Receiving No. 7766 <	MORTGAGE RECORD 84
Receiving No. 11co -	monti onon nuond (1

1.

1

0

[]]

 $\left[ \right]$ 

3

1.44

Reg. No. 1872

31

And this concerning that in the concerning that in the concerning to the intervention of the concerning to the intervention of the concerning to the concerning the concern	S	said County and State, came	Into Feirrow as writing of moorgan ber gas of construct of construct o
And the conversion that Here the an array of the conversion of the theory of a star of the origination of the origination of the star of	S	<pre>t threef, in the meaner precised by he wall out of all amore status the intervent hadded there and the output is any here about its path is path by the path - </pre>	(Inite (Reference)
And the conversion half here is a solution of the conversion of t	S	<pre>t thereof, in the meaner precision by he wall out of all amore status the intervent individual terms, and the output is any here status is paid to be applied to the party of a real end every oblication herein commission of the resolution status in the impresentatives and successful of the resolution status is the impresentatives and successful of the resolution status is and any status of the resolution status is any status in the impresentatives of the resolution status is any status in the impresentatives and the output of the resolution status in the resolution of the resolution is any status in the impresentatives of the resolution of the resolution is any status in the resolution of the resolution of the resolution is any status in the resolution of the debt secured thereby, and authorize the Register is any of impresentation of the resolution of the res</pre>	(Inite (Reference)
And the conversion half because the conversion of the second sec	S	<pre>t threef, in the manage piecelise is it is and out of all ampression in the intervent and the output is it any three shall be paid to the part. Joint of the presentative shall be paid a service and the output and the presentative shall be paid a service and the intervent of the resource satisfies and associated of the resource service service service sets block and the resource of the resource service service service service service service service sets the service service sets the service service service service service service service sets the service service service set the service s</pre>	(Inite (Reference)
And this conversion in all services and advectoring to the second second second second and second second second and second second second in the second the number of the arrest is the second reach and, on demand, to it is arrest is the second reach and, on demand, to it is arrest is the second N WTNESS WHERE The E OF <u>KANSA</u> y cf. <u>DOUG</u>	S	t threef, in the manage precised by he wall out of all ampression with the transmission of the state of all ampressions of the state	
kad this coaserview is half terms of any objective in the second wave a theorem of any objective in the second and hendit, second the second sech sele, on demand, to it a farred it of the perife- it a farred it of the perife- it a farred it of the perife- it a farred it of the perife- tive in the second the perife- sech sele, on demand, to the second the perife- tive in the perife- tive in the second the perife- sech sele, on demand, to the perifer- tive in the perifer- tive in the second the perifer- sech sele, on demand, to the perifer- tive in the second the perifer- tive in the second the perifer- tive in the perifer- tive in the perifer- tive in the second the perifer- tive in the perifer- tive in the second the perifer- tive in the second the perifer- tive in the perifer- tive in the second	S	t threefs, in the manage precision by he wall out of all amore status the stress individual threes, and the organical is any three shall be paid by the part. June 1998. The status is paid to be a stress of the respective part is being and account of the respective part is being and the respective part is being and the respective part is being and the respective part is being any stress of the respective pa	
and this convergence that) even of er any solution of the sol	S	t threefs, in the manage precision by he wall out of all amore stating from user with the services individe three, and the origins if any shore it, shall be paid, service therefore shall it and the arrival to the part. John of the part. John o	
and this convergence that) we convergence that) we convergence that the second convergence of the second second second of hardin averaging to be a second to be associated as and the second the second second the second second second second with the second second second second with the second second second second with the second seco	S	<pre>t thereof, in the manage precision by he wall out of all amore scalar from user with stress incident therein, and the ourseling. If any there, shall be paid, sorroute therefrom shall if each and every chliquing indexing our account of the resolution path. Second Second</pre>	
and this convergence that) even of e any objective of the second	S	t threef, in the manner precrised by he wall out of all amore vicine them used with the transmission of the sector of a sector of the sector of the sector of the sector secto	
and this convergence shall ever the star of difficulting reverse the start of the start reverse the start and the start of the start and the start and the start and the start and the start of the start and first to start be do to start of the start and first to start be do to start of the start and first to start be do to start of the start and first to start be do to start of the start and first to start be do to start of the start and first to start be do to start to sta	S	<pre>t thereof, in the manager pretries by he wall out of all amore scalar from user with there indofted there and the ourseling. If any there is abili to paid by the part. ] and and every chileston herein terminated, and all bareful correlate therefrom shall be recently and the angles and second of the recently paths beinds created to the second of the recent paths beinds created by the second of the recent path beinds created by the second of the recent paths beinds created by the second of the recent path beinds created by the second of the recent paths beinds created by the second of the recent paths beinds created by the second of the recent path beinds created by the second of the recent path beinds created by the second of the recent paths beinds created by the second of the recent paths beinds created by the second of the recent paths beinds created by the second of the recent path by the second</pre>	
that this conservations that it were set and solutions of the work of the solution of the work of the solution of the net of the solution of the solution and hending according to the solution of the parties and function to the parties of the parties of the parties and function to the parties of the parties of the parties and function to the parties of the parties of the parties and function to the parties of the parties of the parties and function to the parties of the parties o	S.	rt threef, in the manner pretrieted by he wad out of all americ stating from user with threef indeduct threef, and the ourigents I and three to shall be paid by the part. A reak and every chileston herein contained, and all benefits evening therefrom shall if each and every chileston herein contained, and all benefits evening therefrom shall if each and every chileston herein and and seal .s. the day and year last above Arthur Ward (SEAL) Evena F. Ward (SEAL) (SEAL)	
that this conservations that it were as any obligation of weather and the second second weather as a second second second and second second second second and second second second second sech sele, on demand, to it a arread by the perife- and inner to, and be obligation in the second secon	into a set of the presides berefy graned, or asy part to fast a set of the president of the set of the set of the beref the fast are of the president of the indentre as berefs that the fast are set of prevident of the indentre as berefs the bere, executed, administrator, when OF, The part 105 of the first part ha Y0 he	rt threed, in the manner preseries by he wald out of all mores availant from use's this spece incident threed, and the oursainsed, and all benefits averains the the specee incident threed, and the average of the reporting and species and a rest and every obligation therein contained, and all benefits averains the interview of the species of the reporting and the species of the species present of the species of the reporting and the species of the species present of the species of the Arthur Ward (SEAL) 	
that this convergance shall be record or any obligation c of up, as provided herein, o course shoulds, and the w ateir mature and become to to and benefits accruing there in the amount then unpaid such sale, on demand, to t is agreed by the parties and inure to, and be obl	item; and to sell the premises hereby granted, or any par- of principal and interest, together with the costs and ch- the first part 103 hereto that the terms and provisions of this indenture an intercry mom the heirs, executors, administration, means	rt threed, in the manner preseries by he wald out of all mores availant from use's this spece incident threed, and the oursainsed, and all benefits averains the the specee incident threed, and the average of the reporting and species and a rest and every obligation therein contained, and all benefits averains the interview of the species of the reporting and the species of the species present of the species of the reporting and the species of the species present of the species of the Arthur Ward (SEAL) 	
And this consergance shall be nereof or any obligation c of up, as provided herein, i come shoulds, and the w ateir mature and become to to and henefits accruing there in the amount then unpaid the amount then unpaid is uch sale, on demand, to t is agreed by the parties and inure to, and be obl	item; and to sell the premises hereby granted, or any par- of principal and interest, together with the costs and ch- the first part 103 hereto that the terms and provisions of this indenture an intercry mom the heirs, executors, administration, means	rt thereof, in the manner preverheit by he wald out of all mores availang from auch take steps inderbot therein, and the oursels. If any there is, shall be paid by the pait, you 1 such and every chilestion therein contained, and all benefits accruing therefrom shall representatives, margins and accessory of the ropective particle betting recurs set. <u>tholf</u> hand accessory of the ropective particle betting recurs set. <u>tholf</u> hand accessory of the ropective particle betting Arthur Ward (SEAL) <u>Denta F. Ward</u> (SEAL)	
that this convergance shall be record or any obligation c of up, as provided herein, o course shoulds, and the w ateir mature and become to to and benefits accruing there in the amount then unpaid such sale, on demand, to t is agreed by the parties and inure to, and be obl	item; and to sell the premises hereby granted, or any par- of principal and interest, together with the costs and ch- the first part 103 hereto that the terms and provisions of this indenture an intercry mom the heirs, executors, administration, means	rt thereof, in the manner preverheit by he wad out of all mores arising from such this arge indefect there, and the oursels. If any there is, shall be paid by the part y- 1 each and every chilgation therein contained, and all benefits accruing therefrom shall in representatives, anigm and secondary of the ropective particle bards. In representatives, anigm and secondary of the ropective particle bards. The there is the second	
that this consergance shall be record or any obligation c of up, as provided herein, o course shoulds, and the w ateir mature and become to to and benefits accruing there in the amount then unpaid such sale, on demand, to t is agreed by the parties and inure to, and be obl	item; and to sell the premises hereby granted, or any par- of principal and interest, together with the costs and ch- the first part 103 hereto that the terms and provisions of this indenture an intercry mom the heirs, executors, administration, means	rt thereof, in the manage precised by he wall out of all manys acids from such that are independent of the second seco	
and this conservance shall be record or any obligation c it up, as provided herein, i to us as the second second be to us to us the second be the second be to us the second be the second be the parties and inure to, and be obligation to be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to	item; and to sell the premises hereby granted, or any par- of principal and interest, together with the costs and ch- the first part 103 hereto that the terms and provisions of this indenture an intercry mom the heirs, executors, administration, means	rt thereof, in the manner preseribed by law and out of all morers arising from such sais arces indent thereto, and the overplus, if any there he, shall be paid by the part.	
and this conservance shall be record or any obligation c it up, as provided herein, i to us as the second second be to us to us the second be the second be to us the second be the second be the parties and inure to, and be obligation to be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to the second be obligation to	item; and to sell the premises hereby granted, or any par- of principal and interest, together with the costs and ch- the first part 103 hereto that the terms and provisions of this indenture an intercry mom the heirs, executors, administration, means	rt thereof, in the manner preseribed by law and out of all morers arising from such sais arces indent thereto, and the overplus, if any there he, shall be paid by the part.	
And this conveyance shall i screef or any obligation c tup, as provided herein, sceene absolute, and the w ately mature and become to ta nd benefits accruing there to the amount then thereif	from; and to sell the premises hereby granted, or any pa	rt thereof, in the manner prescribed by law and out of all movers arising from such all	
and this converance shall I ereof or any obligation c it up, as provided herein, o come absolute, and the w ateix mature and herew	here sum remaining unpaid, and all of the obligations pro due and payable at the option of the holder hereof, without the possession of the said premises the all the improvement	If rest scatter are not paid when the same become due and pyrable or if the insurance is a solution of any adverse is a solution of maximized in committed in and pyrable or if the insurance is vided for in and written obligation, for the security of which this indetures it is given, shall at noise, and it shall be law full for the said part. $\int_{-\infty}^{\infty}$ of the second part is given, shall not be provided by the said of the second part is given.	
and this conveyance shall , error or any obligation c it up, as provided herein, ecome absolute, and the	wie sum temaining anneid sad all a state not appt in as g	if real estate are not paid when the same become due and psyable or if the insurance is and repair as they are now, or if waste is committed on said premises, then this surance is	
and this converance shall I	reated thereby, or interest thereon, or if the taxes on ea	te our gation contained there'n fully discharged. If default be made in such mermants on any	
rt 105 of the first net -	all fail to pay the same as provided in this indenture	rest accruing thereon according to the terms of said obligation and also to secure any sum ance or to discharge any tasks with interest thereon as herein provided, in the event that the althouter of the secure	
of motor elevent to	ayable to the part _y of the second part, with all inte	rest accruing thereon according to the terms of said obligation and also to secure any sum	지도 말을 받을
THIS GRANT is intended	as a mortgage to secure the payment of the sum of	104h Dollars	
ein provided, then the par identure, aud shall bear ir	The other that yaid part and of the next part shall fail the $J_{add}$ of the second pert may pay said there and insure the rate of 10% from the date of navement under the second pert of 10% from the date of navement under the second pert of 10% from the second pert of 10% from the second pert of 10% from the second pert of 10% for the second pert of 10\% for the second	a pay such taxes when the same become due and payable and to keep sail premises insured ance, or either, and the amount so paid shall become a part of the indebtedness, accured by	
of its Interest And	I in the event that raid part 105f the first part shall fail a	of the second part, the loss, if any, made payable to the part y of the second part to the	
It is agreed between the passed against said real esta	parties hereto that the part	at all times during the life of this infenture, pay all taxes or assessments that may be levied	
at they will warrant and	defend the same against all Larties making lawfol claim t	herein	
And the said part 10.5of	the first part do hereby covenant and agree that at it sible estate of inkeritance therein, free and clear of all in	the delivery hereof think and the landst and states	
the appurtenances an	d all the estate, title and interest of the said pa	urtios	
	<b>x</b>		
000010.		with the second of the second se	
		4) of the Northwest Quarter (NW 1/4) of Range Nimeteen (19), Douglas County, Kansas.	
convey	the North Half (N 1/2) of the Ea	st Two (2) acres of the Northeast Quarter	
		to convey and this mortgage does hereby	
(20) ro	ds to the place of beginning, cur	taining one (1) acre, more or less.	
One (1)	, Township Thirteen (13), Range N South twenty (23) rods: thence F	incteen (19) thence West Eight (8) rods; ast Eight (8) rods; thence North Twenty	
		f the Northwest Quarter (NN 1/4) Section	
following described re	al estate situated and being in the County of Do	Grant, Bargain, Sell and Mortgage to the said part y. of the second part ugins and State of Konsas, to-wit:	<b>4</b>
ne Hundred Aud			1
WITNESSETH, That	the sold part 105 of the form must in such	part Y of the second part	
195 of the first par	rt, and The Lawrence National B Lawrence, Kansas	lank	-
Lawrence	in the County of Douglas	and State of Kansas	-
- 14 6 8 19 19 19 19 19 19 19 19 19 19 19 19 19			-
	Made this 18th day of May nine between Arthur Wa		ne
THE INTERNET	N.J. dt. 18+b	i incrus.	-
	LAWRENCE, KANSAS	Register of Deeds.	
Ins LA	TO TRENCE NATIONAL BANK	Harold A. Brok	
THE LAS	FMA F. WARD, HIS WIFE	May A, D. 10 39, at 11:45 o'clock A.	st.
		This instrument was filed for record on the 19 day of	