Receiving No. 19798 4

546

MORTGAGE RECORD 84

C Reg. No. 3641 Fee Paid, \$ 5.00

S

AND DESCRIPTION OF THE PARTY OF		STATE OF KANSAS, DOUGLAS COUNTY, ss.	
Marcus V. Mo	Seth and Mary Ruth MoReth	This instrument was filed for record on the 26 day of January A. D. 19 14 . at 111 10 tlock A. M	6
	то	- January A. D. 10 54., at 11:10 clock A. M. Narold P. Step Register of Docds.	
The Lawrence	Building and Loan Assn,		
	TURE. Made this 26th day of Jan		
hundred and Fo	orty-four between Marcu	in the year of our Lord, one thousand nine is V. McBeth and Mary Futh McBeth, husband and wife	٢
of Lawrence part ies of the fi	in the County of Dougla rst part, and The Lawrence Euilding a	and State of Kansas	
WITNESSETH	That the said parties of the first part in	part y of the second part.	
which is baroby sol	Thousand and no/100	DOLLARS, to them duly paid, the receipt of	
the following descri	ibed real estate situated and being in the County of	To Grant, Dargein, Soll and Morityge to the said part Y of the second part, of Douglas and State of Kansas, to-wit:	ſ
Lot Numb	ered Nine (9) in Block Eight (8) is	n University Flace, an addition to the City of Lawrence	L
			6
			e.
建建立			
			Π
with the appurtenant	res and all the estate, title and interest of the sai	id partios of the first part therein.	
and seized of a good and	Indefensible estate of uneritance therein, free and clear of	at at the delivery hereof they are the lawful owner S of the premises above granted, all incumbrance	
and seized of a good and and that they will warran It is agreed betwee	I boor the first part do hereby covenant and agree that indefensible estate of inheritance therein, free and clear of at and defend the same against all parties making lawful cl n the martine hereto the same defendence.	at at the delivery hereod_URQY_ATOthe lawful ownerS_ of the premises above granted, all incumbrance	[]
and seized of a good and and that they will warran It is agreed betwee or assessed against said re such sum and by such inst	About the first part do hereby covenant and agree the indefeesable estate of unkertiance therein, fire and clear of the and defend the same against all parties making lawful cl the parties hereto that the part id God the face part al cal estate when the same become due and payable, and that the parties when the same become due and payable, and that	t at the delivery hereof. URGY_BTO the lawful owner S. of the premises above granted, all incombance halm thereta. halm thereta. halm of thisse during the life of this indenture, pay all tares or assessments that may be level halm of thisse of the buildings upon and real exists invest azainst fire and torondo in	
and seized of a good and and that they will warran It is arreed betwee or assessed against said r such sum and by such inst extent of <u>115</u> interes as herein provided, then this inderuw, and shall	About the first part do hereby covenant and agree that indefectable exists of hierarcharce therefus, fore and clear of at and defend the same against all parties making lawful cl in the particle hereto that the part $\frac{1}{2}$ GSd the first part of all exists when the same become due and payable, and that arranes company as shall be specified and directed by the part is And in the event that said part $\frac{1}{2}$ Sd to the part that then part M_{-} of the payond part flows the part there. In the part lateret is the payond part flows the part the part lateret is the payond part flows the part that have not part lateret as the payond part flows that have not pay add (asses and)	at at the definery hereof_URG_BTOthe lawful ownerS_ of the premises above granted, all incumbrance	
and seized of a good and and that they will warran It is arreed betwee or assessed against said r such sum and by such inst extent of <u>115</u> interes as herein provided, then this inderuw, and shall	About the first part do hereby covenant and agree that indefectable exists of hierarcharce therefus, fore and clear of at and defend the same against all parties making lawful cl in the particle hereto that the part $\frac{1}{2}$ GSd the first part of all exists when the same become due and payable, and that arranes company as shall be specified and directed by the part is And in the event that said part $\frac{1}{2}$ Sd to the part that then part M_{-} of the payond part flows the part there. In the part lateret is the payond part flows the part the part lateret is the payond part flows the part that have not part lateret as the payond part flows that have not pay add (asses and)	at at the definery hereof_URG_BTOthe lawful ownerS_ of the premises above granted, all incumbrance	
and seized of a good and and that they will warran It is a streed betwee or assessed against asid pr exch num and by nuch han extent of 1tS	About the first part do hereby covenant and agree that indefeasible exists of hierarchicase therein, fore and clear of at and defend the same against all parties making lawful cl in the parties hereto that the part Δ CSG the first part and all exists when the same become due and parabies, and that arranes company as shall be specified and directed by the part of the part M of the event that and part DSG the first part shall the part M of the event that and part DSG the first part is and there have that and part may pay said taxes and here interest at the rate of DSG the first part of M beer interest at an another part of M of the second part interest of the rate of DSG the first part is an ended as a mortgare to accur the paramet of the sum of -Thous and and nO/NOC	at at the definery hereof_UTiGV_BTOthe lawful ownerS_ of the premiser above granted, all incumbrance hall accumbrance integrated to the second seco	
and seized of a good and and that they will warran It is agreed between or assessed against said ro- such sum and by such inno- extent of _115	Look the first part do hereby covenant and agree that indefeasible exists of inderitance therefin. fore and clear of at and defend the same against all parties making invful ci in the startise barea that the part -1 CSJ the first part is effective when the same becomes due and parable, and itst interace company as aball be specified and directed by the part is And in the event that and part part, part shall the part y of the even part may pay said taxes and the part y of the event part may pay said taxes and the part y of the event part may be arrest of the sum of 	is at the definery hereof. UEQ. ATO	
and seized of a good and and that they will warran It is agreed between or assessed against said ro- such sum and by such inno- extent of _115	Look the first part do hereby covenant and agree that indefeasible exists of inderitance therefin. fore and clear of at and defend the same against all parties making invful ci in the startise barea that the part -1 CSJ the first part is effective when the same becomes due and parable, and itst interace company as aball be specified and directed by the part is And in the event that and part part, part shall the part y of the even part may pay said taxes and the part y of the event part may pay said taxes and the part y of the event part may be arrest of the sum of 	is at the definery hereof. UEQ. ATO	0
and setting of a good and and that they will avery it is arread between or assessed against asig y outch sum and by such han extent of <u>118</u> Buyesh han extent of <u>118</u> Buyesh this indenture, and shall THIS diricharts is int THIS diricharts is int THIS diricharts is int <u>TWO of the second second second the second second second the second second second <u>128</u> Constraints <u>128</u> Constraints <u></u></u>	Look the first part do hereby covenant and sarve the historical set of interlations therefore, first and clear of at and defined the same axiabit all parties making investor of a set of the same set of	is at the definery hereof. URY_DTO	0
and setting of a good and and that they will avery it is arread between or assessed against sait pro- texts and a by such have extent of 148 million and a horing provided, then this indexture, and shall THIS diricharts is inf THIS diricharts is inf THIS diricharts is inf according to the terms of according to the terms of accor	Local the first part do hereby covenant and agree the information ends of interfaces between the other interest where there is the additional of the same arguing all parties making investor and a start of the same bases of the bas	this the definery hereof_UEQ_DTO	0
and setted of a good and and that they will avery it is arread barred between or assessed against said pr orch som and by such hans extent of	About the first part do hereby covernant and agree that indefeasible exists of understance therefue, fore and clear of at and defend the same against all parties making lawful cl in the parties hereto that the part USG the first part is at and there are because due and parable, and that intrace company as shall be specified and directed by the part and the same because due and parable, and that the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 function and model model the sum of 	at at the definery hereof. URY_BTG. the lawful ownerS. of the premises above granted, all incumbrance. Law all incumbrance. Law all laws there is a second s	0
and setted of a good and and that they will avery it is arread barred between or assessed against said pr orch som and by such hans extent of	About the first part do hereby covernant and agree that indefeasible exists of understance therefue, fore and clear of at and defend the same against all parties making lawful cl in the parties hereto that the part USG the first part is at and there are because due and parable, and that intrace company as shall be specified and directed by the part and the same because due and parable, and that the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 function and model model the sum of 	is at the definery hereof. URY_DTO	0
and setted of a good and and that they will avery it is arread barred between or assessed against said pr orch som and by such hans extent of	About the first part do hereby covernant and agree that indefeasible exists of understance therefue, fore and clear of at and defend the same against all parties making lawful cl in the parties hereto that the part USG the first part is at and there are because due and parable, and that intrace company as shall be specified and directed by the part and the same because due and parable, and that the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 function and model model the sum of 	this is the definery hereof_UICY_DTO	0
and setted of a good and and that they will avery it is arread barred between or assessed against said pr orch som and by such hans extent of	About the first part do hereby covernant and agree that indefeasible exists of understance therefue, fore and clear of at and defend the same against all parties making lawful cl in the parties hereto that the part USG the first part is at and there are because due and parable, and that intrace company as shall be specified and directed by the part and the same because due and parable, and that the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 function and model model the sum of 	is at the delivery tered. URC. B.TO. the lawful owner S. of the premises above granted, all incombance in the lawful owner S. of the premises above granted, half at all incombance in the lawful owner S. of the premises above granted, ball or all incombance in the lawful owner S. of the premises above granted, in there is a set of the incombane in the lawful owner S. of the second part, the buildings upon said rais crate insured against for and tornads in the lawful owner or each set of the second part, the lawful owner S. of the second part, the lawful is an intervent to the fail to part shits where the sense become do and parkies in the fail to part the two the the sense become do and parkies to the part of the incidence, secured by it will folly require thereas a control to be incidence and the incidence is a set of the incidence incidence is the second part of the incidence is any sem finance are to disharge segret to the fact the fact here and the law foll dishards of the second part is the fact the second part of th	() ()
and setted of a good and and that they will avery it is arread barred between or assessed against said pr orch som and by such hans extent of	About the first part do hereby covernant and agree that indefeasible exists of understance therefue, fore and clear of at and defend the same against all parties making lawful cl in the parties hereto that the part USG the first part is at and there are because due and parable, and that intrace company as shall be specified and directed by the part and the same because due and parable, and that the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 the part of the second part may pay said taxes and 1 function and model model the sum of 	this is the delivery tered. URCY_DTO	() ()
and setted of a go gan. and setted of a go gan. It is arread between or assawed agalant sait re- to barrein provided, then, the indentume, and shall THIS GRAAT is inf and by <u>115</u> . terms a read of <u>115</u> terms a and by <u>115</u> . terms a and by <u>115</u> . terms a and by <u>115</u> . terms a the indentume, and shall immediately mature and by the indentume and shall be part if the output and the according to read and many to shall be to read and shall be according to the according to read and future to, and IN WUTN ESS WI written.	Lock the first part do hereby covernal and agree that Indefeasible ensists of understance thereful. for and clear of at and defend the same assist all parties making invite ensists when the same become down and particle, and that invites company as shall be specified and direct part is all exists when the same become down and particle, and that invites company as shall be specified and direct part is the parties that and part may new additions of the state of the second part may new additions on the invites company as shall be specified and direct by the part that the state of the second part may new additions on Thousand and <u>not /000</u> for the specified in the make parable in the second part is pay for any part shall given the second part is pay for any part shall and the second part is pay for any there below and parable is the optime of the backet there are an parable in the rest. y of the second part is the whole owner parable in the rest. y of the second part is the whole warp restrict the optime of the backet by the shall be void if or provided in this hisdenture while the second part is pay for any the whole owner parable is the optime and if of not high is the whole warp parable is the optime and is of the backet be wound of priorical and interest, there and particles with the core at many the second part is the the optime and part with the core at many the part is a second part is the formal as the second wound is of priorical and there and particles with the core at any the second part is the second as a second part is the second wound is of priorical and there and particles with the core at any the second part is the second as a second part is and the second wound of priorical and there and particles with the core at any the second part is a second part is a second part in the second wound of priorical and there and particles with the core at the second part is a second part is a second part is a second part in the second the second p	this is the delivery tered. URCY_DTO	0
and setter of a good and and that they will avery it is arread between or assassed architecture of the extent of 115 interver to be made by reach non- contained and the setter in a barring provide the interver- tion of the setter of the architecture, and shall TRIS GRAAT is lost TRIS of ABART is lost TRIS of ABART is lost TRIS of the fact or sum of non-provide the fact and by 115 interver or sum of non-provide the fact that here on a provide the fact and the setter of or any skills immediately matters and ball become the provide averafies to relate the amount the "This and benefits averafies to relate the averafies to relate the average by the "This and benefits averafies to relate the average by the "This and benefits averafies to relate the average by the "This and benefits average by the setter of the average by the "This and benefits average by the "This average by the "This average" by the "This average benefits average by the "This average by the "This average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" a	Look the first part do hereby covernal and agree that the first part do hereby covernal and agree do learn the other. In the address of the start of the same become down and parable, and that means compary as a ball be specified and directed by the part of the same become down and parable, and that means compary as a ball be specified and directed by the part of the second part may part address of the second part may part address of the second part may part address of the second part of the second part may are address of the second part of the second part may part address of the second part of the second part with all draw the part J_{-} of the second part in the second part in the second part is the second part with all draw the part J_{-} of the second part to pay the same by particular the second part is the second part is the second part is the second part is part address of the second part is part is part address of the second part is part address of the se	this is the delivery tered. URCY_DTO	
and setted of a go gan. and setted of a go gan. It is arread between or assawed agalant sait re- to barrein provided, then, the indentume, and shall THIS GRAAT is inf and by <u>115</u> . terms a read of <u>115</u> terms a and by <u>115</u> . terms a and by <u>115</u> . terms a and by <u>115</u> . terms a the indentume, and shall immediately mature and by the indentume and shall be part if the output and the according to read and many to shall be to read and shall be according to the according to read and future to, and IN WUTN ESS WI written.	Look the first part do hereby covernal and agree that defer of the and clear of the addressible ensites in the same become due and particle of the approximation of the same become due and particle, and that arrane company as shall be specified and directed by the part is and the same become due and parts when the same become due and parts and the same become due and parts and the same that and age and the same become due and parts and the same become due and parts and the same become due to be seen of part and the same become due to be same become as a due to be same due to be s	this is the delivery hereod. URU, ATO	
and setter of a good and and that they will avery it is arread between or assassed architecture of the extent of 115 interver to be made by reach non- contained and the setter in a barring provide the interver- tion of the setter of the architecture, and shall TRIS GRAAT is lost TRIS of ABART is lost TRIS of ABART is lost TRIS of the fact or sum of non-provide the fact and by 115 interver or sum of non-provide the fact that here on a provide the fact and the setter of or any skills immediately matters and ball become the provide averafies to relate the amount the "This and benefits averafies to relate the averafies to relate the average by the "This and benefits averafies to relate the average by the "This and benefits averafies to relate the average by the "This and benefits average by the setter of the average by the "This and benefits average by the "This average by the "This average" by the "This average benefits average by the "This average by the "This average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" a	Look in first part do hereby covernal and agree that landrealishe ensite of unseritates therefue, for and clear of and defend the same assist all parties making invite else exists herets that the part GGd the first part is else exists when the same the same data of parts is not and the there that all part of the first part that best part of the second part may not add the part of parts made parable to the second part may not add the part of parameter and the there is a second part of the second part is and the there is a second part of the second part is and the there is the second part is part with a second part is and the there is a second part of the second part is and parts the there is a second part is part of the second part is and parts the there is a second part is part of the second part is and parts the the second part is part of the second part is and parts the the second part is part of the second part is and parts the the second part is part of the second part is and parts the the second part is part of the second part is and parts the the second part is part of the second part is and parts the the second part is part of the second part is and parts the the option of the short there is, or if the takes of the second part is the formula the second part is parts the the second part is and parts the second part is parts the second p	this the definery tered. URCY_BTO the last of owner S. of the premises above granted, all incombance	
and setter of a good and and that they will avery it is arread between or assassed architecture of the extent of 115 interver to be made by reach non- contained and the setter in a barring provide the interver- tion of the setter of the architecture, and shall TRIS GRAAT is lost TRIS of ABART is lost TRIS of ABART is lost TRIS of the fact or sum of non-provide the fact and by 115 interver or sum of non-provide the fact that here on a provide the fact and the setter of or any skills immediately matters and ball become the provide averafies to relate the amount the "This and benefits averafies to relate the averafies to relate the average by the "This and benefits averafies to relate the average by the "This and benefits averafies to relate the average by the "This and benefits average by the setter of the average by the "This and benefits average by the "This average by the "This average" by the "This average benefits average by the "This average by the "This average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" a	About Ma first part do hereby covernal and agree that does not an addressible enseting the same availant all parties making inwful of a most determine the same because do sand and parkies, and its and the same because do sand parkies, and its and the same the same to the same same same same same same same sam	this is the delivery hered. URCY_DTO the lasfal owner S. of the premises above granted, all scatharses	
and setter of a good and and that they will avery it is arread between or assassed architecture of the extent of 115 interver to be made by reach non- contained and the setter in a barring provide the interver- tion of the setter of the architecture, and shall TRIS GRAAT is lost TRIS of ABART is lost TRIS of ABART is lost TRIS of the fact or sum of non-provide the fact and by 115 interver or sum of non-provide the fact that here on a provide the fact and the setter of or any skills immediately matters and ball become the provide averafies to relate the amount the "This and benefits averafies to relate the averafies to relate the average by the "This and benefits averafies to relate the average by the "This and benefits averafies to relate the average by the "This and benefits average by the setter of the average by the "This and benefits average by the "This average by the "This average" by the "This average benefits average by the "This average by the "This average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" average by the "This" a	About Ma first part do hereby covernal and agree that does not an addressible enseting the same availant all parties making inwful of a most determine the same because do sand and parkies, and its and the same because do sand parkies, and its and the same the same to the same same same same same same same sam	this is the delivery hered. URCY_DTO the lasfal owner S. of the premises above granted, all scatharses	
and setind of a good and and that they will avery It is arread between between between or assessed against asig ru- cesses against asig ru- cesses against asig ru- the infective, and shall THIS offAAT is inf according to the terms of and by <u>lts</u> terms of the best one gathers and by <u>lts</u> terms of and by <u>lts</u> terms of the best one gathers and best of the second by the the second by the <u>the</u> terms and best as the <u>the</u> terms of the terms of the terms of the terms of the second by the <u>the</u> terms of the terms of terms	About Ma first part do hereby covernal and agree that does not an addressible enseting the same availant all parties making inwful of a most determine the same because do sand and parkies, and its and the same because do sand parkies, and its and the same the same to the same same same same same same same sam	this the delivery hered. URC. ATO the lastal owner S. of the premises above granted, all incumbance	
and setind of a good and and that they will avery It is arread between between between or assessed against asig ru- cesses against asig ru- cesses against asig ru- the infective, and shall THIS offAAT is inf according to the terms of and by <u>lts</u> terms of the best one gathers and by <u>lts</u> terms of and by <u>lts</u> terms of the best one gathers and best of the second by the the second by the <u>the</u> terms and best as the <u>the</u> terms of the terms of the terms of the terms of the second by the <u>the</u> terms of the terms of terms	About Ma first part do hereby covernal and agree that findersable ensets of insertingene therefine, for and clear of at and defend the same associat all parties making investor that the part	this at the delivery hered. URCY_BTO the lasfal owner S. of the premises above granted, all incombanes	
and seized of a go gan. and seized of a go gan. It is arread between or assassed agalant asis re- to be arread provided, then, the indentume, and shall THIS selections and shall THIS selection and shall be and by <u>1ts</u> . terms a said part <u>1CS</u> of the dress and by <u>1ts</u> . terms a the indentume, and shall immediately matters and be the selection of the selection and the selection of the selection of the selection of the selection of the mediately matters and the selection of the selection of the selection of the selection of the selection of the selection of the mediately matters and be to real the selection of the selection of the selection of the to real the selection of the to real and the selection of the N WUTN ESS WI written. STATE OF Kai County cf Douglass (SEAL)	12.000 MR first part do hereby covernal and agree that does not an addressible enset of unseritations thereful. for and clear of at and defend the same assistint all parties making instruction in the parts have that the part. I GSU the first part is addressible and parable, and that and the same becomes data and parable, and that and the same that add part of 20 fits fits part that add parable is the same does not addressible to the same same is a same to the same same is a same same same same same same same s	this at the definery tered. URCY_BTO the lasfal owner S. of the premises above granted, all incombanes	
and settind of a good and and the they will avery It is arread between or assassed archaot sait ru- extend of 115	block in first part do	ti at the delivery teredUIQBTOthe lasfal owner S. of the premises above granted, all incumbance	
and settind of a good and and the they will avery It is arread between or assassed archaot sait ru- extend of 115	12.000 MR first part do hereby covernal and agree that does not an addressible enset of unseritations thereful. for and clear of at and defend the same assistint all parties making instruction in the parts have that the part. I GSU the first part is addressible and parable, and that and the same becomes data and parable, and that and the same that add part of 20 fits fits part that add parable is the same does not addressible to the same same is a same to the same same is a same same same same same same same s	ti at the delivery teredUIQBTOthe lasfal owner S. of the premises above granted, all incumbance	