Receiving No. 28951 / MORTGAGE RECORD 91

Reg. No. 5037 Fee Paid, \$_9.00

		STATE OF KANSAS, DOUGLAS COUNT This instrument was filed for record or	n the13th_day of	
Nathan 77.	<u>. McGrew and Marguerite McGrew</u> TO	JulyA. D./1946_,	nt_11:05o'clock_AM.	Ø
The Lawren	nce Building and Loan Association	By	Deputy.	
	TURE, Made this 12 day of Jul	y [°] , in the year of c	our Lord, one thousand nine	e 19 en 1911
hundred and	Forty-six between Marguerite MaGraw and Nath	an W. McGrew, her husband		
of Lawren	in the County of Douglas	and State of	Kansas	
part_105_ of the f		par	rt_Y of the second part.	
	I, That the said parties_ of the first part, in consider Thirty-six Hundrod and no/100	DOLLARS, tothem	duly paid, the receipt of	
which is hereby ack the following descr	mowledged, hn <u>YO</u> sold, and by this indenture do ibed real estate situated and being in the County of Dou	Grant, Bargain, Sell and Mortgage to the said p iglas and State of Kansas, to-wit:	part_y_of the second part,	
Lot K	to. Seven (7) in Block No. Eleven (11),	in Lane's Second Addition. an Add	ition to the	
	of Lawrence.			
				Ø
11 - ASJ (5				
			and the second se	
			이 아무 아무 아이들에 가지?	
				.
with the appurtena	nces and all the estate, title and interest of the said pa	rt 105 of the first part therein.		
And the said part- and seized of a good an	203 of the first part dobereby covenant and agree that at the dindefeasible estate of inberitance therein, free and clear of all inc	he delivery hereof	of the premies above granted.	B j
And the said part- and seized of a good an and that they will warr. It is agreed between	$\frac{1}{2}$ GS of the first part do bereby covenant and agree that at 11 d indefeable estate of inheritance therein, free and clear of all in and and defend the same against all parties making lawful claim it m the parties hereto that the part $\frac{1}{2}$ GS of the first parts that at a law the same against all part $\frac{1}{2}$ of the first part shall at	he delivery hereofthay.orothe lawful owners. cumbrance hereto. all lincs during the life of this indenture, pay all taxes or	assessments that may be levied	I
And the said part- and seized of a good an and that they will watr. It is agreed betwee	105 of the first part dohereby covenant and agree that at the d indefeasible estate of inberiance therein, first and clear of all in and and defend the same against all parties making lawful claim it in the parties hereto that the part_ 105 of the first part shall as real estimations the same becomes due and availle, and that 120	he delivery hereofth8y.arathe lawful owner.s. uumbrance hereto. all times during the life of this indenture, pay all taxes or VYill, keen the buildings upon said real estate insur	assessments that may be levied red against fire and tornado in	
And the said bart and seized of a good an and that they will warr. It is agreed betwee or assessed against said such sum and by such in itsin inderure, and shall.	10.5 of the first part dohereby covenant and agree that at the d indefeasible estate of inbetriance therein, free and clear of all in fant and defend the same against all parties making lawful claim (i m the parties hereto that the part05_ of the first part shall are real estate when the same become due and payable, and thatbh aurance company as shall be precised and directed by the party vote. And in the errent that all part_20.5 of the first part shall fail the party the same become part may pay aid tax and insures	be delivery hereof. they are the lawful owner.S. umbrane hereta. all lines during the life of this indenture, pay all taxes or V	assessments that may be levied red against fire and tornado in of the second part to the d to keep adid premises insured	(
And the said sart- and seized of a good an and that they will warr. It is agreed betwee or assessed against said such sum and by such in extent of <u>it</u> Sint as herein provided, then this inderture, and shall THIS GRANT is i	10.5 of the first part dohereby covenant and agree that at the d indefeasible estate of inbetriance therein, fire and clear of all in that and defend the same against all parties making lawful claim the m the parties hereto that the part05 of the first part shall as real estate when the same become due and payable, and that112 aurance company as shall be precified and directed by the party rest. And in the errot that all part20.9 of the first part shall fail the party of the accord part may pay aid tax and invara- base interest at the rate of 10% from the due of payment until mending as a mortage to recure the payment of the sum of	he delivery hereof. thay. ATO the lawful owner.S_ umbrance	assessments that may be levied red against fire and tornado in of the second part to the d to keep adid premises insured	,
And the said eart- and scired of a good an and that they will warr. It is agreed betwee or assessed against said each sum and by such is each sum and by such is as herein provided, then this indenture, and shall THIS GRANT is is according to the terms at he 15 assess	10.5 of the first part dohereby covenant and agree that at the d indefeasible estate of inheritance therein, fire and clear of all in mark and defend the same against all parties making lawful claim th m the parties hereto that the part05 of the first part shall as real estate when the same become due and parable, and that01 aurance company as shall be precised and directed by the party rest. And in the error that all part20.9, of the first part shall fail the party of the accord part may pay haid gas and insure hear interest at the rate of 10% from the due of payment until numedue as a mortcase to secure the payment of the sup of Thirty-six Hundrand and no/100 of010_cerrain written obligation for the payment of all inter- mined market to the bast V.	the delivery hereof. they aro the lawful owner.S. umbrane dereta. all lines during the life of this indenture, pay all taxes or <u><u>U</u>_VIX1L term the buildings upon said real estate insur of the record part, the loss, if any, made payable and payable an nee, or either, and the amount so paid shall cebome a part fully repaid. It um of money, executed on the <u>12th day of</u>.</u>	assessments that may be feried red against fire and tornalo in _V_o of the second part to the do to keep said permises insured of the indebtedness, secured by 	
And the said eart- and scired of a good an and that they will warr. It is agreed betwee or assessed against said each sum and by such is each sum and by such is as herein provided, then this indenture, and shall THIS GRANT is is according to the terms at he 15 assess	10.5 of the first part dohereby covenant and agree that at the d indefeasible estate of inheritance therein, fire and clear of all in mark and defend the same against all parties making lawful claim th m the parties hereto that the part05 of the first part shall as real estate when the same become due and parable, and that01 aurance company as shall be precised and directed by the party rest. And in the error that all part20.9, of the first part shall fail the party of the accord part may pay haid gas and insure hear interest at the rate of 10% from the due of payment until numedue as a mortcase to secure the payment of the sup of Thirty-six Hundrand and no/100 of010_cerrain written obligation for the payment of all inter- mined market to the bast V.	the delivery hereof. they aro the lawful owner.S. umbrane dereta. all lines during the life of this indenture, pay all taxes or <u><u>U</u>_VIX11_teep the buildings upon said real estate insur of the record part, the loss, if any, made payable and payable an nee, or either, and the amount so paid shall cebome a part fully repaid. It um of money, executed on the 12th day of</u>	assessments that may be feried red against fire and tornalo in _V_o of the second part to the do to keep said permises insured of the indebtedness, secured by 	
And the said eart- and seized of a good an and that they will warr. It is a preed between or assessed against said such sum and by such in the herein provided, that the herein provided, that this of the terms of a control of the terms of and by 155 server and this correspond and become bacheter, a server the abover, a	± 0.5 of the first part dohereby covenant and agree that at 11 d indefeasible estate of inbetriance therein, fire and clear of all in m the parties hereto that the partbere of the first part shall at real estate when the same become due and payable, and that ± 0.5 aurance company as shall be precised and directed by the party errors. And in the error that said partieles of the first part shall fail the intervent of the first part ± 0.5 of the first part shall fail include as a mortaxe to recure the payment of the error ± 0.5 of -0.00 certain written obligation for the payable of the intervent of a mide to the the same because of the second part, with all intervent -0.00 certain written obligation for the payment of at a mide payable to the party of the second part, with all inter -0.01 certain written obligation for the payment of a site in that is to pay the same as provided in this indeturing payable of shall be void if used payment be made as a first part shall fail be received to the party of the second part, with all interve that it is to pay the same as provided in this indeturing the whole sum remaining unpaid, and all of the shall be pay in the shall be as the part is the shall be pay the same as provided in this indeturing the second part, with all interve the shall be void in used payment of the shall be payment of the shall be pay the same as provided in this indeture.	he delivery hereof. thay. $\Delta \Gamma \Delta$ the lawful owner. Δ umbrance hereto. all lines during the life of this indenture, pay all taxes or $\langle U, U', U', U', U', U', U', U', U', U', $	assessments that may be levied evaluation for and tornado in of the second part to the nd to keep asid premise; insured of the indebtedness, secured by 1016 1016 	
And the said eart- and scized of a good an and that they will warr. It is a greed betwee or assessed against said such sum and by such in this indenture, and shall THIS GRANT is is according to the terms or and by 152, term or sums of money_by ag and part 152, the mort wars of money_by ag and part 152, the mort wars of money_by ag and part 152, the mort wars of money_by ag and this conveying and this conveying and this conveying the term as provided shall become absolute. The term as provided shall become absolute. The read benchis account	163 of the first part do hereby covenant and agree that at it d indefeable estate of inheritance therein, fire and clear of all in ant and defend the same against all parties making lawful claim ti m the parties hereto that the part of the first part shall as real estate when the same becomes due and payable, and that atrance company as shall be specified and directed by the first part shall as the erest had in the erent that all part_OP of the first part shall fail the part of the second part_OP of the first part shall fail the part of the second part_OP of the erest part of Thinty-parts at the rate of 10% from the due of payment until neurod as a mottage to secure the payment of the up of 	be delivery hereof. They are the lawful owner. Sumbrance with the second part, the loss of the lawful owner. Sumbrance $\frac{1}{\sqrt{2}} = \frac{1}{\sqrt{2}} \frac{1}{$	assessments that may be levied red against fire and tornado in of the second part to the nd to keep asid premises insured of the indebtedness, secured by 	
And the said eart- and seized of a good an and that they will warr. It is a preed between or assessed against and such aum and by nuch in the arcsin provided, they are an area and an arc and the arcsin provided they and by _153 _ term or sums of ment-typing and part_105 of the fit part. thereof a many full and they _153 _ term or sums of ment-typing and part_105 of the fit part. thereof areas you have the sum and they are the sum and the sum and the sum and benefits accura- to rests accurate accurate accura- te accurate accurate accurate accura- te accurate accurate accurate accurate accurate accurate accurate accurate accurate accurate accura	103 of the first part dohereby covenant and agree that at 11 d indefeasible estate of inbertinnee therein, fire and clear of all in main and defend the same against all parties making lawful claim ti m the parties hereto that the part05 of the first part shall as real estate when the same becomes due and payable, and than102 aurance company as shall be specified and directed by the party rest. And in the event that all part200. of the first part shall fail the party of the accoud part 200. of the fort part shall fail the party of the accoud part 200. of the of the parts and insure Third payable at the part 200. of the event that all fail canded as a mostcase to secure the payment of the sum of 	he delivery hereof. they aro the lawful owner. 3. cumbrance hereto. All lines during the life of this indenture, pay all taxes or y	assessments that may be levied red against fire and tornado in of the second part to the nd to keep asid premises insured of the indebtedness, secured by 	•
And the said eart- and scized of a good an and that they will warr. It is a greed betwee or assessed against and ruch sum and by such in this indenture, and shall THIS GRANT is is according to the terms of a dbylistnterms of sums of menezyby as the part 185_ therm of sums of menezyby as mendation the terms of the terms of the first and bylistnterms of sums of menezyby as mendation there and that become absolute, as the retain the amount the mailing such asle, on der mail murch sole, and be obli- tion there and benefits accura- ter the such asle, on der mailing such asle, on der mailing such asle, on der mailing such asle, on der	103 of the first part do	he delivery hereof. they aro the lawful owner. 3. cumbrance hereto. All lines during the life of this indenture, pay all taxes or y	assessments that may be levied red against fire and tornado in of the second part to the nd to keep asid premises insured of the indebtedness, secured by 	
And the said eart- and seized of a good an and that they will warr. It is a preed between or assessed against and such aum and by nuch in the arcsin provided, they are an area and an arc and the arcsin provided they and by _153 _ term or sums of ment-typing and part_105 of the fit part. thereof a many full and they _153 _ term or sums of ment-typing and part_105 of the fit part. thereof areas you have the sum and they are the sum and the sum and the sum and benefits accura- to rests accurate accurate accura- te accurate accurate accurate accura- te accurate accurate accurate accurate accurate accurate accurate accurate accurate accurate accura	103 of the first part do	he delivery hereof. they aro the lawful owner.S. umbrance	assessments that may be levied rel against fire and tornado in of the second part to the nd to keep add premise insured of the indebtedness, secured by 	•
And the said eart- and seized of a good an and that they will warr. It is a preed between or assessed against and such aum and by nuch in the arcsin provided, they are an area and an arc and the arcsin provided they and by _153 _ term or sums of ment-typing and part_105 of the fit part. thereof a many full and they _153 _ term or sums of ment-typing and part_105 of the fit part. thereof areas you have the sum and they are the sum and the sum and the sum and benefits accura- to rests accurate accurate accura- te accurate accurate accurate accura- te accurate accurate accurate accurate accurate accurate accurate accurate accurate accurate accura	103 of the first part do	he delivery hereof. they aro the lawful event.s. wurdence hereto. All lines during the life of this indenture, pay all taxes or y	assessments that may be levied rel against fire and tornado in of the second part to the nd to keep asid premises insured of the indebtedness, secured by 	•
And the said eart- and seized of a good an add that they will warr. This a greed between or assessed against said such sum and by such in the series provided, then the series provided, then the indeptity of the first add by	1036 the first part dohereby covenant and agree that at it dindetaable estate of inheritance therein, fire and clear of all in ant and defend the same against all parties making lawful claim ti m the parties hereto that the part of the first part shall can real estate when the same becomes due and payable, and that attraction of the error that all parties of the first part shall fail the part of the sceed part may pay aid tax and invare- bar interest at the rate of DS from the due to first part shall fail the part of the sceed part may pay aid tax and invare- Third payable, and that the part of the sceed payment of Third payable to the part of the sceed payment of Third payable to the part of the sceed payment of third payable to the part of the sceed part, while all inter Third payable to the part of the sceed part, may hall in the scene, or if the buildingt on and part, but hall inter Td dt Andr payable at the option of the built indertured the main treated thereby, or interest threes, pranet of all the indertured to the builting to main frait reat are may be paid in as a become due and payable at the option of the builting to maintower may thereform in the scent part into the bard part of to the bard pay the same direction of the builting to maintower may thereform in the scent part into the bard part of the bard part to the bard pay bard part of the bard part of the bard part to the bard pay bard part of the bard part of the bard part of the bard part of the bard pay bard pays the bard pay bard pay bard pays pays and the there of the pays the part	he delivery hereof. they aro the lawful event.s. wurdence hereto. All lines during the life of this indenture, pay all taxes or y	assessments that may be levied rel against fire and tornado in of the second part to the nd to keep add premise insured of the indebtedness, secured by 	•
And the said eart- and seized of a good an and that they will warr. It is a preed between or assessed against and such aum and by nuch in the arcsin provided, they are an architecture of the bis indenture, and shall THIS GRANT is in according to the turns or a sums of ment-pulying and part_105 of the fit part. thereof a many puly not hey tup, at provided institute the anomal the medicing the anomal the institute of any columnities of the medicing the anomal the medicing the arts, on der and menter on, and be ob- IN WINESS M	103 of the first part do	he delivery hereof. they aro the lawful event.s. wurdence hereto. All lines during the life of this indenture, pay all taxes or y	assessments that may be levied rel against fire and tornado in of the second part to the nd to keep asid premises insured of the indebtedness, secured by 	• •
And the said eart- and seized of a good an add that they will warr. It is agreed between or assessed against said such sum and by such in the same seizer of the same same seizer of the same add by to same add by	1936 the first part dokereby covenant and agree that at it d indefeasible estate of inbetriance therein, fire and clear of all in and and defend the same against all parties making lawful claim it in the parties hereto that the part for the first part shall can real estate when the same become due and payable, and than that are also company as shall be specified and directed by the forst part shall fail the recent that all partices of the first part shall fail the perty the forst part shall fail the perty the recent part and part deg. for the forst part shall fail the perty the recent part and part deg. for the the forst part shall fail and directed by the party the recent part and part deg. for the party the recent part day of the scena part, while the other part the the party of the scena part, and have part deg. for the part degr. for the part deg. for the part deg. for the part deg. for the part degr. for the part deg. for the part degr. for the part deg. for the part degr. for	he delivery hereof. they aro the lawful evence.s. umbrance hereta. all lines during the life of this indenture, pay all taxes or of the scond part, the loss, if any, made payable and of the scond part, the loss, if any, made payable and arec, or either, and the amount so paid shall cebome a part fully repaid. and un of money, executed on thethe loss of all oblication rest acceuing thereon according to the same decree decrements and un of money, executed on thethe loss of all oblication rest acceuing thereon according to the same decree decrements proved the loss of the same decree decrements of all oblication rest acceuing thereon according to the same decree decrements of rest exerting the thereon according to the same decree decrements rest, dis "PFOVIDOd" Dy" Tax", 'in' the eventy of which rest increases the blavid for the same decrement due and rest of the same provided by have and to have a the rest inclusion it hereon, and the overplus, if any if the besid recentions end the law of the result of the same decrements it each and every obligation therein contained, and all herefuls there, high same loss of the papering of the result of the 	assessments that may be levied rel against fire and tornado in of the second part to the nd to keep asid premises insured of the indebtedness, secured by 	•
And the said earth and scized of a good an additional and that they will wart. It is a greed betwee or assessed against and ruch sum and by such in the science of the science of the said series of the science of the said part 155 of the for add by	1936 the first part dohereby covenant and arree that at it dindetasible estate of inderinance therein, fire and clear of all in and rand defend the same against all parties making lawful claim it in the parties hereto that the partfor the first part shall as a more company as shall be specified and directed by the first part shall as the error that aid part_0.9, of the first part shall fail the pert for the first part shall as a more task to here the same become due and payable, and that the rest. And in the error that aid part_0.9, of the first part shall fail the part for the direct of payment until incoded as a more task to recur the payment of the sum of Third paid and the of payment of the sum of the pay of the second part, may pay aid task and invare the pay of the second part, may all miner methods and the part of the second part, may all miner methods and the pay of the second part, while all inter methods and the pay of the second part, while all inter methods and the pay of the second part, may all the pay the pay of the second part, while all inter methods and the pay of the second part, while all inter methods and the payment the made as herein or prediction and the second part, while second and the payment of the short payment the made as a more short the short pay method and all of the short pay and the second and the intervent methods and the law provides and all the intervent methods and the short pay and the second and the intervent methods are not pay to the second and the intervent methods and the law pay and the second and the intervent methods are pay and the second and the intervent methods and the barries are contact in the short second and the law pay and the second and the intervent methods are pay and the second and the intervent methods are pay and the second and the intervent methods are pay and the second at the intervent methods and the intervent method	he delivery hereof. they aro the lawful event.s. wurbance	assessments that may be levied even against fire and tornale in J. of the second part to the nd to keep aid premises insured of the indektedness, secured by DOLLANS, July. 19.46 on and also to secure any some terped terpe	• •
And the said eart- and seized of a good an add that they will warr. It is agreed between or assessed against said such sum and by such in the same seizer of the same same seizer of the same add by to same add by	1036 the first part dohereby covenant and agree that at it is indecable state of inderinative results of inderinative state of inderinative states of inderinative states of inderinative states and states of the first part shall as a result of the state state of inderinative states of the state state of inderinative states of the state state state state state state of the state st	he delivery hereof. They aro the lawful event.s. wurdence wurdence berets. all time during the life of this indenture, pay all taxes or y	assessments that may be levied erel against fire and ternale in J. of the second part to the nd to keep asid premise; insured of the indebtedness, secured by DOLLARS, JULY_10_46 for and also to secure any some distribution of the insure of the distribution of the distribution of the d	• •
And the said earth and scized of a good an additional and that they will wart. It is a greed betwee or assessed against and ruch sum and by such in the science of the science of the said series of the science of the said part 155 of the for add by	1036 the first part dohereby covenant and agree that at it is indecable state of inderinative results of inderinative state of inderinative states of inderinative states of inderinative states and states of the first part shall as a result of the state state of inderinative states of the state state of inderinative states of the state state state state state state of the state st	he delivery hereof. they aro the lawful event.s. wurbance	assessments that may be levied erel against fire and ternale in J. of the second part to the nd to keep asid premise; insured of the indebtedness, secured by DOLLARS, JULY_10_46 for and also to secure any some distribution of the insure of the distribution of the distribution of the d	• •
And the said earth and scized of a good an additional and that they will wart. It is a greed betwee or assessed against and ruch sum and by such in the science of the science of the said series of the science of the said part 155 of the for add by	103.61 the first part do	he delivery hereof. they aro the lawful evence.s. wurbance	assessments that may be levied rel against fire and tornale in of the second part to the do keep aid premise; insured of the indektedness, secured by 	
And the said sart- and seized of a good an additional sector of a good an additional sector of a good an additional sector of a second against said such sum and by such in the second sector of a second again additional sector of a second again and by Start- art models again and said second sector of a second sector of sums of memory solving and by Start- art between the second sector and by Start- art between the second sector of sums of memory solving the second sector of a second sector of the second sector of sector of the second sector of the sector of the sector of the sector of the	103.61 the first part do	he delivery hereof. They are	assessments that may be levied red against fire and ternale in J. of the second part to the do the indebtedness, secured by DOLLARS, JULY_19_46 for and also to secure any sum <u>et also to secure any sum</u> <u>et also to secure any sum</u> <u>(SEAL)</u> (SEAL) (SEAL) <u>(SEAL)</u> A.D. 19_46, before me, a <u>and_wife</u> d duly acknowledged the to on the day and year last _, 19_50	
And the said sart- and scized of a good an and scized of a good an and that they will wart. It is agreed betwee or assessed against said such sum and by such in the science of the second of the and by is and and by is an and by is an an an and by is an an and by is an an an an and by is an an an an an and by an an an an an an an and by an a	105.67 the first part do	he delivery hereof. They aro the lawful event.s. hereta. All lines during the life of this indenture, pay all taxes or y	assessments that may be levied of assist fire and tornale in J. of the second part to the do the indekedness, secured by DOLLARS, July	
And the said sarry of a good an and that they will warr. It is a greed between consistent and that they will warr. It is a greed between consistent of the same safe and the safe and the same safe and the safe and	103.61 the first part do	he delivery hereof. They aro the lawful event.s. hereta. All lines during the life of this indenture, pay all taxes or y	assessments that may be levied of assist fire and tornale in J. of the second part to the do the indekedness, secured by DOLLARS, July	

366