MORTGAGE RECORD 84

0

4

Γ

0

C

[

0

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 5 da	
alter Francis Wilson and Lena May Wilson, husband në wife TO	Vataber A. Tx 1944_, at 3100 o'clock P. Travela A. Beck	м.
THE LAWRENCE MATIONAL BANK, LAWRENCE, KANSAS	Register of Dee By Deputy.	ds.
	October	nine
hundred and Fourty-Four between Walter Francis Wilson and Lana May Wil	son, husband and wife	
cfInvrence in the County of Douglas	and State of Kansas	
witnessetH, That the said parties of the first part, in consider	part y of the second	part.
	Grant, Bargain, Sell and Mortgage to the said part V of the second	
Lots numbered Fifteen	(15).	
Sixteen		
and Seventeen	친구 집에 걸려 가지 않는 것 같아.	
in Block Twelve (12),		
Lane's Second Addition	to the	
Cit: of Lawrence,		
And the said partings, of the first part do hereby covenant and agree that at t	the delivery hereof thoy are the lawful owner S. of the premises above gri	unted,
And the said particle, of the first part do hereby covenant and agree that at t and seized of a good and indefeasible estate of inheritance therein, free and clear of all in	the delivery hereof thoy are the lawful owner S of the premises above graduation of the premises ab	unted,
And the will puth= 0.2 of the first part do $$ hereby coverant and agree that at t and second a good and indefeesible extate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim t It is agreed between the parties hereto that the part 2.02 of the first part shall	be delivery hereof <u>\$1000000</u> the lawful owner 3. of the premises above grambrane	leriel
And the solid particle of the first part $d_{-\infty}$ — hereby coverant and agree that at 1 and selies of a good and indefensible estate of inheritance therein, fore and chear of all in model that they will warrant and defend the same against all parties making lawful claims in R is agreed between the parties hereto that the part $\Delta 20$ of the fort part half a cr assessed against solid real claims is the beauter becomes due and payafa, and that	be delivery hereof <u>\$LOY_OFO</u> the lawful owner 3. of the premiers above gra- combined herets. Lilling during the life of this infenture, pay all caves or assessments that may be Lillep the buildings upon said real order insured around for and torms of the second part, the low, if any, mail expands to the party of the second part	levied do in o the
And the solid particle of the forty part $d_{1-\infty}$ breedy coverant and agree that at the divided of a good and indefectively of the second se	be delivery hered <u>blow</u> AFO. the lawful owner 3. of the premies above gra- tembrance <u>beneficial</u> and the inferior, pay all taxes or assessments that may be bered. blow	leviel do in o the
And the solid part $\frac{1}{2}$ So of the first part $\frac{1}{2}$,, hereby coverant and agree that at a late steint of a good and indefensible relate of inheritance therein, free and cheer of all in and that they will warrant and identifies the same against all parties making hereb (which is that they will warrant and identifies the same against all parties making hereb (which is the agreed between the parties hereto that the part $\frac{1}{2}$ SO of the fast part half a removed against all real entits when the max becomes due and paylor, and that, $\frac{1}{2}$ such our and by reach hormore company as shall be specified and directed by the part $\frac{1}{2}$ such remoted $\frac{1}{2}$ Line (Lineter). And is the event the map algorith of the direct by the part $\frac{1}{2}$ such the same by reach hormore company as what he specified and directed by the part $\frac{1}{2}$ such that the latter is a strong bar of the specified and directed by the part $\frac{1}{2}$ as a broke parties of that the react the max becomes part are stal that and the inference, and hall there infere and hall there inference on the react of the fast part is the and payment with the inference, main the hormore of the fast payment with the inference of the fast pay of the fast payment is the specified of the fast pays.	be delivery hered $\underline{b} L \otimes \underline{b} \otimes \underline$	levied do in o the sured sured
And the said surficies of the first part $d_{}$ hereby coverant and gree that at a factor of a good and indefecultie estate of interins needs and sector of all in and sector of a good and indefecultie estate of interins fore and clear of all in and the tity will arrant and defects the same approximation and provide the first part has a second and provide a second and provide the same becomes do and provide a second and the tity will be estimated to the same approximation of the first part has a second and provide and provide and provide and the provide and the second provide and the second provide and provide a second approximation of the second part of the second p	be delivery hered $\frac{1}{2}LOY_{12}^{-0}R^{2}O_{11}$ the lawful owner 3. of the premises above en- remainsmembers. In this during the life of this in feature, pay all taxes or assessments that may be $\frac{1}{2}LO_{11}^{-0}$. Here the buildings upon axid real torize instant for and forms of the second part to leave. If any mail reach building party $=$ of the resond part is 0 may main taxes when the same become due and payable and to keep sail premises in a fully reach. If also reach, and the amount so pail shall become a part of the indubializer, second of the generic parts of the difference is the same become due to be the same back of the indubializer. If also reach, the same back of the same back of the indubializer is the same back of the indubializer is the same back of the same bac	leviel do in o the sured at by ARS, 44
And the sail surficies of the first part $d_{}$ hereby covenant and gree that at a land second and indefendile estate of interins are benefind. The same spin of the spin of the spin of the spin of the spin spin spin spin spin spin spin spin	be delivery hered $\frac{1}{2}LOY_{12}^{-0}R^{2}O_{11}^{-0}$ the lawful owner 3. of the premises above en- rembrance hereds. and times during the life of this in feature, pay all taxes or assessments that may be $\frac{1}{2}11$, here the buildings upon axid real torize its surved for and torars of the second part to be only and the paylob to the part J_{-1} of the second part it of the second part is the level, if any, male paylob to the part J_{-1} of the second part is of the second part is a part of the part J_{-1} of the second part J_{-1} of the part J_{-1} part J_{-1} part J_{-1} of the part J_{-1} of the part J_{-1} part $J_$	levied do in o the sured st by ARS, 44.
and teiced of a good and indefectible relate of interfance therein, free and dear of all in and their well warrant and defect the same against all parties making itself chain to It is acress between the parties here is that it part is a straight of the part is all or assumed against said real otatic when the same becomes due and payable, and that' who have all parties the interact or assumption and the part of the part is all the parts of the part is all the specific and directly the part is the shortly provided in the part ', or the scored part of the fact part shift fact the interpart is indexed as a metric said to the part of the part of the part part. It is fact that is indexed as a metric of 19% from the due of parment unit it is indexed particular to the part of the part is part of the part of the part is and insure IT IIIS GRAAT is indexed to a scored a wind it $NO(100 - m - 1000 - $	be delivery hered $\frac{1}{2}LOY_{12}^{-0}R^{2}O_{11}^{-0}$ the lawful owner 3. of the premises above en- rembrance hereds. and times during the life of this in feature, pay all taxes or assessments that may be $\frac{1}{2}11$, here the buildings upon axid real torize its surved for and torars of the second part to be only and the paylob to the part J_{-1} of the second part it of the second part is the level, if any, male paylob to the part J_{-1} of the second part is of the second part is a part of the part J_{-1} of the second part J_{-1} of the part J_{-1} part J_{-1} part J_{-1} of the part J_{-1} of the part J_{-1} part $J_$	levied do in o the sured st by ARS, 44.
And the sail surficies of the first part $d_{}$ hereby covenant and gree that at a land second and indefendile estate of interins are benefind. The same spin of the spin of the spin of the spin of the spin spin spin spin spin spin spin spin	be delivery hered $\frac{1}{2}LOY_{12}^{-0}R^{2}O_{11}^{-0}$ the lawful owner 3. of the premises above en- rembrance hereds. and times during the life of this in feature, pay all taxes or assessments that may be $\frac{1}{2}11$, here the buildings upon axid real torize its surved fare and torars of the second part to level, if any male payable tax the part J_{-1} of the second part it of the second part he level, if any, male payable tax the part J_{-1} of the second part it of pay such taxes where the same become due and payable and to keep sail premises in a fully regist. If oldy regist, and the amount so paid shall become a part of the indebtalner, secur- al fully regist. is sum of money, essented on the <u>401</u> , any of <u>OCLOBN</u> 19 "rest according thereon according to the terms of said abilization and also to server any	levied do in o the sured st by ARS, 44.
And the said part 25.5 of the first part $d_{}$ break provided rear and dear of all in a facility of a good and indefensible relate of interins are larger than at at a first factor of all in and that they will areas and address of interins fore and dear of all in and that they will areas and address the parties berets that the part 15.5 of the fact part shall are arrest larger that if all the targer because and that interior of the fact part shall be a provided by the part $d_{}$ are and dear of the fact parts and the result based part of 25.5 of the fact part shall be a break parties because the start because based and that interior of 11.1 of interest. And is the result that adjaced are that intering the part is a break parties that the result based part 20.5 of the target part and the intering and that the result of 10.5 of the target part and the intering and that the result of 10.5 of the target part and the intering and that the result of 10.5 of the target part and the intering and that the result is the part 10.5 of the target part and the intering and the part 10.5 of the target part and the intering and target the part of a second part, which is the part of 10.5 of the target part of and the intering and target the part 1.5 of the second part, with all the part of the same at provided the target part is the target part of the same at provided the fact part that 10.5 of the target part is the part of the same at provided the target part of the same at provided the target part of the built part thereas of the target part thereas of the part of the same at provided the target part is the part thereas at provided the part the same target part thereas of the part thereas thereas the part thepart thereas thereas the pa	be delivery hered <u>$\frac{1}{2}LOY_{-}0.70$</u> , the lawful owner 3. of the premises above en- remainsmost the life of this in lenture, pay all income a successful that may be thereds. a till times during the life of this in lenture, pay all income a successful that may be thereds. a the building together and it can obtain a life of the second part is a pay such into when the same become due and payable and they sail premises in a fully remark. The same become due and payable and they sail premises in a fully remark. The same become due and payable and they sail premises in a fully remark. The same become due and payable and they sail premises in a fully remark. The same become due and payable and they sail premises in a fully remark. The same become due to the pay of the same due to the same a fully remark. The same become due to the same the same due to the same same a fully remark. The same become due to the same become a part of the individual we are same or to individue the same become due to the same back in the same same or to individue and the same back in the same back in the same same back in the same we observe and the same back in the same back in the same back in the same same or to individue the same back in the same back in the same same same back in the same same same back in the same same back in the same same same back in the same same same same same same same sam	ARS, 44. sumed start ad by ARS, 44. sum start start
And the sail part 25.5 of the first part $d_{}$ break proving correct and agree that at a labeled of a goal and indefeatible extent of inheritance therein, free and dear of all in and that they will warrant and alcold the mass again all parts making head (dain the agree) between the parties berets that the part 1525 of the fart part hall a constant again all real states when the mars because along and that "" The agreed between the parties berets that the part 1525 of the fart part hall a constant again there is the same because and and that "" The agreed between the parties berets that the part 1525 of the fart part hall a sa breads parties in the same because the again of the same because the same because that the part 1525 of the fart part and the mark the part of the same parts and the same of the same because the same because the part of the same day and the inference, and that the part 1525 of the fart part of the same part of the same of the same the part of the same the part of the same the part of the same the part of the same the part of the same the part of the same the part of the same of the same of the same the part of the same of the same the part of the same of the same of the same the same of the	be delivery hered $\frac{1}{2}LOY_{-}0.70$, the lawful owner 3, of the premises above en- resultance	leviel do in o the sured ed by ARS, 44 sum t that t the sale
And the said part 2.2.5 of the first part $d_{}$ break proving coverant and agree that at 1 and beinded 1 data and indefective of interiments therein, fore and clear of all in and that they will warrant and defect the same against all parties making lateful (data) to the the target baseline of the same baseline of the first part has a same darget and there obtained the same baseline of the data is the same baseline of the data is the same data is the same data is the same data is the data the base has baseline of all of the first part has a break particular there are baseline of an experiment of the data is the same data is the data is the same data is the same data is the same data is the data is the same data is the data is the same data	be delivery hered $-\frac{1}{2}LOY_0YO_0$ the lawful owner 3. of the premises above gravembrane combinance	levied do in o the sured NI by ARS, 44 - com t that t the t the t the shall
And the said part 25.5 of the first part $d_{}$ break provided rear and dear of all in a facility of a good and indefensible relate of interins are larger than at at a first factor of all in and that they will areas and address of interins fore and dear of all in and that they will areas and address the parties berets that the part 15.5 of the fact part shall are arrest larger that if all the targer because and that interior of the fact part shall be a provided by the part $d_{}$ are and dear of the fact parts and the result based part of 25.5 of the fact part shall be a break parties because the start because based and that interior of 11.1 of interest. And is the result that adjaced are that intering the part is a break parties that the result based part 20.5 of the target part and the intering and that the result of 10.5 of the target part and the intering and that the result of 10.5 of the target part and the intering and that the result of 10.5 of the target part and the intering and that the result is the part 10.5 of the target part and the intering and the part 10.5 of the target part and the intering and target the part of a second part, which is the part of 10.5 of the target part of and the intering and target the part 1.5 of the second part, with all the part of the same at provided the target part is the target part of the same at provided the fact part that 10.5 of the target part is the part of the same at provided the target part of the same at provided the target part of the built part thereas of the target part thereas of the part of the same at provided the target part is the part thereas at provided the part the same target part thereas of the part thereas thereas the part thepart thereas thereas the pa	be delivery hered. $\frac{1}{2}LOY_{-}0.7^{\circ}O_{-}$ the lawful owner 3. of the premies above gravembance	levied do in o the sured and by ARS, 44 4 com t that t the t the shall shall
And the said part 25.6 the first part $d_{}$ break proving and and the first part $d_{}$ break proving and the first part $d_{}$ break proving the part $d_{}$ break proving the part $d_{}$ break proving the first part $d_{}$ break proving the part $d_{}$ break proving th	be delivery hered	leviel do in a the sured N by ARS, 44 sum s that t the t the shall aball aball
And the said part 25.6 the first part $d_{}$ break proving and and the first part $d_{}$ break proving and the first part $d_{}$ break proving the part $d_{}$ break proving the part $d_{}$ break proving the first part $d_{}$ break proving the part $d_{}$ break proving th	be delivery hered. $\frac{1}{2}LOY_0Y_0Y_0$ the last of overref 2 of the premises above gra- membrane	levied do in a the sured sured and by
And the suid part 2.5.4 the first part $d_{}$ brench provided result of a goal and indefecultie vature of interimates the result. The stand of the stand in the stand of the stand interimates and indefecultie vature of interimates and	be delivery hered	leviel do in o the sared and by ARS, 44. sared shall t the shall t the shall shall bove AL) AL)
And the solid particle of the fort part do brendy coverant and agree that at a tasket of a good hiddreslike state of interins there and clear of all in and that they will warrant and defend the same against all parties making lateful claims the interior of the same significant of the fort part high a started between the parties berrior that the part 1.92 of the fort part high a started between the parties berrior that the part 1.92 of the fort part high a started between the parties berrior that the part 1.92 of the fort part high a started between the parties beam becomes and that	be delivery hered. $\frac{1}{2}LOY_0Y_0Y_0$ the last of overref 2 of the premises above gra- membrane	leviel do in o the sared and by ARS, 44. sared shall t the shall t the shall shall bove AL) AL)
And the said particle, of the fort part do hereby coverant and agree that at a not setted of a coal and indefecultic orate of inheritmos therein, fore and clear of all in and that they will warrant and defend the same against all parties making lateful claim 1 It is arreed between the parties hereto that the part 1925 of the fort part hall are assessed areins that real oratic when the maxe becomes due and paylor. And the parties that the states of 1112 that has been parties that the the same becomes and the state of the fort as been provided, then its parties that the the particle of the fort part hall a short of 1112 This forther and by rate how the same becomes the same particle of the same and its how the same becomes the same becomes the same particle of the same and particle of the same may part and the same there are the particle of the same of the particle of the terms of	be delivery hered	leviel do in o the stared N by ARS, 44. stared shall t the shall shall bove AL) AL)
And the said particle, of the fort part do hereby coverant and agree that at a not setted of a coal and indefecultic orate of inheritmos therein, fore and clear of all in and that they will warrant and defend the same against all parties making lateful claim 1 It is arreed between the parties hereto that the part 1925 of the fort part hall are assessed areins that real oratic when the maxe becomes due and paylor. And the parties that the states of 1112 that has been parties that the the same becomes and the state of the fort as been provided, then its parties that the the particle of the fort part hall a short of 1112 This forther and by rate how the same becomes the same particle of the same and its how the same becomes the same becomes the same particle of the same and particle of the same may part and the same there are the particle of the same of the particle of the terms of	be delivery heredROWROWROWROW_ROW_ROW_ROW_ROW	ARS, 44 ARS, 44 rang com com com com com com com com
And the said parling of the fort part do break yoursent and agree that at 1 and select of a good and indefective to of interims therein, fore and clear of all in and that they will warrant and defect the same against all parties making lateful claims 1 It is a streng herein all real ottake how the mark because and the same against all parties making and the same against all parties in the same against all parties making and the same against all parties making lateful claims 1 is a streng herein the parties berein the targe because and same all real ottake how the mark because and and and the same same and the same against all parties and the same against all parties of the fort part hall a same and parties in the same of the same same and same and here in the same same and same and here in the same same same and the same same same and the same same same and the same same same same and the same same same same same same same sam	be delivery hered. LEQUARD. the lastful owner 3. of the premiew above gra- membrane	ARS, 44 ARS, 44 rang com com com com com com com com
And the said pardiells, of the fort part d breek growmant and agree that at 1 and seized of a coal and indefective of interiments thereins, free and clear of all in and that they will warrant and adrend the name against all parties making lateful tains to It is the arreed between the parties herein the mark because and and and the result of the fart part half a coale was all results and the result has a provided and interest in the same against all parties making and the results and the result of the fart part half a coale was all results are coaled as a more against all parties was all the results and the result of the distribution of the fart part half and the same because the result and the result of the distribution of the distribution of the result has a distribution of the result has all part of the second part may pay add tags and instruments to a brend particle of the fart part all the result of the terms of the terms of the term and part of the same mark the result of the result of the terms and part of the terms and the result of the terms of the result of the terms of the terms of the the half and the there is the term of the terms of the terms of the there terms and part of the terms and part of the the there terms and part of the terms and part of the the there terms and the the there terms and part of the terms and the the there terms and the there there the terms of the there terms and the the there terms and the terms are the terms of the terms and the the terms of the terms and the the terms of the terms and the terms of the terms and the terms and the terms of the terms and the terms of the terms and terms	be delivery hered	ARS. ARS. 44 ARS. 44 ARS. 44 4 4 4 4 4 4 4 4 4 4 4 4
And the said parling of the fort part do breek y coverant and agree that at a latest of a goal and indefective totat of interinsor therein, fore and clear of all in and that they will warrant and defect the same against all parties making lateful claim 1 It is a streek later the parties berrin that the part 1.02 of the fort part hall a same against all parties making and that	be delivery hered. <u>URON_ARO</u> the institutes of the premises above gravementary examinance	ARS, 44 ARS, 44 rany cer is chained t the construction construc
And the said particle of the fort part do breeky covenant and agree that at a latest of a goal and indefective test of interinse therein, fore and clear of all in and that they will warrant and defend the same against all parties making herdid (latim t I is a streek between the parties herein that the part 1.22 of the fort part hall a clear that a street of 1.12. In the same against all parties of the fort part hall a street of the fort part hall a street of the same against all parties of the fort part hall a street of the same against all parties of the fort part hall a street of 1.12. In the same against all parties of the fort part hall a street of 1.12. In the same against all part the same does not be same does not	be delivery heredAP_OAP_OA is is of the premiews above encombance	ARS, 44 ARS, 44 rany cer is chained t the construction construc
And the sail parling of the fort part d bredge coverant and agree that at 1 and basics of a goal and indefective directions therein, fore and clear of all in and that they will warrant and affect the same against all parties making lacf of all in the the true basics of the fort part half a coverage of the fort part half and the same again all parties making and they are the same basics of an all the same against and the same again and the same and the same and the same and the same again and the same again and the same again and the same and t	be delivery hered	ARES, AREA AREA AREA AREA AREA AREA AREA ARE
And the said parling of the fort part do breeky coverant and agree that at 1 and select of a coal and indefective entering. Fore and clear of all in and that they will warrant and defect the same against all parties makine lateful claim 1 It is acreed between the parties here to the the are because and and the selections of an and the second second sec	be delivery hered	ARS, is a the source is a start is and is
And the sail parling of the fort part d breeky coverant and agree that at 1 and select of a coal and indefective direction of interims. For and clear of all in and that they will warrant and direct the same against all parties making lacf of all in the same of the same against all parties making and the same against all parties and the same against all parties making and the same against all parties and the same against all parties and the same against all parties making and the same against all parties and the same again and the same and the s	be delivery hered	terial so the so the so the sourced
And the sail parling of the fort part d breeky coverant and agree that at 1 and select of a coal and indefective direction of interims. For and clear of all in and that they will warrant and direct the same against all parties making lacf of all in the same of the same against all parties making and the same against all parties and the same against all parties making and the same against all parties and the same against all parties and the same against all parties making and the same against all parties and the same again and the same and the s	be delivery hered	ARS, istored AARS, istored AARS, istored total total tot
And the sail parling of the fort part do breeky coverant and agree that at 1 and series of a goal and indefective test of interinse therein, fore and clear of all in and that they will warrant and defend the same against all parties making herdi claim to The agreed between the parties berris that the part 1.22 of the fort part half are an and berris of the fort part half are all the same against all parties making and that	be delivery hered	ARS, istored AARS, istored AARS, istored total total tot
And the said part 22.5 of the fort part 4 hereby covenus and agree that at 1 material of a coven and holders of the fort part 4 the there is the said of the fort part 4 the fort and the fort of all is a forter will be arread array of the fort part 4 the forter of 1	be delivery hered	ARS, istored AARS, istored AARS, istored total total tot

629