MORTGAGE RECORD 91

156

Reg. No. <u>4353</u> Fee Paid, <u>\$ 5.00</u>

		FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	
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Furth Lot Number Seven (7) less that part thereof deeded to Dougliss County, Annas, and described as follows: Beginning at the Suthmet commer of Part Lot Number Geven (7), in the City of Lawrence, theree Mast along the South like of and Lot Number Seven (7), 40 feet, theree North parallel with the Test like of and Lot Number Seven (7), 40 feet, theree North parallel with the Test like of and Lot Number Seven (7), 40 feet, theree North parallel with the Test like of and Lot Number Seven (7), 40 feet, theree North parallel with the Test like of the Set like of the Set like of and Lot Number Seven (7), 60 feet, theree Seven (7), 60 feet, theree Seven (7), 60 feet, theree Seven (7), 60 feet to the place of berinning, in the City of Lawrence. whet he apportenemes and all be estab, tills and Interest of the and part 25		а С		
<pre>bourdes County, Aanaas, and described as follows: Beginning at the Southwest corner of Yark Lot Number Seven (7), in the City of Larrence, thence Last along the Gouth line of said Lot Number Seven (7), 40 feet, thence North parallel with the Yest line of said Lot Number Seven (7), 40 feet, thence North parallel with the Yest line of said Lot Number Seven (7), 40 feet, thence North parallel with the Yest line of said Lot Number Seven (7), 60 feet, thence Term (7), 60 feet the the place South along the North line of said Lot Number Seven (7), 60 feet, thence Term (7), 60 feet the place South along the North in the City of Lawrence. </pre>				14 19 19
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(SEAL) TATE OF <u>Kangaas</u> (SEAL) TATE OF <u>Lourins</u> ss. DE IT REMEMBERED, That on this <u>14</u> day of <u>September</u> A.D. 1915, before me, a the undersigned in the aforesaid County and State, came <u>"illian A. NeGrow and Sudie L. EcGrow, his wife</u> (SEAL) (SEA	And the said part_C and seized of a good and indef and data they will warrant and it is agreed between the p or insected against said real en- top of the same said the said same said the same	of the first part dohereby covennat and agree that at it feasible ratise of inheritance therein, free and clear of all na treakible ratise of inheritance therein, free and clear of all na there is the there is the there is the there is the there parties here to that the part $\frac{1}{2}$ of the first part shall at a the when the same becomes due and payable, and that $\frac{1}{2}$ CO company as shall be specified and directed by the parts $\frac{1}{2}$ CO and in the event thesa raid part $\frac{1}{2}$ of the first part shall fail art $\frac{1}{2}$ of the second part may pay said taxs and insurant interest as the set of 10% form the clate of payment until as a mottage to accure the payment of the sum of	he delivery hereof <u>thew</u> ATC	67
TATE OF <u>Lourins</u> Santy of <u>Lourins</u> ss. BE IT REMEMBERED, That on this <u>14</u> day of <u>Septerber</u> A.D. 1915, before me, a <u>the undersigned</u> in the aforesaid County and State, came <u>uillian A. McGrow and State</u> , <u>uillian</u>	And the said part_C and seized of a good and indef and data they will warrant and it is agreed between the p or insected against said real en- top of the same said the said same said the same	of the first part dohereby covennat and agree that at it feasible ratise of inheritance therein, free and clear of all na treakible ratise of inheritance therein, free and clear of all na there is the there is the there is the there is the there parties here to that the part $\frac{1}{2}$ of the first part shall at a the when the same becomes due and payable, and that $\frac{1}{2}$ CO company as shall be specified and directed by the parts $\frac{1}{2}$ CO and in the event thesa raid part $\frac{1}{2}$ of the first part shall fail art $\frac{1}{2}$ of the second part may pay said taxs and insurant interest as the set of 10% form the clate of payment until as a mottage to accure the payment of the sum of	be delivery hereol <u>thew</u> ATC	67
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(SEAL) to me personally known to be the same persons ⁵ , who executed the foregoing instrument and duly acknowledged the executive of the same event e	And the said part_CC nd scired of a good and indef ind that they will warrant and It is agreed between the p rassessd against said real est such sum and by such invorance starten of <u>Linel</u> I interaction of <u>Linel</u> I interaction of <u>Linel</u> I interaction of <u>Linel</u> I trong <u>Thany and said based</u> T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T	of the first part dohereby events and agree that at it feasible ratise of inheritance therein, free and clear of all nar if a ferind the same spaint all parties making lawful clim the parties hereto that the part_LTE of the first parts shall as atter when the same becomes due and mayable, and thatinto company as shall be specified and directed by the part_GALS or the same the said part_LE of the first part shall all art_LCE of the second garn may pay said taxs and insures interests at the science of 10% from the clate of payment until as a motrage to accure the payment of the same of metrics as the science of 10% from the clate of payment until as a motrage to accure the payment of the same of metrics as the science of pays (from one pay for any insure (S2000, 100). the science of pays (from one if the same of) metrics as the science of pays (from one if the science on as by the science of the science of pays (from one if the science on as by the science of the science on a science of the science of the science of the science of pays (for any insure the science of the science one of the science on as be science of the science one of the science on as bi- be void if such payments the made as herein specificil, and the science of the science one of the science on as bi- be for the the terms and provisions of the singer science of the science of the science one of the science on a science on pays the there are and provisions of the science of the science on the science of the science on the science on the science on a science on pays the there are and provisions of the science of the science on the science of the science on the science of the science on the science on the science on the science of the science on t	be defirery hereof_there, are	
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires divthax_Fob. 3	And the said part_CC nd scired of a good and indef ind that they will warrant and It is agreed between the p rassessd against said real est such sum and by such invorance starten of <u>Linel</u> I interaction of <u>Linel</u> I interaction of <u>Linel</u> I interaction of <u>Linel</u> I trong <u>Thany and said based</u> T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T T	be the first part do	be delivery hereof_there, ATC	
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