MORTGAGE RECORD 87

Reg. No. 3869 Fee Paid \$26.25

World Co., Lawrence, Kaussa FROM		STATE OF KANSAS, DOUGLAS COUNTY, ms. This instrument was filed for record on the day
то		September A.D., 1944, At 2:55 P.
		ByDeputy.
	is lat day of	September in the year of our Lord nineteen hundre
forty-four between bet		arr, husband and wife
Lawrence		1.4 1.0
the first part, and Silou		lasand State of Kajisas
WITNESSETH That the said	nartiesof the first nart in con	of the second par nsideration of the sum of
Ten Thousand Five Hu	idred and no/100	
d Mortgage to the said part_y	of the second part her	:ledged, ha_VOsold and by these presents dogrant, bargain, so heirs and assigns forever, all that tract or parcel of land situated o-wit:
	Lot Number Twelve	e (12), Chambers Place,
	an addition in a	nd to the City of Lawrence,
	and	
	Lot Number Nine	(9), East Manor in Given Court,
	an addition in an	nd to the City of Lawrence,
	all in the City (of Lawrence.
h all the appurtenances, and all th	e estate, title and interest of th	e said part 105_of the first part therein. And the said
first parties hereby covenant and agree t	hat at the delivery hereof	e said part_ing_of the first part therein. And the said
first parties hereby covenant and agree t d seized of a good and indefensible	that at the delivery hereof.	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree t	that at the delivery hereof. e estate of inheritance therein, for e to secure the payment of the s cad	they are the lawful owner of the premises above grante ree and clear of all incumbrances sum of Dollars, according to the terms
first parties hereby covenant and agree to a seized of a good and indefensible is grant is intended as a mortgage Ten Thousand Five Hundr & certain	that at the delivery hereof. e estate of inheritance therein, for e to secure the payment of the s cad	they are the lawful owner of the premises above grante ree and clear of all incumbrances sum of
first parties hereby covenant and agree t l seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Junch	that at the delivery hereof estate of inheritance therein, fo e to secure the payment of the s red	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree f l seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Hundr a certain no first parties	that at the delivery hereof estate of inheritance therein, fo e to secure the payment of the s red	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree to a selzed of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Hundr certainno first parties the said partyof the second parties	that at the delivery hereof.	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree to a seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Hundt a certain no first parties the said party of the second part efault be made in such payments, veyance shall become absolute, an	that at the delivery hereof	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree to a second a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Hundri a certain no first parties the said party of the second part lefault be made in such payments, veyance shall become absolute, an ond parthar executors, adm her executors, adm	that at the delivery hereof	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree to a second a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Hundri a certain no first parties the said party of the second part lefault be made in such payments, veyance shall become absolute, an ond parthar executors, adm her executors, adm	that at the delivery hereof	they are
first parties hereby covenant and agree to a seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Junds a certain no first parties the said party of the second p lefault be made in such payments, voyance shall become absolute, an ond part har executors, adm the manner prescribed by law; and her with the cost and charges of r nand, to said first part	that at the delivery hereof	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree f is seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Jundi a certain no first parties the said party of the second p lefault be made in such payments, voyance shall become absolute, an ond part har executors, adm the manner prescribed by law; and her with the cost and charges of r nand, to said first part IN WITNESS WHEREOF, Th r first above written.	that at the delivery hereof e estate of inheritance therein, for the to secure the payment of the s red oto art or any part thereof, or interest t d the whole amount shall becom inistrators and assigns, at any out of all the moneys arising fr naking such sale, and the overplicities e said partiesof the first par	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree to a seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Junch a certain no first parties the said party of the second p lefault be made in such payments, veyance shall become absolute, an ond part her executors, adm her with the cost and charges of r uand, to said first part IN WITNESS WHEREOF, Th	that at the delivery hereof e estate of inheritance therein, for the to secure the payment of the s red oto art or any part thereof, or interest t d the whole amount shall becom inistrators and assigns, at any out of all the moneys arising fr naking such sale, and the overplicities e said partiesof the first par	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree f is seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Jundi a certain no first parties the said party of the second p lefault be made in such payments, voyance shall become absolute, an ond part har executors, adm the manner prescribed by law; and her with the cost and charges of r nand, to said first part IN WITNESS WHEREOF, Th r first above written.	that at the delivery hereof	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree f is seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five hundr a certain no first parties the said party of the second p lefault be made in such payments, voyance shall become absolute, an ond part her executors, adm the manner prescribed by law; and her with the cost and charges of r nand, to said first part IN WITNESS WHEREOF, Th r first above written. Signed, sealed and delive STATE OF KANSAS, any of Douglas County	that at the delivery hereof e estate of inheritance therein, for the to secure the payment of the s end	they are
first parties hereby covenant and agree f is seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five hundr a certain no first parties the said party of the second p lefault be made in such payments, veyance shall become absolute, an ond part her executors, adm her with the cost and charges of r nand, to said first part IN WITNESS WHEREOF, Th r first above written. Signed, sealed and delive STATE OF KANSAS, aty of Douglas County 19 44 before me th e Keith Starr and Sue	chat at the delivery hereof	they are
first parties hereby covenant and agree f is seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five hundt a certain <u>not</u> first parties the said party of the second p efault be made in such payments, veyance shall become absolute, an ond part <u>her</u> executors, adm her mith the cost and charges of r nand, to said <u>first part</u> IN WITNESS WHEREOF, Th r first above written. Signed, sealed and delive STATE OF KANSAS, outy of Douglas County , 19 44 before me <u>th</u> edged the execu- (SEAL) <u>IN WITNES</u>	<pre>chat at the delivery hereof</pre>	they are the lawful owner of the premises above grante ree and clear of all incumbrances
first parties hereby covenant and agree f is seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Hundu a certain <u>not</u> first parties the said party of the second p lefault be made in such payments, veyance shall become absolute, an ond part <u>har</u> executors, adm the manner prescribed by law; and her with the cost and charges of r uand, to said <u>first part</u> IN WITNESS WHEREOF, Th r first above written. Signed, sealed and delive STATE OF KANSAS, aug of <u>Douglas County</u> 0, 19 44 before me <u>th</u> to me personal	<pre>chat at the delivery hereof</pre>	they are
first parties hereby covenant and agree t issized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five hundt a certain ne first parties the said party of the second p efault be made in such payments, veyance shall become absolute, an ond part her executors, adm her with the cost and charges of r nand, to said first parties IN WITNESS WHEREOF, Th r first above written. Signed, sealed and delive state OF KANSAS, outy of Douglas County 0, 19 44 before me to me personall edged the exect (SEAL) In WITNE above writt	chat at the delivery hereof	they are
first parties hereby covenant and agree f l seized of a good and indefeasible is grant is intended as a mortgage Ten Thousand Five Hundr a certain no first parties the said party of the second p efault be made in such payments, veyance shall become absolute, an ond part har executors, adm the manner prescribed by law; and her with the cost and charges of r nand, to said first_part IN WITNESS WHEREOF, Th r first above written. Signed, sealed and delive STATE OF KANSAS, aty of Duglas County , 19_44_before me th to me personal (SEAL) to me personal to	that at the delivery hereof	they are

1

635