Beceiving No. 12316 - MORTGAGE RECORD 8

STATE OF KANSAS, DOUGLAS COUNTY, 88.	
Russell L. Wiloy and Volmo Buth Hiley, hushand and	
wife wife double the state of t	• м.
Register of Deer	ds.
THIS INDENTURE, Made this _20th _ day ofJuly in the year of one last	
aundred and forty-one butween	nine
cf Lawrence in the County of Douglas and wife	
The Lawrence Building and Loan Association and State of Aansas	
Two Thousand and no/100	art.
Two Thousand and holds in of (20 - of the first part, in consideration of the sum of	of
the second pa	urt,
Lot No. Thirteen (13) in Pictor (13)	
Lot No. Thirteen (13) in Block Two (2) in Haskell $Pl_{B}ce$, an Addition to the City of Lawrence,	
· · ·	
with the appurtenances and all the origination and an analysis of the second se	
And the said part i o both an the visite, title and interest of the said parties of the	
with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 10 Git the first part do hereby covenant and arree that at the Alivery hered they are the lawful owners, of the number of a root and indefenable estate of inheritance therein, fore and dear of all journes hered they are lawful owners, of the number of	
and that they all warrant and defend the same against all parties making lawful chain threes. Cluby APO the lawful ownerS, of the premises above granted, is a arread between the parties there for the target 105 of the same and the formation of the same target 105 of the same 105 of the	
and that they all warrant and defend the same azalant all parties making lawful clear of all incumbrance	
and that they all warrant and defend the same and art lance therein, fere and clear of all incumbrance	
and that they still warrant and ddreed the name scalar all parties making lawful claim therea. It is arreed between the parties herein that the part 10.8. of the first part shall stall times during the bille of this interest. At the premises above granted, is a arreed arguing times the same scalar all parties making lawful claim therea. The arreed arguing times are stall and the same scalar and the parties and that the part is all stall times during the bille of this information and the same scalar	
and that they will warrant and defend the same scalar in Barrianse therein, fore and clear of all incremberance It is arrend between the parties between the same scalar in Barrian making lawful claim therea. It is arrend between the parties between the same scalar in Barrian making lawful claim therea. It is arrend between the parties between the same scalar in the part 20.8 of the form part shall shall there drafts the life of this Introduce, pay all taxes or assessment) that may be level assessed arguing the same scalar in the same scalar in the part 20.8 of the form part shall shall there drafts the life of this Introduce, pay all taxes or assessment) that may be level and and by such however, company as shall see the same scalar in the part shall shall to pay such shall be seened and the same scalar in the sam	
and that they will warrant and defend the same scalar in Barrianse therein, fore and clear of all incremberance It is arrend between the parties between the same scalar in Barrian making lawful claim therea. It is arrend between the parties between the same scalar in Barrian making lawful claim therea. It is arrend between the parties between the same scalar in the part 20.8 of the form part shall shall there drafts the life of this Introduce, pay all taxes or assessment) that may be level assessed arguing the same scalar in the same scalar in the part 20.8 of the form part shall shall there drafts the life of this Introduce, pay all taxes or assessment) that may be level and and by such however, company as shall see the same scalar in the part shall shall to pay such shall be seened and the same scalar in the sam	
and that they will warrant and identificate therein, fore and clear of all incumbrance therein, form and the series advance to the part [20, 20, 20, 20, 20, 20, 20, 20, 20, 20,	
and that they will warrant and identify the same scalate all parties making lawful chin therea. It is a sared present and identify herein the same become due and parties making lawful chin therea. It is a sared present and identify herein that may be level and the part 10.8. of the form parties making lawful chin therea. It is a sared present and and real state when the same become due and parties making lawful chin therea. It is a sared present and intervent that may be level and the part 10.8. of the form parties making lawful chin therea. It is a sared present is a larger the same become due and parties and that the part 10.8. of the form part shall all to part 10.8. of the form part is all to perturb and the same state and the same become due and parties is all the same state and the same state a	(
and that they will warrant and identify the same scattart barrain, fore and clear of all incrembrance the same scattart and the same	
and that they will warrant and identify the same scattart barrain, fore and clear of all incrembrance the same scattart and the same	(
and that they will warrant and detend the same spin therein, fore and clear of all incremenses. Lifey ATC the lawful owners, d the premises above granted, in the same spin the same spin the same spin terms and provide the same spin terms and the same spin terms and terms and the same spin terms and te	(
and that they will warrant and detend the same spinse therein, fore and clear of all incremberance. Unly, ATC the harding events, d the premises above granted, the same spinse the same barents and parties making larged claim theres. It is a same arrant and detend the same spinse become due and parties making larged claim theres. It is a same arrant and interest the same become due and parties making larged claim theres. It is a same arrant and real to be previded and directly the parts that at all times during the Mile of this interest, part is an and there and the same become due and parties making larged to the parts. It is an and by such harmone company as half and only the parts, and the the same larged times during the larged to the parts. It is an and by such harmone company as half and are parts that and part 1055 the fars parts half at 11 to pay rash harm when the same low come and the parts and the same larged to the parts. It is an and the same larged to the part 1055 the fars parts half at 11 to pay rash harm when the same larged to the part 1, and the same large the same larged to the part 1, and the same large to the part 1, and the same larged to the part 1, and the same larged to the part 1, and the same la	(
and that they will warrant and identify the same scheme therein, fore and clear of all incremberance. Lingy, BTC the lawful owners, of the premises above granted, the far arrend bases in the parties before that the part 50.8 at the difficult more and the south parties above granted and there is the part 50.8 at the difficult more and the south parties above granted and there is the part 50.8 at the difficult more and the south parties above granted and there is the part 50.8 at the difficult act the second part, the base of the south part of the second part is the same scheme and the same became due and parties and the second part, the base form and the same became due and parties and the second part, the same scheme and parties above granted and there is the part 30.6 at the difficult act the second part, the base form a difficult act the second part is the same scheme and parties and the same scheme and the sam	(
and that they will warrant and detend to any explose therein, fore and clear of all incremberance. Unly, ATC the hardal everedS. If the premises above granted, the hard and everedS. If the same share the hard is parties making larged in the fact that the part (0.8) at the fact the part (0.8). If the fact the same share the hard the same share the hard the part (0.8) at the fact the part (0.8) at	
and that they still warrant and defend the near scalar all parties making lawful child of all incremberance in the lawful events - d the premises above granted as a start of the series and start of	
and that they will warrant and detend the name spinse therein, fore and clear of all increments. Lifely, BTC	
and that they will warrant and detend the name spinse therein, fore and clear of all increments. Lifely, BTC	
and that they all warrant and does the new sensitive therein, fore and clear of all increments. Lifely ATC	
and that they will warrent and detend the name explaine therein, fore and clear of all incremberance In the arrend barrent has detend the name explaine making lawful child theres. In the arrend barrent has detend the name explaine therein the part 50. at the form part shall at all times during the block of the lawful covers. Joint and part of the interpart 50. at the form part shall at all times during the block of the name explaine there in the specifie and direct by the part 50. at the form part shall all times during the block of the name explaine there in the specifie and direct by the part 50. at the form part shall at all times during the block of the name explaine there in the specifie and direct by the part 50. at the form part shall at all times are been and part of the interpart of the name part 50. at the form part shall all the part of the name of part 50. at the form part shall all to part who have name to part 50. at the form part of the interpart of the name of part 50. at the form part of the name of part 50. at the form part of the interpart of the name of part 50. at the form part of the interpart of the name of part 50. at the form part of the interpart of the name of part 50. at the form part of the interpart of the name of part 50. at the form part of the interpart of the name of part 50. at the form part of the interpart of part 10. The name of part 50. The name of part	
and that they will warrent and detest the particular therein, fore and clear of all increments on the same destant in particular therein making lawful clear the part of the same destant in particular therein making lawful clear the part of the lawful clear of the la	
and that they will warrent and detend the name explaine therein, fore and clear of all incremberance In the arrend barrent has defined the name explained inparties making lawful clear of all incremberance In the arrend barrent has parties berefore that the part 1626, at the first part is all stall times during the line during the	
and that they still warrant and defend the near scattale therein, fore and clear of all increments. Unly, LTC the hardal owned, a dot near scattale and protein making lawful data therein as more and and and the series have and all protein making lawful data therein. Is a sarred arguing the series have the same scattale and protein making lawful data therein. Is a sarred arguing the series have the same scattale protein and there in the stat have all all these datases the life of the instance, pay all clear or datasement, that may be leaded as and by each have not as and have not be each of the same of a stat of the same of the stat of the same of a stat of the same of a stat of the same of the same of the same of the stat of the same of the same of stat of the same	
and that they will warrant as afred the same exacts therein. Breach areases	([[[
and that they will warrant as afred the same exacts therein. Breach areases	([[C
and that they still warrant and deterd the near scattal and parks making lawful calls there and the start of the series and the start of the series and the start of the series of the series of the start of the series series the series of the seri	([[

-