MORT	'GAGE	RECOR	D 91

5050 Reg. No. _

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 20 day of JulyA. p. 19.45, at 19:15_o'clock_A.J.	G
TO The Lawrence Building and Loan Association		
THIS INDENTURE, Made this eight eentday of	July, in the year of our Lord, one thousand nine	
James-HJackson-and-Pearl	Jackson,-husband-and-wife	1000
r Lawrence in the County of Douglas art 105 of the first part, and The Lawrence Building a		
WITNESSETH, That the said parties of the first part, in consider		
Nine Hundred and no/100 which is hereby acknowledged, ha $\frac{\sqrt{9}}{\sqrt{9}}$ sold, and by this indenture do	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part_Y_of the second part, glas and State of Kansas to-wit:	
	ision in the Northwest Quarter $(\frac{1}{4})$ of the Southwest	
	Welve (12), Range Twenty (20) and that part of the	
	Aid Lot One (1) towit: Beginning Ten (10) rods	
	at Quarter of the Southwest Quarter Section Twenty	6
	(20); thence runnig South One Hundred sixty (150)	
	Forth One Hundred Sixty (150) feet; thence West	
Twenty (20) feet; to the place of beginning	all in that part of the City of Lawrence,	
formerly known as North Lawrence, Douglas Co	ounty, Kansas.	
		and the second
	Notes and a second second second and a second se	1999 1990 199
ith the appurtenances and all the estate, title and interest of the said pa	rt_103of the first part therein.	
ith the appurtenances and all the estate, title and interest of the said part_80 for part do hereby covenant and agree that at t d seized of a good and indefeasible estate of inheritance thereiv, free and clear of all in	he delivery hereof they are the lawful owner S of the premises above granted,	
And the said part_105_of the first part dehereby covenant and serve that at d seized of a good and indefeasible estate of inheritance thereis, free and clear of all in it that they will warrant and defend the same against all parties making lawful claim I is a served thereon the parties herein that the part 105 of the first part that and	be delivery hereof <u>thay</u> Brathe lawful awner_S of the premises above granted, umbrante	
And the said part_162of the furt part dobrends	the delivery hereof. Likey 9.26the lawful owner6 of the premises above granted, unbrance	
And the said part $\Delta C = 0$ the first part do hereby covenant and agree that at t d selected of a good and indefeatible extate of inheritance there; , free and clear of all in d that they will warrant and defend the same axisinst all parties making lawful claim t It is agreed between the parties hereto that the part $\Delta C = 0$ the first part shall gas assured against add real state when the same becomes due and paysho, and that ΔD ch sum and by such insurance company as shall be specified and directed by the part ΔL tot of $\Delta C = 0$. Insteat. And in the event that such parts $D = 0$ the first part shall gas before a shall be interest at the rate of 10% from the date of payment until $\Delta C = 0$.	the delivery hereof. LRCY_9.2Cthe lawful ownerS of the premises above granted, unbrance	
And the said part_162_of the furt part dobrends commant and agree that at t d select of a good and indefeasible exists of inheritance there; , free and clear of all in d that they will warrant and defend the same axisinst all parties making lawful claim 1 It is agreed between the parties hereto that the part_1622_ of the first part shall as ansend against ad real state when the same becomed shat and payshle, and that_20 ch sum and by such insurance company as shall be specified and directed by the part_1 tent of	he delivery hereof. Likey_0.2.Cthe lawful owner & of the premises above granted, unbrance	
And the said part \underline{AGL} of the fars part do hereby covenant and agree that at 1 ad select of a good and indefcasible exists of inheritance there:, free and clear of all in the distribution of the same and select of the state of the select of the same and select of the same area and the same area area. The same area area area area area area area a	the delivery hereof. \underline{ShQV} 9.26 the lawful owner6 of the premises above stanted, unbrance	
And the said part \underline{AGL} of the fars part do hereby covenant and agree that at 1 ad select of a good and indefcasible exists of inheritance there:, free and clear of all in the distribution of the same and select of the state of the select of the same and select of the same area and the same area area. The same area area area area area area area a	the delivery hereof. \underline{ShQV} 9.26 the lawful owner6 of the premises above stanted, unbrance	•
And the said part_QCL_of the first part dobring recently coverant and agree that at it d select of a good and indefcasible exists of inheritance there; free and clear of all in d has they will warrant and defend the same axions all particles and the part_QCL_of the first part ability as a parced particular the part is the recent due to an any part of the first part ability of the part_QCL_of the first part ability as a parced particular the part is an analysis of the first part ability and the part is a part of the first part ability of the part_QCL_of the first part ability for the part_QCL_of the first part ability for the part_QCL_of the first part ability is a part of the second part of part ability part ability in the part of the second part of the first part ability is a more and part of the part o	the delivery hereof. Likely 0.2.6the lawful owner6 of the premises above stanted. unbrance	9
And the said part_0.62of the fart part dobrends command and agree that at 1 at d select of a good and indefcasible exists of inheritance there; free and clear of all in d is the dry will warrant and defend the same against all partice making lawful claim 1 It is agreed between the parties herein that the part_0.202. of the fart part all at a manned against add read the when the same become due and payable, and that the part of the fart part all at the same of against add read the when the same become due and payable, and that the fart of the fart part all the part of the fart part all the same of against particle and that the fart of the fart part all the same of the same of the same of the fart part all the same of t	the delivery hereof. Like V_0 2.2 the lawful owner B of the premises above granted, umbrance	9
And the said part_0.62_ of the fort part dobrick process and and sarre that at it do selected of a good and indefcasible exists of inheritance there; free and clear of all in di hait they will warrant and defend the same axisinst all partice making lawful claim 1 It is agreed between the parties hereto that the part_0.52_ of the fort part shall an innerest exists and relates the when the same becomes due and payable, and that the part of the fort part shall be innerest. A call in the event that the part of the fort part shall be innerest. A call is the part of the fort part shall be innerest. A call is the part of the fort part shall be innerest are innerest are innerest. A call is the fort of the fort part shall be innerest. A call is the fort of the fort part shall be innerest. A call is the fort of the second part may part shall be innerest. The Hund ford 0 Ho fort part of the same of the second part may part shall be innerest. The Hund ford 0 Ho fort part of the same of the second part is be been fort of the same of the second part is be been fort of the same of the same of the part of the same	the delivery hereof. Likely 0.2.6the lawful owner6 of the premises above stanted. unbrance	Ĩ
And the said part_2.62of the fars part dobret proceeding and regree that at 1 d selected of a good and indefensible state of inheritance there; , free and clear of all in d in that they will warrant and defend the same assimt all parties making lawful claim 1 It is agreed between the parties hereto that the part_1.522. of the fars part shall as an access against and real state when the same becomes due and payshio, and that. We do not and by such insurance company as shall be specified and directed by the part_J tent of	he delivery hereol. LikeY_0.2.2. the lawful owner8 of the premises above granted, umbrance	•
And the said part_0.62_ of the fort part dobrick process and and sarre that at it do selected of a good and indefcasible exists of inheritance there; free and clear of all in di hait they will warrant and defend the same axisinst all partice making lawful claim 1 It is agreed between the parties hereto that the part_0.52_ of the fort part shall an innerest exists and relates the when the same becomes due and payable, and that the part of the fort part shall be innerest. A call in the event that the part of the fort part shall be innerest. A call is the part of the fort part shall be innerest. A call is the part of the fort part shall be innerest are innerest are innerest. A call is the fort of the fort part shall be innerest. A call is the fort of the fort part shall be innerest. A call is the fort of the second part may part shall be innerest. The Hund ford 0 Ho fort part of the same of the second part may part shall be innerest. The Hund ford 0 Ho fort part of the same of the second part is be been fort of the same of the second part is be been fort of the same of the same of the part of the same	he delivery hereol. Like V_{ab}^{abc} the lawful owner B of the premises above granted, wareted. all times during the life of this indenture, pay all taxes or assessments that may be levied V_{abc}^{abc} the buildings upon asid real estate insured against fire and tornado in of the second part, the loss, if any, made payable to the part V_{abc} of the second part to the to pay uch taxes show the same become due and payable and to keep said premises insured first second part, the loss, if any, made payable to the part V_{abc} of the second part to the to pay uch taxes show the same become due and payable and to keep said premises insured draw of money, executed on the day of uply to 4.6. est accruing thereon according to the terms of asid abilitation and also to secure any sum aree, or either, and the amount so paid shall become a part of the indeltedness, secured by M_{abc}^{abc} (M_{abc}^{abc}) M_{abc}^{abc} (M_{abc}^{abc}) M_{abc}^{abc} (M_{abc}^{abc}) M_{abc}^{abc} obligation contained therein faily distance. If based is the second the indeltedness, secured by M_{abc}^{abc} (M_{abc}^{abc}) M_{abc}^{abc} (M_{abc}^{abc}) M_{abc}^{abc} (M_{abc}^{abc}) M_{abc}^{abc} (M_{abc}^{abc}) M_{abc}^{abc} obligation contained therein faily distance. If M_{abc}^{abc} (M_{abc}^{abc}) M_{abc}^{abc} ($M_{abc}^$	•
And the said part_0.62_ of the fort part dobrick process and and sarre that at it do selected of a good and indefcasible exists of inheritance there; free and clear of all in di hait they will warrant and defend the same axisinst all partice making lawful claim 1 It is agreed between the parties hereto that the part_0.52_ of the fort part shall an innerest against aid real state when the same becomes due and payable, and thatb as and by such insurance computy as shall be specified and directed by the part trans. The part shall be a provided, then the same becomes due and payable, and thatb index. And in the event that and payable, and thatb index. And in the event that the part of the fort part shall be information and by such insurance computy as shall be specified and directed by the part infort. And in the event that and pay and that shall be information and that claim the single state is a more state to area of 105 from the date of payment until THIS GRANT is intended as a more that part of the second part, with all mar information and the part of the second part of pay more in the same of as a more that the part of the vector part, with all mar is more of the state of payment of the same of as provided here, for the part of the vector part, with all mar is any state of the state of pay of the state of pay of the vector part, with all mar is an entry and payable, and there of pay of the state of the order of the state are on at the part of a good and there is any the state are on the part of the state and there are on the order of the helder here (he delivery hereol. LRQV. 9.22	÷.
And the said part_202_of the fors part dobrends correction to adapte that at a detect of a good and indicationalise states of inheritance therein, fore and clear of all in d that they will warrant and defend the same axisint all parties making lawful claim t It is agreed between the parties herein that the part_202_ of the first part hall as a searced axisin said real state when the same becomes due and payable, and that. But channels and payable, and that. But channels and payable, and that But for the part_1 and the part_2 and the part_2 and the part_2 and the part of the first part hall the information of the first part hall as a nongrage to searce the spin of the first part hall the information and hall best information within a ball best information. All the states are part of the second part may pay aid taxs and instrume that THIB GRANT is intended as a morgrage to searce the paramet of the same of the part_1 and the Hund frace and and the states and instrume that the state of the second part may pay aid taxs and instrume the same of the second part is part of the same of the same of more advageed by the said part_2. If the second part to pay for any investigation of the said part. 2. If the second part to pay for any investigation of the said part. 2. If the second part to pay for any high the same of the said part of the same of the state of the same of the sam	be delivery hereol. LikeY B22	•
And the said part_0.62_ of the fort part dobrick process and and sarre that at it do selected of a good and indefcasible exists of inheritance there; free and clear of all in di hait they will warrant and defend the same axisinst all partice making lawful claim 1 It is agreed between the parties hereto that the part_0.52_ of the fort part shall an innerest against aid real state when the same becomes due and payable, and thatb as and by such insurance computy as shall be specified and directed by the part trans. The part shall be a provided, then the same becomes due and payable, and thatb index. And in the event that and payable, and thatb index. And in the event that the part of the fort part shall be information and by such insurance computy as shall be specified and directed by the part infort. And in the event that and pay and that shall be information and that claim the single state is a more state to area of 105 from the date of payment until THIS GRANT is intended as a more that part of the second part, with all mar information and the part of the second part of pay more in the same of as a more that the part of the vector part, with all mar is more of the state of payment of the same of as provided here, for the part of the vector part, with all mar is any state of the state of pay of the state of pay of the vector part, with all mar is an entry and payable, and there of pay of the state of the order of the state are on at the part of a good and there is any the state are on the part of the state and there are on the order of the helder here (he delivery hereol. LRQV. 9.22	
And the said part_EGL_of the fors part dobreedy covenant and agree that at it do seried of a good and indefeatible state of inheritance there; , free and clear of all in do has they will warrant and defend the same assimit all parties making lawful claim 1 It is agreed between the parties hereto that the part_102L of the form part shall as account and response them the anne becomes due and payable, and that	the delivery hereof. ERGY 5.25 the lawful owner	• • • •
And the said part_EGL_of the fors part dobreedy corenant and agree that at t d select of a good and indefcasible state of inheritance there; , free and clear of all in d late they will warrant and defend the same assinst all parties making lawful claim t It is agreed between the parties herein that the part_1021, of the first part shill as an anead spains and red state when the same becomes due and payable, and that channel by such insurance company as shall be specified and directed by the part tent of	the delivery hereol. LRQU 0.2.9. the lawful owner_6 of the premises above granted, waveback of the infection of the second part, the loss, if any, made payable to the party of the second part may be levied 0.2. The lawful owner_6 of the second part, the loss, if any, made payable to the party of the second part on the form of the second part, the loss, if any, made payable to the party of the second part on the form of the second part, the loss, if any, made payable and the repeating the second the second part of the second part, the loss, if any, made payable and the repeating the second part of the second part, the loss, if any, made payable and the repeating the second part of the form according to the terms of aid abilit before a part of the indettedness, secured by the second part of the indettedness of the second part of the second part of the indetted part. If the second part is the second part of	
And the said part_dell_of the fors part dobretch coreant and agree that at a derived of a good and indeficiantlie status of inheritance therein, free and clear of all in d that they will warrant and defend the same axisinst all parties making lawful claim 1 It is agreed between the parties herein that the part_doll_of the first part hall as a success of the same axisinst all parties and clear of the first part hall as a success the part of the first part hall fail indenture, and hall has inferent as the first of 105 from the disc of partment unlit THIS GRANT is intended as a mortgage to secure the part of the same of the same of more advageed by the said part_L of the second part to pay for any integration of the same of more advageed by the said part_L of the second part to pay for any integration of the same of more advageed by the said part_L of the second part to pay for any integration of the same of more advageed by the said part_L of the second part, the same for any physiciant event the part of the same of more advageed by the said part_L of the second part, the same for any physician event the ball the first part of the same for the part of the same for a same part of the same for the part of the same for any physician of the ball part to pay for the first part of the same for the part of the same for the same of th	be delivery hereol. ERGY 8.22	
And the said part_EGL_of the fors part dobreedy corenant and agree that at t d seried of a good and indefeatile state of inheritance there; , free and clear of all in d inher they will warrant and defend the same assimit all parties making lawful claim at It is agreed between the parties herein that the part_102L of the first part shall as an analyzed that the part_102L of the first part shall as an analyzed that the part_102L of the first part shall as indensed against add read that when the analyzed and draft of the first part shall be interest at the rate of 10% from the date of parternet until THIS GRANT is intended as a mortgage to secure the payment of the same of again while the Hund Theod and not/100 method at the part of the same of again to pay for any investing and the same that the first payment to the same of advected by the said part_Y. of the second part to pay for any investing and the same of the same of the same of a same advected by the said part_Y. of the second part to pay for any investing advected by the said part_Y. of the second part to pay for any investing advected by the said part_Y. of the second part to pay for any investing advected by the said part_Y. of the second part to pay for any investing advected by the said part_Y. of the second part to pay for any investing and the said part_100 method. The first part of a same part of the same advected to the same departs and the same advected to the same advected to the same departs and the same of parts and the same of parts and the same departs are advected to part of parts and the same departs are advected to the same departs and the same departs are advected	be delivery hereol. ERCY 8.22 the lawful owner_6 of the premises above granted, waveback and the life of this indenture, pay all taxes or assessments that may be levied 32/31/11/14/2000 to the party of the second part is the buildings upon asid real estate insured against fire and tornado in of the second part, the loss, if any, made payable to the party of the second part is the diffy regain	
And the said part_EGL_of the fors part do hereby corenant and agree that at t d select of a good and indefeatible state of inheritance there; , free and clear of all in d has they will warrant and defend the same assimit all parties making lawful claim t It is agreed between the parties hereto that the part_102L of the first part shall as ancend against and real state when the same becomes due and payable, and that	be delivery hereol. ERCY B.2.2the lawful ownerB of the premises above granted, wardshare	
And the said part_dell_of the fors part dobrends correnant and agree that at it do i	the delivery hereol. LRCY B22 the lawful ownerB of the premises above granted, waves and the life of this indenture, pay all taxes or assessments that may be levied B1 times during the life of this indenture, pay all taxes or assessments that may be levied B2/_WILLEvep the buildings upon asid real estate insured against fire and tornado in of the second part, the loss, if any, made payable to the party of the second part to the tor pay uch taxes when the same become due and payable and to keep said permises insured by repaid. d um of money, escented on the day of Ully to ABS, if the second part is the amount so paid shall become a part of the indetectores, secured by more, or either, and the amount so paid shall become a part of the indetectores, secure the rest accruing thereon according to the terms of said obligation and also to secure any sum are, or either, and the amount so paid shall become a part of the induced the terms of the accruing thereon according to the terms of said obligation and also to secure any sum are, or either, and the amount so paid shall become a part of the induced terms of the accruing thereon according to the terms of said obligation and also to secure any sum are, or either, and the amount so paid shall become a part of the induced terms of the actual terms on the day and permits and the base a preciver appoint. The content are mathered in the manner provided by law and bear a preciver appoint. The collect the section devery obligation therein contained, and all benefits accruing thereform shall estend there and very obligation therein contained, and all benefits accruing thereform shall estend the act and very obligation therein contained, and all benefits accruing thereform shall estend the act and very obligation therein contained, and all benefits accruing thereform shall estend there and very obligation therein contained, and all benefits accound part last above (SEAL) 	
And the said part_EGL_of the fors part dobreedy correnant and agree that at the defend of a food and indefeatible state of inheritance there;, free and clear of all in distributed will warrant and defend the same assimat all parties making lawful claim at it is agreed between the parties herein that the part_1021, of the first part shall as inserted against add real state when the same become due and payable, and that LR data and by ucch insurance company as shall be specified and directed by the part_1 of the accord part may pay aid taxs and intention in the fund that of 005 from the date of partment until THIS GRANT is intended as a mortgage to secure the part to pay paid tax and intention in the fund that and they fund that may be added at an only one intention within obligation. For the part of the same of the part to pay for any intention of the terms of .009	the delivery hereol. ERCY 8.22	
And the said part_EGL_of the fors part dobreedy correnant and agree that at the defend of a food and indefeatible state of inheritance there;, free and clear of all in distributed will warrant and defend the same assimat all parties making lawful claim at it is agreed between the parties herein that the part_1021, of the first part shall as inserted against add real state when the same become due and payable, and that LR data and by ucch insurance company as shall be specified and directed by the part_1 of the accord part may pay aid taxs and intention in the fund that of 005 from the date of partment until THIS GRANT is intended as a mortgage to secure the part to pay paid tax and intention in the fund that and they fund that may be added at an only one intention within obligation. For the part of the same of the part to pay for any intention of the terms of	the delivery hereol. LRCY B.25. the lawful owner B of the premises above granted, wherein. all time, during the life of this indenture, pay all taxes or assessments that may be levied by TMLLLeep the buildings upon asid real estate insured against fire and tornado in of the second part, the loss, if any, made payable to the party of the second part to the tore, or either, and the amount so paid shall echome a part of the indettedness, secured by finds reads d um of money, executed on the days of ully to the second part to the tore, or either, and the amount so paid shall echome a part of the indettedness, secured by finds reads d um of money, executed on the days of ully to 46. eva accruing thereon according to the terms of said oblication and also to secure any sum nee, or either, and the amount so paid shall become a part of the indettedness, secured by a call catter on paid when the same become the and payable of the indettedness, secured by d read catter on paid when the same become the and payable of the incurance is a first as thereon in the manner proteched by law and out of all money reads the second part motice, and it shall be lawful for the said part	

372

mort