## MORTGAGE RECORD 91

14

Reg. No. \_ 3992

6

101110

.

NUMBER OF STREET

0

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>17</u> day of	
Dana Leibengood a	nd Grace A. Leibengood TO	Havester A. D. 19 44, at 2:10_o'clock P. M.	
The Lawrence Eui	lding & Loan Assn.	By Regina Heatherington Deputy.	
THIS INDENTURI	E, Made this 14th day of Novem -four between Dana Leibe	ther	
	in the County of Duglas part, and The Lawrence Building ar	and State of	
	at the said part_105_ of the first part, in consid	party of the second part.	
which is hereby acknowl	ledged, hn_wo_sold, and by this indenture do_ real estate situated and being in the County of Do	duly paid, the receipt ofduly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part;of the second part, uuglas and State of Kansas, to-wit:	
	Lot Sixteen (16)		
	Block Fire(5)		
	Lanes' First Addi	tion	
	to the City of La	wrenco	
1997 - 1997 -			
	and all the estate, title and interest of the said p		
	of the first part dohereby covenant and agree that at efeasible estate of inheritance therein, free and clear of all i	the delivery hereof <u>they</u> are the lawful owners of the premises above granted, numbrance	
and that they will warrant an It is agreed between the or assessed against said real en	Lof the first part dohreby covenant and agree that at efeasible estate of inheritance therein, free and clear of all i d defend the same against all parties making lawful claim parties hereto that the part $\frac{1}{2}\Omega\Sigma_{-}$ of the first part shall a saite when the same become due and payable, and that	the delivery hereof. they are the lawful owner.S of the premises above granted, numbrane	
and that they will warrant an It is agreed between the or assessed against said real er such sum and by such insuranc extent of <u>1.55</u> interest	of the first part dohereby covenant and agree that at effeasible exists of inheritance therein, free and clear of all i defend the same against all parties making lawful claim parties hereto that the part $\frac{1}{2}\Omega\Sigma_{-}$ of the first part shill a saits when the same becomes due and payable, and that $\frac{1}{2}\Sigma_{-}$ c company as shall be specified and directed by the part, and in the error that said part $LOS$ of the first part shall fa	the delivery hereof. <u>they are</u> the lawful owner. <u></u> of the premises above granted, noumbrace	
and that they will warrant an It is agreed between the or assessed against said real er such sum and by such insurance extent of <u>1 th</u> interest. as berein provided, then the p this inderture, and shall bear	of the first part dohereby covenant and agree that at effeasible exists of inheritance therein, free and clear of all i defend the same against all parties making lawful claim parties hereto that the part $\frac{1}{2}\Omega\Sigma_{-}$ of the first part shill a site when the same become due and paytole, and that $\frac{1}{2}\Omega$ is company as shall be specified and directed by the part, And in the error that said part. $\Omega\Sigma_{-}$ of the first part shill fa part. $\frac{1}{2}\Omega_{-}$ of the second part may pay said tax and innor- imeters at the rate of 10% from the due to payment unit interest at the rate of 10% from the due to payment on	the differery hereof. <u>tricy</u> <u>AFC</u> the lawfol owner.S_ of the premises above granted, neumbrance	
and that they will warrant an It is agreed between the or assessed against said real et such sum and by such insuranc extern of. <u>Its</u> interest. as berein provided, then the this infernure, and shall bear THIS GRANT is intende according to the terms of	of the first part dohereby covenant and agree that at effeasible exists of inheritance therein, free and clear of all i defend the same against all parties making lawful claim parties herein that the part $\frac{1}{2}(\Sigma_{-} \circ f)$ the first part shall a state when the same becomes due and parable, and that $\frac{1}{2}(\Sigma_{-} \circ f)$ the first part $\frac{1}{2}($	the differery hereof. $they are$ the lawful owner.S_ of the premises above granted, neumbrane	
and that they will warrant an It is agreed between the or asserted agrinst suif real ci- such sum and by such insurance catent of <u>1</u> the interest. as herein provided, then the jubic this indemute, and shall bear THIS GRANT is intended according to the terms of <u>0</u> . and by <u>15</u>	of the first part dohretly covenant and agree that at effeasible exists of inheritance therein, free and clear of all i didefend the same against all parties making lawful claim parties hereto that the part $\frac{1}{2}\Omega\Sigma_{-}$ of the first part shall a name when the same becomes due and parable, and that $\frac{1}{2}\Sigma$ e company as a hall be specified and directed by the part. And in the event that said part $\frac{1}{2}\Omega\Sigma$ of the first part shall and interest at the rate of 10% from the date of payment unn interest at the rate of 10% from the date of payment of a of as a mortage to secure the payment of the payment of a e payhol to the part. $\frac{1}{2}$ of the second part, with all inn the rate in the rate of 10% from the date of payment of a second part.	the differery hereof. $they BTC$ the lawful owner. $\Sigma_{-}$ of the premises above granted, neumbrance	
and that they will warrant an It is agreed between the or asserted agrinst suif real ci- such sum and by such insurance catent of <u>1</u> the interest. as herein provided, then the jubic this indemute, and shall bear THIS GRANT is intended according to the terms of <u>0</u> . and by <u>15</u>	of the first part dohretly covenant and agree that at effeasible exists of inheritance therein, free and clear of all i didefend the same against all parties making lawful claim parties hereto that the part $\frac{1}{2}\Omega\Sigma_{-}$ of the first part shall a name when the same becomes due and parable, and that $\frac{1}{2}\Sigma$ e company as a hall be specified and directed by the part. And in the event that said part $\frac{1}{2}\Omega\Sigma$ of the first part shall and interest at the rate of 10% from the date of payment unn interest at the rate of 10% from the date of payment of a of as a mortage to secure the payment of the payment of a e payhol to the part. $\frac{1}{2}$ of the second part, with all inn the rate in the rate of 10% from the date of payment of a second part.	the differery hereof. $they BTC$ the lawful owner. $\Sigma_{-}$ of the premises above granted, neumbrance	
and that they will warrant an It is agreed between the or asserted agrinst sild real in such tum and by such insurance tenter of <u>1150</u>	of the first part dohretly covenant and agree that at effeasible exists of inheritance therein, free and clear of all i defend the same against all parties making lawful claim parties beers that the part $\frac{1}{2}$ (CL $_{2}$ of the first part shall parties and parties and that $\frac{1}{2}$ (L $_{2}$ compary as shall be specified and directed by the part and in the erent that aid part. (LC) of the first part shall fat parties $\frac{1}{2}$ of the scend part may pay taid taxs and intor mitters at the ster of 10% from the date of payment unit d as a mortgage to secure the payment of the sum of $\frac{1}{2}$ $\frac{1}{2}$ of the steries of the scend parts of the sum of $\frac{1}{2}$ $\frac{1}{2}$ and $\frac{1}{2}$ of the scend part of the sum of $\frac{1}{2}$ of the first part is the ster of 10% from the date of payment out d as a mortgage to secure the payment of the sum of $\frac{1}{2}$ of the scend part of pay for early in the payable to the part. $\frac{1}{2}$ of the scend part on pay for early into a ball did to pay the same as prediced in this indenture that if did to pay the same as prediced in this indenture at the ball part of interest thereon, or if the taxes on a mort of the balldings on said real erists are not by first has a sider of the same of the ball of the scender of the ball of the scender of the ball of the ba	the delivery hereof. <u>they are</u> the lawful owner. <u>E</u> of the premises above granted, numbrane	
and that they will warrant an It is a greed between the or assered against sild real in such sum and by such insurance tenter of	of the first part dohretly covenant and arree that at effeasible exists of inheritance therein, free and clear of all i defend the same against all parties making lawful claim parties beeros that the part $\frac{1}{2}$ (CL of the first part shall fail into the mean become due and parable, and that $\frac{1}{2}$ company as shall be specified and directed by the part. And in the erent that said part. LOG of the first part shall fail part. Jour of the second part may pay said taxs and innor interest at the second part may pay said taxs and innor d as a mortgage to secure the payment of the sum of $\frac{1}{2}$ of the second part of the sum of $\frac{1}{2}$ of the second part of the sum of $\frac{1}{2}$ of the second part of the sum of $\frac{1}{2}$ of the second part of the sum of $\frac{1}{2}$ of the second part to pay for any innu the said part. $\frac{1}{2}$ of the second part to pay for any innu shall fail to pay the same as provided in this inderivar shart to reside thereby or interest thereon, or if the laws on a said real endues and payable as the option of the bolder bareed, without the ball start of the side premises and all the improve of use as the payable as the option of the ball bareed, without the due that payable as the option of the ball bareed, without the due that payable as the option of the ball bareed, without the due that payable as the option of the ball bareed, without the said part of the side part of the ball bareed, without the said pa	the delivery hereof. <u>they are</u> the lawful owner. <u>L</u> of the premises above granted, neumbrace	
and that they will warrant an It is agreed between the or assered agrinst sail real ci- tuck tum and by such insuranc- tant of $-\frac{1}{12}$ intered. as berein provided, then the j is indenture, and hall bear THIS GRANT is intende according to the terms of $-0$ : and by $-\frac{1}{22}$ the site mod- or sums of mony advance by and price the terms of $-0$ : and this coverprise hall mark the terms of the terms of the according to the terms of $-0$ . The term subscript of the terms of the terms and the coverprise hall mark the terms of the terms of the term and the coverprise hall the terms at provided herein the term as provided herein the terms and benefits accruing the to retain the amount the ung making such asig, on demand, and insure to, and be obligator	of the first part dohretly covenant and arree that at effeasible exists of inheritance therein, free and clear of all i defend the same against all parties making lawful claim parties beeros that the part $\frac{1}{2}$ (CL of the first part shall fail into the mean become due and parable, and that $\frac{1}{2}$ company as shall be specified and directed by the part. And in the erent that said part. LOG of the first part shall fail part. Jour of the second part may pay said taxs and innor interest at the second part may pay said taxs and innor d as a mortgage to secure the payment of the sum of $\frac{1}{2}$ of the second part of the sum of $\frac{1}{2}$ of the second part of the sum of $\frac{1}{2}$ of the second part of the sum of $\frac{1}{2}$ of the second part of the sum of $\frac{1}{2}$ of the second part to pay for any innu the said part. $\frac{1}{2}$ of the second part to pay for any innu shall fail to pay the same as provided in this inderivar shart to reside thereby or interest thereon, or if the laws on a said real endues and payable as the option of the bolder bareed, without the ball start of the side premises and all the improve of use as the payable as the option of the ball bareed, without the due that payable as the option of the ball bareed, without the due that payable as the option of the ball bareed, without the due that payable as the option of the ball bareed, without the said part of the side part of the ball bareed, without the said pa	the delivery hereof. they are the harful aver.2_ of the premises above granted, numbrane	
and that they will warrant an It is a greed between the or asserted against sild real is nuch any and by such insurance tenter of	of the first part dohredy covenant and arree that at effective exists of inheritance therein, free and clear of all i defend the same against all parties making lawful claim parties hereto that the part $\_$ LCL. of the first part shall a late when the same becomes due and payable, and that $\_$ LL and in the errent that said part. LLC of the first part shall a parties when the same becomes due and payable, and that $\_$ LL and in the errent that said part. LLC of the first part shall fail part. $\_$ Under the same of the part and the same of the part. $\_$ And in the errent part may pay taid taxs and incur interest at the rest of 10% from the due to payment unit of as a mortgage to secure the payment of the same of $\_$ cortain written obligation for the payment of the the same remaining unpaid, and all of the philarity whole same remaining unpaid, and all of the philarity whole same remaining unpaid, and all of the philarity in the said of principal and hinterst, teporther with the costs and of the theory part. $\_$ of the premises hereby frame (are on the philarity $\_$ be tool if and payment be made as herein payclified, and $\_$ whole same remaining unpaid, and all of the philarity $\_$ base tools and hinterst, teporther with the costs and cl to the theory part. $\_$ of the principal and hill be innover $\_$ there is and remaining unpaid, and all of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the principal districts, prevention of the innover $\_$ tools the part. $\_$ of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the part. $\_$ of the philarity	the delivery hereof. they are the harful aver.s of the premises above granted, numbrane	
and that they will warrant an It is a greed between the or asserted against sild real is nuch any and by such insurance tenter of	of the first part dohredy covenant and arree that at effective exists of inheritance therein, free and clear of all i defend the same against all parties making lawful claim parties hereto that the part $\_$ LCL. of the first part shall a late when the same becomes due and payable, and that $\_$ LL and in the errent that said part. LLC of the first part shall a parties when the same becomes due and payable, and that $\_$ LL and in the errent that said part. LLC of the first part shall fail part. $\_$ Under the same of the part and the same of the part. $\_$ And in the errent part may pay taid taxs and incur interest at the rest of 10% from the due to payment unit of as a mortgage to secure the payment of the same of $\_$ cortain written obligation for the payment of the the same remaining unpaid, and all of the philarity whole same remaining unpaid, and all of the philarity whole same remaining unpaid, and all of the philarity in the said of principal and hinterst, teporther with the costs and of the theory part. $\_$ of the premises hereby frame (are on the philarity $\_$ be tool if and payment be made as herein payclified, and $\_$ whole same remaining unpaid, and all of the philarity $\_$ base tools and hinterst, teporther with the costs and cl to the theory part. $\_$ of the principal and hill be innover $\_$ there is and remaining unpaid, and all of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the principal districts, prevention of the innover $\_$ tools the part. $\_$ of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the part. $\_$ of the philarity	the delivery hereof. they are the harful avner.L of the premises above granted, numbrane	
and that they will warrant an It is a greed between the or asserted against sild real is nuch any and by such insurance tenter of	of the first part dohredy covenant and arree that at effective exists of inheritance therein, free and clear of all i defend the same against all parties making lawful claim parties hereto that the part $\_$ LCL. of the first part shall a late when the same becomes due and payable, and that $\_$ LL and in the errent that said part. LLC of the first part shall a parties when the same becomes due and payable, and that $\_$ LL and in the errent that said part. LLC of the first part shall fail part. $\_$ Under the same of the part and the same of the part. $\_$ And in the errent part may pay taid taxs and incur interest at the rest of 10% from the due to payment unit of as a mortgage to secure the payment of the same of $\_$ cortain written obligation for the payment of the the same remaining unpaid, and all of the philarity whole same remaining unpaid, and all of the philarity whole same remaining unpaid, and all of the philarity in the said of principal and hinterst, teporther with the costs and of the theory part. $\_$ of the premises hereby frame (are on the philarity $\_$ be tool if and payment be made as herein payclified, and $\_$ whole same remaining unpaid, and all of the philarity $\_$ base tools and hinterst, teporther with the costs and cl to the theory part. $\_$ of the principal and hill be innover $\_$ there is and remaining unpaid, and all of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the principal districts, prevention of the innover $\_$ tools the part. $\_$ of the philarity of the innover $\_$ tools the theory part. $\_$ of the philarity of the innover $\_$ tools the part. $\_$ of the philarity	the delivery hereof. they are the harful aver.s of the premises above granted, numbrane	
and that they will warrant an It is agreed between the or assered agrinst sail real is to achieve the second second second second to achieve the second second second second according to the terms ofO and byis is intended according to the terms ofO and byis is intended or sums of mony advanced by aid part_SE_S terms made or sums of mony advanced by aid part_SE_S terms made the second second second second second rest of the second second second rest of the second second second second rest of the second second second second rest and benefits accruing the rest and benefits accruing the rest and benefits accruing the rest and benefits accruing the second second second second second making such asig on demand, and insure to a be obligation IN WITNESS WHEI written. STATE OFKENEGNS	of the first part dohrethy covenant and arree that at effeasible exists of inheritance therein, free and clear of all 1 didered the same against all parties making lawfol claim parties berete that the part	the delivery hereof. <u>they</u> <u>ATC</u> the harful aver. <u>L</u> of the premises above granted, mombrane	
and that they will warrant an It is agreed between the or assered against saif real is such any and by such insurance the again and the again and and the instrument of the again and according to the terms ofOf according to the terms ofOf and byList	of the first part dohretly covenant and arree that at efeasible exists of inheritance therein, free and clear of all 1 defend the same against all parties making lawfol claim parties bette that the part for an and payble, and that the same become due and payble, and that the company as shall be specified and directed by the part And in the errent that said part for the direct part shall fa parties with the same of DS, from the data of payment uni- d as a mortgage to secure the payment of the same of for the accord part may pay said taxs and incur d as a mortgage to secure the payment of the same of for the part for the payment of the same part for the second part to pay for any innu the the said part for the second part to pay for any innu the the said part for the second part, the payment of an the same approximation in the bayment of the same mortgage to accur the mark approximation the same for any the said part for the second part, the pay for any innu the same approximation and all of the obligations of the same approximation of the sale part of the dimenser the same approximation of the sale part of the dimenser ereform part and therein the premises and all the lemenser ereform and to sell the premises hereby granted, or any p to the fort part	the delivery hereof. they ATC the harful owner.L of the premises above granted, numbrane	
and that they will warrant an It is acreed between the or assered against silf real is such any and by such insurance the first international internation of the such and the such insurance the international international international according to the terms ofO and byis is international international according to the terms ofO and byis international international international according to the terms ofO and byis of the first period or sums of monry advanced by and and the is according the the international international become result and benefits according the parti- and inter the sub-sub-sub-sub-sub- result and be solitation result and be solitation result and be solitation written. STATE OF KURSIS	of the first part dohretly covenant and arree that at fersable exists of inheritance therein, free and clear of all i defend the same arainst all parties making lawful claim parties here the same arainst all parties making lawful claim into the second part. 1CL. of the first part shall at the company as shall be specified and directed by the part	the delivery hereof. they ATC the harful owner.L of the premises above granted, numbrane	
and that they will warrant an The is agreed between the or assered agrinst sail real is such any and by such insurance the first in the such as a such as a such as a such as a such as a such as a such as a such as a a such as a such as a a such as a such as a a such as a such as a a such as a suc	of the first part dohrethy covenant and arree that at for didered the same against all parties making lawful claim parties berets that the part	the delivery hereof. <u>they</u> <u>ATC</u> the harful aver. <u>L</u> of the premises above granted, mombrane	
and that they will warrant an It is acreed between the or assered against silf real is such any and by such insurance the first international internation of the such and the such insurance the international international international according to the terms ofO and byis is international international according to the terms ofO and byis international international international according to the terms ofO and byis of the first period or sums of monry advanced by and and the is according the the international international become result and benefits according the parti- and inter the sub-sub-sub-sub-sub- result and be solitation result and be solitation result and be solitation written. STATE OF KURSIS	of the first part dohretly covenant and arree that at feraible exists of inheritance therein, free and clear of all i defend the same against all parties making lawful claim parties berets that the part	the delivery hereof. <u>they AFC</u> the lawful owner. <u>L</u> of the premises above granted, numbrane	e e e
and that they will warrant an The is agreed between the or assered agrinst sail real is such any and by such insurance the first in the such as a such as a such as a such as a such as a such as a such as a such as a a such as a such as a a such as a such as a a such as a such as a a such as a suc	of the first part dohrethy covenant and arree that at for didered the same against all parties making lawful claim parties berets that the part	the delivery hereof. <u>they</u> <u>Are</u> the harful avner. <u>L</u> of the premises above granted, numbrane	
and that they will warrant an The is agreed between the or assered agrinst sail real is such any and by such insurance the first in the such as a such as a such as a such as a such as a such as a such as a such as a a such as a such as a a such as a such as a a such as a such as a a such as a suc	of the first part dohretly covenant and arree that at fersable exists of inheritance therein, free and clear of all i defend the same arainst all parties making lawful claim parties berets that the partlCL_of the first part shall at the same arainst all parties making thatlt and in the erent that said partlCD of the first part shall at parties want the same become due and an another shall be part	the delivery hereof. <u>they</u> <u>ATC</u> the lawful aver. <u>L</u> of the premites above granted, mombrane	e e e
and that they will warrant an It is agreed between the or assered agrinst sail real is such an and by such insurance the first provided, then the p is information of the such and the according to the terms ofO and byis is intended or sums of mony advanced by asing part_GS_0 of the first pur- tion of the such as the sums ofO and byis of the first pur- tion of the such as the sums ofO and byis of the first pur- tion of the such as the sums ofO and byis of the first pur- tion of the sum of the sum ofO in the such as a such as the sum mathing and benefits account the pur- set of the sum of the sum at in a such as the sum sum of the sum of the sum such as the sum of the sum of the sum such as the sum of the sum of the sum such as the sum of the sum of the sum of the sum of the sum such as the sum of the sum such as the sum of the sum sum of the sum o	of the first part dohretly covenant and arree that at fersable exists of inheritance therein, free and clear of all i defend the same arainst all parties making lawfol claim parties herein that the part	the delivery hereof. <u>they</u> <u>ATC</u> the lawful aver. <u>L</u> of the premises above granted, mombrane	e e e
and that they will warrant an It is agreed between the or assered agrinst sail real is such an and by such insurance the first provided, then the p is information of the such and the according to the terms ofO and byis is intended or sums of mony advanced by asing part_GS_0 of the first pur- tion of the such as the sums ofO and byis of the first pur- tion of the such as the sums ofO and byis of the first pur- tion of the such as the sums ofO and byis of the first pur- tion of the sum of the sum ofO in the such as a such as the sum mathing and benefits account the pur- set of the sum of the sum at in a such as the sum sum of the sum of the sum such as the sum of the sum of the sum such as the sum of the sum of the sum such as the sum of the sum of the sum of the sum of the sum such as the sum of the sum such as the sum of the sum sum of the sum o	of the first part dohretly covenant and arree that at fersable exists of inheritance therein, free and clear of all i defend the same arainst all parties making lawfol claim parties herein that the part	the delivery hereof. <u>they</u> <u>Are</u> the lawful aver.2. of the premises above granted, numbrane	e e e e e e e e e e e e e e e e e e e
and that they will warrant an It is agreed between the or assered agrinst sail real is such an and by such insurance the first provided, then the p is information of the such and the according to the terms ofO and byis is intended or sums of mony advanced by asing part_GS_0 of the first pur- tion of the such as the sums ofO and byis of the first pur- tion of the such as the sums ofO and byis of the first pur- tion of the such as the sums ofO and byis of the first pur- tion of the sum of the sum ofO in the such as a such as the sum mathing and benefits account the pur- set of the sum of the sum at in a such as the sum sum of the sum of the sum such as the sum of the sum of the sum such as the sum of the sum of the sum such as the sum of the sum of the sum of the sum of the sum such as the sum of the sum such as the sum of the sum sum of the sum o	.ef the first part dohretly covenant and arree that at fersable exists of inheritance therein, free and clear of all i defend the same arainst all parties making lawfol claim parties here that the partltt. of the first part hall to a same hormer doe and paybbe, and thattt is company as shall be specified and directed by the parthere the same arainst all the specified and directed by the parthere the same arainst all the specified and directed by the parthere the same arainst all the specified and directed by the parthere the same arainst all the specified and directed by the parthere the same arainst all the specified and directed by the parthere the same arainst all the specified and directed by the part	the delivery hereof. <u>they</u> <u>ATC</u> the lawful aver. <u>L</u> of the premises above granted, mombrane	e e e e e e e e e e e e e e e e e e e