad tha 1 uid rea i di di di rea i di rea i di rea i di rea i di rea i di rea
And the mail part, Y of a good and indensities <u>Correntation</u> and that they will warned and that they will warned and a match when the mail and an mail to see the second and applications of the second application of the second application of the second presented by law and out of presented by law and out of them be, shall here along the second and the second applications pro- vertices and the second provides the and be obligatory upon the law of the second applications pro- written.	L of the fort part do G2. hereby coverant and agree that it is write of inheritance therein, free and dear of all incumbrance. D2 and defeed the anse parket it parties making herd duits therea. The parties bereto that the part. Y. of the second part, the loss if any, and pays art shall at all the indicates the second part, the loss if any, and pays art shall at a pays such taxes when the same become due and paysite, and that 10 is second part, the loss if any, and pays art shall at a strong the second part, the loss if any, and pays art shall at a strong the second part, the loss if any and that 10 the second part, the loss if any art shall at a strong the second part, the loss if any of the second part, which is the second part is indicated as a manager to secure the payment of the sum of TUD. T 10 the second part is the second part of the second part is a strong the second part of the second part is pays the to the part of the second part with all the part of the second part at the second part is a strong the second part of the second part of the second part of the second part at a strong the second part at the second part at the second part at the second part at the second part of the second part at strong the second part at strong the second part at the	delivery broot. Sh0	d a geo and the a did rea a did rea
And the mail part, <i>Y</i> of a good and indensities <u>Correntation</u> and that have all warraw mini and matter when the ma- main and the special and dra- main and the special and dra- main and the special special and dra- main and the special special special transfer and special special special matter that the special special special matter that the special special special and by <u>115</u>	L of the fort part do G2. hereby coverant and agree that it is write of inheritance therein, free and dear of all incumbrance. D2 and defeed the anse parket it parties making herd duits therea. The parties bereto that the part. Y. of the second part, the loss if any, and pays art shall at all the indicates the second part, the loss if any, and pays art shall at a pays such taxes when the same become due and paysite, and that 10 is second part, the loss if any, and pays art shall at a strong the second part, the loss if any, and pays art shall at a strong the second part, the loss if any and that 10 the second part, the loss if any art shall at a strong the second part, the loss if any of the second part, which is the second part is indicated as a manager to secure the payment of the sum of TUD. T 10 the second part is the second part of the second part is a strong the second part of the second part is pays the to the part of the second part with all the part of the second part at the second part is a strong the second part of the second part of the second part of the second part at a strong the second part at the second part at the second part at the second part at the second part of the second part at strong the second part at strong the second part at the	delivery broof. Sh0	d a goo and the a did ret a shall ha did fir and by: macor and by: the and by: " and by: " " " " " "
And the mail part, <i>Y</i> of a good and indensities <u>Correntation</u> and that have all warraw mini and matter when the ma- main and the special and dra- main and the special and dra- main and the special special and dra- main and the special special special transfer and special special special matter that the special special special matter that the special special special and by <u>115</u>	L of the fort part do SL. hereby coverant and agrees that at the whate of inheritance therein, free and dense of all incumbance	delivery broof	d a goo and the a did ret a shall ha did fir and by: macor and by: the and by: " and by: " " " " " "
And the mail pert Y of a good and laddenillo m <u>Correction title</u> is a good and laddenillo m is a fail to segmed between it mid pert Y. of the form y and a schall be specified and dire mid pert Y. of the form y and according to the terms of according to the terms of according to the terms of according to the terms of the buildings on and real site with the second second second second and all of the buildings on and real site action to the second second second second the buildings on and real site action to the second second second second and all of the buildings on and real site it is a prevent second second second the buildings on and real site it is a prevent second second second the buildings on and real site it is a prevent second second second second the buildings on and real site it is a prevent second second second second it is the buildings of the second second it is the schall be paid by the second it is the buildings of the second second it is the buildings of the second second it is the schall be paid by the second is the schall be pai	L of the fort part do SL. hereby coverant and agrees that at the whate of inheritance therein, free and dens of all incumbance	delivery broofSh0its is solid orang of the premise above praned, and estate accord [Vortga_co	d a geo and the a did ret a did ret a did ret a did ret and ry. Baser - a did ret a did ret a did ret a did ret a did ret a did ret a did ret did ret a did ret a did did did did did did dididid dididid didididididididididididididididididididi
And the mail pert Y of a good and laddenillo m <u>Correction title</u> is a good and laddenillo m is a fail to segmed between it mid pert Y. of the form y and a schall be specified and dire mid pert Y. of the form y and according to the terms of according to the terms of according to the terms of according to the terms of the buildings on and real site with the second second second second and all of the buildings on and real site action to the second second second second the buildings on and real site action to the second second second second and all of the buildings on and real site it is a prevent second second second the buildings on and real site it is a prevent second second second the buildings on and real site it is a prevent second second second second the buildings on and real site it is a prevent second second second second it is the buildings of the second second it is the schall be paid by the second it is the buildings of the second second it is the buildings of the second second it is the schall be paid by the second is the schall be pai	Lot the fort part do S2. hereby coverant and agree that it the visate of laboritance therein, free and dear of all incumburace. D3 and defeed the ansa repixet it parties making herd dust the the part. Y. of the scene is making herd dust the the the the there is become due and payshe, and that <u>100</u> there the bedde there is the dust the the there is become due and payshe, and that <u>100</u> there is become due and payshe, and that <u>100</u> there is become due and payshe, and that <u>100</u> there is become due and payshe, and that <u>100</u> there is become due and payshe, and that <u>100</u> there is become due and payshe is the same there is a set of the best payshe is the best method become a pay of the is become a more spray the to the part <u>1</u> . If the scene a pay of the is become a more spray the to the part <u>1</u> . If the scene a pay of the is become a more spray the to the part <u>1</u> . If the scene a pay of the is become a pay of the start is the labeled at a sector the payment to make as herein sprayed to the labeled at the scene a pay of th	delivery broofSh0its is solid orang of the premise above praned, and estate accord [Vortga_co	d a geo and that u and me u a shall wid for the start of the start of
Add the mid pert Y of a good and indefendition <u>Corrections</u> . If is agreed between is a finite bargered between is mid real state when the am mid pert Y . of the form perturbation distance of a finite bargered by the model and the summary of the state according to the terms of and by <u>1ts</u> or the form perturbation according to the terms of and by <u>1ts</u> or the state according to the terms of the bargered by the said shall fail to pay the same as and the perturbation of the state according to the terms of the bargered by the said shall fail to pay the same as and the perturbation of the state and all of the bargered by the said shall fail to pay the same as and the bargered by the said there be shall be peid by the T is agreed by the perturbation of the bargered by the perturbation of the bargered by the perturbation of the state of the perturbation of the state of the perturbation of the bargered by the perturbation of the state of the perturbation 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 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 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	L of the fort part do SL. hereby coverant and agrees that at the whate of inheritance therein, free and dens of all incumbance	delivery broofSh0its is solid orang of the premise above praned, and estate accord if Vortga_coO_Sh1427.s 35 to TheHOLOOWNER'S_LOANits is constructed and the intervent according the life of this indenture, pay all taxes or assemnts that may be isrid or assembla against fines upon aid real states inserved against fines upon aid real states inserved against fines upon aid real states inserved against the intervent and by such inservents and the states inserved against the intervent is the rest of 160 model and by such inservent and the second pay and the rest or is provided, then the pay ji of the accord pay must and hours of a half its inservent is the rest of 160 model. The issue or any pay and accord by this inserve is the rest of 160 model. The issue are among the rest issue is a bore is provided, the the pay j of the accord pay issue is and hours of a half its inserve is a bore is provided, is the event that may pay. J	with the A of a group and that and and a did group and by- more a and by- more a

622