## MORTGAGE RECORD 84

Reg. No. 2676 Fee Paid, \$\_6.25<

.....

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.
Lewis A. Young and Frinces E. Young	This instrument was filed for record on the <u>6</u> day of June
ТО	Harold a. Beck
The Lawrence Building and Luan Association	By Deputy,
THIS INDENTURE, Made this 5th day of June	, in the year of our Lord, one thousand nin
hundred and forty-one between	
Lowis A. Young and Frances	
of Lawrence in the County of Doug parties of the first part, and The Lawrence Building and	
	party of the second part
which is tereby acknowledged have sold and by this indenture do	ation of the sum of DOLLARS, to duly paid, the receipt of Grant. Barrain Sell and Mostrana to the mid mark of the metric of the sum of of the su
the following described real estate situated and being in the County of Dou,	glas and State of Kansas, to-wit:
Lot Eighteen (15), Block Nine (9), U	niversity Place, an Addition to the
City of Lawrence	
	1
with the appurtenances and all the estate title and interest of the said	Lee on a second s
And the said part 10 Sof the first part do hereby covenant and agree that at the	e delivery hereof they are the land a set of the
And the said part 105of the first part dobereby covenant and agree that at the and selied of a good and indefeasible estate of inheritance therein, free and clear of all inco- and that they will warrant and defend the same against all metics making having the first define the	e delivery hereof they are the lawful owners of the premises above granted, umbrance
And he said part. LGST the first part do hereby covenant and agree that at the detext of a good and indefaulties exists of interimente therein, free and clear of all intr and that they will warrant and defend the same scainst all parties making inverted that It is agreed between the parties hereto that the part1625, of the first part shall at measured agrant and real exist when the same part of an advect the out of the first measured agrant had real exist when the same measure do not making the out the first part of the same of the same down of the same scainst all parties making inverted that the same of a same same same same same same same sa	e dollary hered. they are the lawful owners of the premises above grantel, makrance
And use and part. LOGT the first part do hereby covenant and arere that at the detext of a good and indefeable exists of inbringence therein, free and clear of all incr and that they will warrant and defend the same exists all parties making lawful cleim by It is arreed between the parties hereto that the part1652, of the first part shall a: y assessed arguint and real setup to the the same become due and papting, and that they with use and by such insurance company as shall be specified and directed by the part2	e dollary hereof <u>they</u> are the lawful ownerS of the premises alone granted, makrance <u>reveal</u> all times during the life of this indextore, pay all taxes or suscements that may be brief $\sum_{i=1}^{n} \frac{1}{i} \sum_{i=1}^{n} \frac{1}{i$
And use and part. LGST the first part do hereby convents and arere that at the detected a ground and indefeatible exists of inbringence therein, free and clear of all incre- and that they will warrant and defend the same exists all parties making lawful claim by It is arreed between the parties hereto that the part16.5, of the first part shall a: y assessed arguint and real setup theon the same becomes due and papting h, and that they will use a lawful claim the parties hereto that the part16.5, of the first part shall a in a lawful claim. The part of the event that said part 10.5 of the first part shall fail to a berefa poweride, then the part $\int_{-\infty}^{+\infty} df$ the event that said part 10.5 of the first part shall fail to a berefa poweride, then the part $\int_{-\infty}^{+\infty} df$ the same day for the law part shall shall be informer. And the shall be a reserved arguing the same shall be a reserved arguing the same shall be a reserved arguing the same shall be a reserved to be same shall be a reserved arguing the first part shall fail to a b lowering poweride, then the part $\int_{-\infty}^{+\infty} df$ the same same same same shall be a reserved arguing the same same same same same same same sam	e dollary hereof <u>they</u> are the lawful ownerS of the premises alone grantel, makrance <u>reveal</u> all times during the life of this indenture, pay all taxes or assessments that may be locied $2\pi M = 1 + 2\pi M = 1$
And use and part. LGST the first part do hereby convents and arere that at the detected a ground and indefeatible exists of inbringence therein, free and clear of all incre- and that they will warrant and defend the same exists all parties making lawful claim by It is arreed between the parties hereto that the part16.5, of the first part shall a: y assessed arguint and real setup theon the same becomes due and papting h, and that they will use a lawful claim the parties hereto that the part16.5, of the first part shall a in a lawful claim. The part of the event that said part 10.5 of the first part shall fail to a berefa poweride, then the part $\int_{-\infty}^{+\infty} df$ the event that said part 10.5 of the first part shall fail to a berefa poweride, then the part $\int_{-\infty}^{+\infty} df$ the same day for the law part shall shall be informer. And the shall be a reserved arguing the same shall be a reserved arguing the same shall be a reserved arguing the same shall be a reserved to be same shall be a reserved arguing the first part shall fail to a b lowering poweride, then the part $\int_{-\infty}^{+\infty} df$ the same same same same shall be a reserved arguing the same same same same same same same sam	e dollary hereof <u>they</u> are the lawful ownerS of the premises alone grantel, makrance <u>reveal</u> all times during the life of this indenture, pay all taxes or assessments that may be locied $2\pi M = 1 + 2\pi M = 1$
And the said part L GST the first part 60 breeky convents and zero that at the latefold a good in Indefaulti exists of interimente therein, first and clear of all international tests of a grant sector that the part L GS and indefaulti the same scainst all parties making inwite the same scainst all parties making inwite the same scainst all parties making inwite the same scainst all part of the same scainst and the same scain and the same scainst and the same scainscainscainst and the same scainst and the same scainst a	e dolivery hereof. <u>they</u> ATC the lawful ownerS of the premises always granted, merein. all time during the life of this indenture, pay all taxes or assessment; that may be level of the second part, the buildings upon and real exists insured arithms for and torando in the second part, the law, if any make payake to the part y of the second part to the pay such taxes when the same bounds offer and paysing and the low part do pays and the second pays the taxes bound one and pays and the second pays to the second pays the associated and the second pays to the pays and hanks when the same bound over and payshes and to here and prevents insured by reput. <u>The second pays the second pays to the payshes</u> and the indebtedness, secured by four pays.
And it is and part 2.057 the first part 60 $\_$ horder overant and zeroe that at the detect of a local holdershift of the same scalast at local and local holdershift of the same scalast at local holdershift of the scalast	e dolivery hereof. LLCY_RTC the lawful ownerS of the premises always granted, measure $\frac{1}{2}$ and $\frac{1}{2}$ of this indenture, pay all laws or assuments that may be level of $\frac{1}{2}$ models and $\frac{1}{2}$ models are assumed arguing the second part to the the second part, the law, if are and we real payles to the part $\frac{1}{2}$ of the second part to the pay such have when the same become down scale payles and to be pay all previous instances of the second part, the same to be set of a payles and to be pay all previous instances of the second payles are assumed as a payles and the indentedness, secured by fully repuid, and of money, securit on the $\frac{50 \text{ th}}{2}$ or $\frac{1}{2}$ June (3) (3)
And the said part. LOST the first part of hereby convents and zeroe that at the level of a good in indefeable exists of interimente therein, first and clear of all income levels of the same acainst all parties making inwind their same acainst all parties making inwind their same acainst and the same acainst all parties making inwind the same acainst and part is a same acainst and the same acainst all parties. A same same acainst and part is a same acainst and the same acainst and	e dolivery hereof. LLCY_RTC the lawful ownerS of the premises always granted, measure $\frac{1}{2}$ and $\frac{1}{2}$ of this indenture, pay all laws or assuments that may be level of $\frac{1}{2}$ models and $\frac{1}{2}$ models are assumed arguing the second part to the the second part, the law, if are and we real payles to the part $\frac{1}{2}$ of the second part to the pay such have when the same become down scale payles and to be pay all previous instances of the second part, the same to be set of a payles and to be pay all previous instances of the second payles are assumed as a payles and the indentedness, secured by fully repuid, and of money, securit on the $\frac{50 \text{ th}}{2}$ or $\frac{1}{2}$ June (3) (3)
And the said part L GSG the first part 60 hereby convents and zeroe that at the detected a good and indefeable scatter of intrinsice therein, first and clear of all intrinsic and that they will warrant and defend the same exists all parties making inwide them is a same detected and indefaultion that the parties $C_{\rm M}$ is a started between the parties hereto that the parties $C_{\rm M}$ and $C_{\rm M}$ is a started between the parties hereto that the parties $C_{\rm M}$ and $C_{\rm M}$ is a started at the the part $C_{\rm M}$ is a started at the transition of the part $C_{\rm M}$ is a started at the transition of the part $C_{\rm M}$ is a started at the part $C_{\rm M}$ is a started between the part $C_{\rm M}$ is the part $C_{\rm M}$ is a started between the part $C$	e dolivery hereof <u>they</u> ATC the lawful ownerS of the premises alove grantel, makrane <u>trans</u> all times during the life of this indexture, pay all taxes or assessment; that may be levied [Xill.l.key the building: upon add real eviate insured arkins for and torado in the second part, the loss, if any much parable to the part y of the second part to the para and has a when the same become day and parable and to key add premises insured or or other, and the second to add parable and to key add premises insured fails regult. seem of money, executed on the <u>50th</u> day of <u>JUNO</u> <u>19.4</u> ].
And the said part 2.050 the first part do breeky covenant and arere that at the desked of a covenant is and are of the same scalast efficiency that the same acainst all parties making lawful chain the lawful chain the lawful chain the same acainst all rarties making lawful chain the lawful chain the same scalast all rarties making lawful chain the lawful chain the same scalast and rart estate the parties hereto that the parties of a same scalast law rart do lawful chain the lawful chain the same scalast all rart estate the parties hereto that the part 1.05 the first part shall at a start of 115, lawful chain the same scalast all rart estate shall rart estate the part is the same scalast law part shall be specified and directed by the part of the second part in part shall have the same scalast the part is 10.5 the first part shall all have not estate the part is 10.5 the first part shall all have the same scalast of t	e dolivery hereof. "Ling" ATC the lawful owners" of the premises always granted, measure $\frac{1}{2}$ and $\frac{1}{2}$
And the said part. LGST the first part do breeky convents and arere that at the set of a good in findersmith scatter of initiations therein, for an effect of the same scainst all parts. If an effect of the same scainst all parts of the same distant of the same scainst all parts of the same and that they will warrant and defend the same scainst all parts. Good the same scainst all parts of the same scainst at the rate of 100 from the data of parts at slats in the same scainst at the rate of 100 from the data of the same scainst at the rate of 100 from the data of the same scainst at the rate of 100 from the data of the same scainst all fails the part J	e dolivery hereof. "Ling" ATC the lawful owners" of the premises always granted, measure $\frac{1}{2}$ and $\frac{1}{2}$
And the said part. LGST the first part do breeky convents and zeroe that at the levels of a good in indefeable scatter of interiments therein, for an elevel of a good in the same scatter of interiments that at the level of the same scatter at the same scatter of the same scatter at the same scatte	e dolivery hereof. LTACY_ATC the lawful ownerS of the premises always granted, measure events and the second seco
And is and part 2.057 the first part 60 hereby constant and zero that at the factor of a standard start of the first part 60 hereby reasons at all zero that at the factor of the start of the starts extends the start of the	e dolivery heread _ they are done wheread of the premises always granted, mercan wheread of the premises always granted, and mercan even and the second part to the premises always granted with the second part, the less (if ary, make parake to the para) $(-1)$ of the second part to the period part, and the second part (a the second part (a the period by reput) = 0.0 LLARS, and the second part (a the second part) = 0.0 LLARS, and the second rest of the second part (a the second part) = 0.0 LLARS, and the second rest of the second part (a the second rest of the second part) = 0.0 LLARS, and the second rest of the second part (a the second rest of the second part) = 0.0 LLARS, and the second rest of the second part (a the second rest of the second part) = 0.0 LLARS, and the second rest of the second part (a the second rest of the second part) = 0.0 LLARS, and the second rest of the second part (a the second part) = 0.0 LLARS, and the second rest of the second part (a the second part) = 0.0 LLARS, and the second rest of the second part (a the second part) = 0.0 LLARS, and the second rest of the second part (a the second part) = 0.0 LLARS, and the second rest of the second part (a the second part) = 0.0 LLARS, and the second rest of the second part (a the second part) = 0.0 LLARS, and the second rest of the second part (a the second part) = 0.0 LLARS, and the second rest of the second part (a the second part) = 0.0 LLARS, and the second rest of the second part (a the second part) = 0.0 LLARS, the second part (a the second part) = 0.0 LLARS, the second part (a the second part) = 0.0 LLARS, the second part (a the second part) = 0.0 LLARS, the second part (a the second part) = 0.0 LLARS, the second part (a the second part) = 0.0 LLARS, the second part (a the second part) = 0.0 LLARS, the second part (a the second part) = 0.0 LLARS, the second part (a the second part) = 0.0 L
And its and pard 2.050 the first part do horeby consent and aree that at the field of a good in holdenship centre therein, first and effect of the first part do horeby consent and aree that at the field of a dimension of the parties herein of that the parties making inwite that the first part do first part and defend the same scalast all part 2.55 of the first part shall at a started a list and read the parties herein of that the parties first part is that at the same scalast read with a started between the parties herein of that the part 2.55 of the first part shall at a started dimension of the part is herein of that the part 2.55 of the first part shall at a started dimension of the part 2.5 of the first part shall at a started dimension of the part 2.5 of the first part shall be the same for the part part of the part 2.5 of the first part shall be the same for the part part of the same first of the part 1.5 of the part 2.5 of the first part shall be the the same first on first part shall be the part 2.5 of the first part shall be the part 2.5 of the first part shall be the part 2.5 of the same shall be	e dolivery hereaf
And its and pard 2.050 the first part do horeby consent and aree that at the field of a good in holdenship centre therein, first and effect of the first part do horeby consent and aree that at the field of a dimension of the parties herein of that the parties making inwite that the first part do first part and defend the same scalast all part 2.55 of the first part shall at a started a list and read the parties herein of that the parties first part is that at the same scalast read with a started between the parties herein of that the part 2.55 of the first part shall at a started dimension of the part is herein of that the part 2.55 of the first part shall at a started dimension of the part 2.5 of the first part shall at a started dimension of the part 2.5 of the first part shall be the same for the part part of the part 2.5 of the first part shall be the same for the part part of the same first of the part 1.5 of the part 2.5 of the first part shall be the the same first on first part shall be the part 2.5 of the first part shall be the part 2.5 of the first part shall be the part 2.5 of the same shall be	e dolivery heread
And its and pard 2.050 the first part do horeby consent and aree that at the field of a good in holdenship centre therein, first and effect of the first part do horeby consent and aree that at the field of a dimension of the parties herein of that the parties making inwite that the first part do first part and defend the same scalast all part 2.55 of the first part shall at a started a list and read the parties herein of that the parties first part is that at the same scalast read with a started between the parties herein of that the part 2.55 of the first part shall at a started dimension of the part is herein of that the part 2.55 of the first part shall at a started dimension of the part 2.5 of the first part shall at a started dimension of the part 2.5 of the first part shall be the same for the part part of the part 2.5 of the first part shall be the same for the part part of the same first of the part 1.5 of the part 2.5 of the first part shall be the the same first on first part shall be the part 2.5 of the first part shall be the part 2.5 of the first part shall be the part 2.5 of the same shall be	e dolivery benefit _ the Q_ ATC _ the lawful ownerS _ of the premises always granted, meriance
And is and part 2.057 the first part 60 hereby constant and zero that a the detect of a good in holdramids exist of likeringset therein, for an old east of all into in a like here of the series is herein that the part 1.25. of the first part shall at the zero determine the series herein that the part 1.25. of the first part shall at the series of zero determine the series herein that and part 1.25. There is a start is the series of the the series of the series of the the series of the series of the the series of the series of the the information of the series of the series of the series of the series of the series the information of the series of t	e dolivery heread
And the and part 2.057 the first part 60 horder consent and zero that a the detect of a local holdershift of the same scalarst that the and that they will warrant and defend the same scalarst all part 2.55 of the first part hall at a same between the same the same to have the same scalarst all part 2.55 of the first part hall at a same of the same scalarst and the same scalarst and the same scalarst and the same scalarst all part 2.55 of the first part hall at a same of the same scalarst and the same scalar state of th	e dolivery benefit _ the Q_ ATC _ the lawful ownerS _ of the premises always granted, meriance
And the said pard 2.057 the first part 60 horder consent and zero that a the detect of a local holdershift of the same scalars that in the same of local and holdershift octate of hirthermate therein, first part 60 horder that the part 2.5 of the first part hall at a same of azimu and at red with the part 1.5 of the first part hall at a same of azimu and red with the part 1.5 of the first part hall at a same of azimu and red with the part 1.5 of the first part hall at a same of azimu and red with the part 1.5 of the first part hall at a same of azimu and red with a same company as shall be specified and directed by the part 1. of the same state of a similar linear the same theorem that hall be specified and directed by the part 1. of the same state of the same s	e dolivery hereafthey_AFCthe lawful ownerSeff the premises always granted, meries. all times during the life of this indenture, pay all taxes or assessments that may be level for the second part, the los, if ary, made payak to the partyeff the second part to the the second part, the los, if ary, made payak to the partyeff the second part to the pay such taxs when the same borner does early payles and to be pay all previous insured the second part, the los, if ary, made payak to the party for the second part to the pay such taxs when the same borner does early payles and to be pay all previous insured start the the second pay the the second pay shows a payle and to be pay all previous insured ary replating repuid. are of meney, executed on the
And the and part 2.057 the first part 60 horder consent and arere that at the and select of a line of the source there is the and of least of a line intermed to the same scalarst and index of all line is the same between the same because a line of a line is a start of the same scalarst and scalar and line scalarst and the same scalar start start and scalar start	e dolivery hereaf
And the said part LEGG the first part 60 horder owness and arere that at the set of a good in indefaulties exists of interimente therein. For an odd exists of interimente therein, for a series of a same distant and read the same scalast all part LEG. of the first part is horder of the same scalast all part is the same scalast all part is the same scalast and the same scalast all part is the same scalast and part is the same scalast all part	e dolivery hereofthey_AFC the lawful ownerS_ of the premises always granted, merein. all times during the life of this indentury, pay all taxes or assessment: that may be leveld in the second part, the law, if any mail or part is on the party_of the assess in the transformer by such taxes when the same bornes due or all payles in the party_of the assess in part to the part when the taxes bornes due or all payles into loop and premises haves granted the second part, the law, if any mail or parts is the party_of the second part to the part who taxes when the same bornes due or all payles into loop and premises housen the second part, the law, if any mail or parts is the party if the second part is are of manary, executed on the if the party if the second part is are of manary, executed on the if the second part is the event that all finds there is a part to be a second payle is a second payle of the issue are for parts in the same payles the content of and all burstone of the second part. any informat there are parts in the second part is the party when here the second part, the second part is the second part. thereof, in the manare parential by the start y = which his foreauxe is altern, ablue thereof, in the manare particle by the start y the base of the second part thereof, in the manare particle by the start y the base of the second part thereof, in the manare particle by the start y the base of the condent part thereof, in the manare particle by the start y the base of the second part. (SEAL) 
And the sub part LOST the first part 60 hereby consent and agree that at the and select of a ground indefending section of the same actions at it parties making inwful chim the same actions at its parties of the same actions at the same action at the same action at the same actions at the same action at the same actions at the same action at the same actions at the same action at the sam	e dolivery hereof
And the said part LOST the first part 60 hereby consent and agree that at the acted of a good in indefaultie scatter of historicane therein, for an effect of a good in indefaultie scatter of historicane therein, for a sared external size relative tests of the same scatters at it parts in a start of the same test of a start of the same scatter with a start of the scatter wi	e dolivery hereof
and series of a good in indefaults exists of initiations therein, for each of a series of a good in indefaults exists of a information and indefault in the same scalarst all parts of a good in indefault in the parties bereen that the same scalarst all parts of the same diverse in the parties bereen that the same scalarst all parts of the s	e dolivery hereof
and that they will warrent and derived the arms existent all parts multiple firster data in the latent and the partial barrent and derived the arms existent and the partial barrent data and the the parts barrent data and the parts in the parts in the part is the first part and it. The parts of the parts and the parts is the part	e dolivery hereof
The ends part & DSG the first part 6 breeks consent and arere that at the advected in a good in indefaultie exists of a groups therein the indefault of the same section at the part 1.5. of the first part hall at a the first part is and the result of a groups of a shall be received and and indefaulties of the same section at the part 1.5. of the first part hall at a first part is and the result is and the received is and indefaulties of the same sections at a part 1.5. of the first part hall at a first part is and the received is and the received is and the result is and the received is and the result is a same section. If the interest, and the the received is and the result of the result is and the received is a same shall be received in the result is a safe the result	e dolivery hereafthey_Bredthey_Bredthey are a season of the premises alway granted, merea.  all time during the life of this indenture, pay all takes or assessment: that may be level. Total L keys the building upon and real exists insured arclants fire and transks in the second part, the lass, if any, made payak to the part y the second part to the pay and hatas when the same bores develop arbits and to here said premises haven grant the second part, the lass, if any, made payak to the part y the second part to the pay and hatas when the same bores develop arbits and lass to serve are pay are not an anney, executed on thethe develop art of the indefinetions. second by fair repuid. are not maney, executed on thethe develop art of the indefinetions. accurate by are not a maney, executed on thethe develop art of the indefinetion and so the second payments (r any) real status there may not second and believes and payments (r any) real status there are not good the status pay in a status premises, then this covere are made are to a base of the article of the data has not in such payments (r any) real status are more or if wat arts are consisted at and payments, then the covere are indefined arts and arts are of the covering of a status payments (r any) real status are pay arts the second and arts are are are any real status are are are of the arts and arts are arts and arts are art any real status are arts arts the arts are art and arts are art are are are any any the second at a status there are art and arts are art are art any first arts (r a status are arts) arts are art and the arts are art arts are art and arts are art arts are art are art arts are art arts are arts are art arts are art arts are arts are art and arts are arts are art arts are art arts are art arts are arts are art arts are arts are arts are art arts are arts are arts are art arts are arts are arts are arts are art are are
TATE OFKansas	e dolivery stread
And the sudd part 2009 the first part 60 breeky consent and zero that a the desced at a consent of and indefaulties exists of interiments therein, the same scalars of their part is and it of the their part is and it of the same scalars at the same scalars is related to the same scalars at the same is a same	e dolivery hereafthey_AFCthe lawful ownerSeff the premises always granted, merein. all times during the life of this indenture, pay all taxes or assamments that may be leveld (TAIL) Leven the building upon and i real exists insured arithms for and thereads in the second part, the law, if area develop arabits to the part y for the second part to the part to that second the same borne develop arabits and to be part all previous insured the second part, the law, if area develop arabits to all to be part all previous insured set of the second part, the law, if area develop arabits and its to be second part to the second manary, securit on the

272

Receiving No. 12032 -