## Receiving No. 29607 - MORTGAGE RECORD 91

Reg. No. <u>5137</u> Fee Paid, \$<u>10.00</u>

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.
	Raymond J. McCabe and Genevieve McCabe	This instrument was filed for record on the <u>28</u> day of
0	то	August , D. 19 46 at 11:00 o'clock A. M. Aarold a. Beck Register of Deeds.
	The Lawrence Building and Loan Association	ByDeputy.
	THIS INDENTURE, Made this 28th day of <u>August</u> , in the year of our Lord, one thousand nine hundred and <u>forty=six</u> between Eaymond i. McCabe, and Gonavieve McCabe, husband and wife,	
	of Lawrence in the County of Douglas part_ies_ of the first part, and The Lawrence Bu	and State of Kansas
	WITNESSETH, That the said parters of the first part, in conside Four Thousand and no/100	ration of the sum of part y of the second part.
đ		Grant, Bargain, Sell and Mortrage to the said part.y_of the second part, uglas and State of Kansas, to-wit:
	Lot Seven (7) in Block Nine (9) in University Place, an Addition to the city of Lawrence,	
	Douglas county, Kansas	
9		
	이 같이 나는 것 같은 것 같	
	with the appurtenances and all the estate, title and interest of the said p	art_105.of the first part therein.
	And the said part_ICS_of the first part dohereby covenant and agree that at and seized of a good and indefeasible estate of inheritance therein, free and clear of all in	the delivery hereof they are
	And the said part_105_of the first part dohereby covenant and agree that at and seited of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same axisns all parties making lawful claim in the inner the second by acceleration that the our 105_of the first part and all	the delivery hereof. they_Arothe lawful owner_A. of the premises above granted, noumbrance
	And the said part_105 of the first part dohereby coverant and agree that at and seized of a good and ideeleasible easter of inheritance therein, free and clear of all in and that they will warsant and defend the same Against all parties making lawful claim It is agreed between the parties hereto that the part_105_ of the first part shall a or succeed against aid real catter when the same because due and papties, and that _101 meth sum and by such insurance company as shall be specified and directed by the party wereased. 155_ interact. Add in the series the such access. 1 056 the for part shall all	the delivery hereof. TEGY_B.FOthe hasful owner_S of the premises above granted, termbrance
	And the said part_105 of the first part dobredy covenant and agree that at and seized of a good and indefeasible easter of inheritance therein, free and clear of all it and that they will warsant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part_109 of the first part shall a or associate against aid real easts: when the same because due and paybile, and that _111 such sum and by such insurance company as aball be specified and directed by the party enter upiftsinterrut. And in the event that said spectraifts for part shall a therein particle, then the attribute event abart said spectraifts for and that first said insur this indenue, and shall be interrest at the rate of 105 from the date of payment unit the indenue, and shall be interrest at the rate of 105 from the date of payment with	the delivery hereof. TEGY_B.POthe has ful owner_S of the premises above granted, combrance
	And the said part_205 of the first part dokredy coverant and agree that at and seized of a good and ideeleasible easter of inheritance therein, fire and clear of all is and that they will warsant and defend the same Against all parties making lawful claim It is agreed between the parties hereto that the part_205, of the first part shall a or succeed against aid real easter when the same because due and paybile, and that _201, users not main by such insurance company as shall be specified and directed by the party extens of	the delivery hercol. UR9_B.P9the hasful owner_S of the premises above granted, numbrance
	And the said part_205 of the first part do hereby covenant and agree that at and seized of a good and idedecasible easter of inheritance therein, fire and clear of all is and that they will variant and defend the same Against all parties making lawful claim It is agreed between the parties hereto that the part_205 of the first part shall a or succeed against all or all elits when the same Against all parties making lawful claim rest own and by such insurance company as shall be specified and directed by the party extent of	the delivery hereof. USY_BTO
	And the said part_205 of the first part do hereby covenant and agree that at and seized of a good and idedecasible easter of inheritance therein, fire and clear of all is and that they will variant and defend the same Against all parties making lawful claim It is agreed between the parties hereto that the part_205 of the first part shall a or succeed against all or all elits when the same Against all parties making lawful claim rest own and by such insurance company as shall be specified and directed by the party extent of	the delivery hereof. USY_BTO
	And the said part_0.5. of the first part do hereby covenant and agree that at and seized of a good and idedetashible estate of inheritance therein, free and clear of all it is agreed hereen the parties herein the part. $100 \pm 100$ m m m m m m m m m m m m m m m m m m	the delivery hereof. TROY_BROthe havful owner_S_ of the premises above granted, turmbrance
	And the said part_2.05. of the first part dohereby covenant and agree that at and seized of a good and indefeasible easter of inheritance therein, fire and clear of all in and the they will warsant and defend the same Against all parties making lawful claim and the they will warsant and defend the same Against all parties. A first here the same because due and paybolic, and the first part shall a or succeed against all or relate the the same because due and paybolic, and that Link or all warsant and defend the same compare as a shall be specified and directed by the party enter on 152, interact. And in the the rest of board and the same because the pay of the same because the pay and the same because the payment of the same of	the delivery hereof. USY_BTO
	And the said part_6.5 of the first part dohereby covenant and agree that at and seized of a good and indefeasible easter of inheritance therein, free and clear of all it and that they will warsant and defend the same against all parties making lawful claim It is agreed between the parties herein that the part_10.5 of the first part aball a or aucceed against all or relations the name become due and payboles, and the same become due and payboles, and that the same become due and payboles. The same become due and payboles are the same become due and payboles, and that the same become due and payboles. The same become due and payboles the same become due and payboles the same become due and payboles. The same become due and payboles the same become due and payboles the same become due and payboles. The same become due to the paybole same due to the payer. The same due to the pay and the same due to the paybole same due to the pay same due to the pay and the same due to the pay and the same due to the paybole same due to the paybole same due to the pay and the same due to the pay of the foreid pays of pays the same due to the same due to the same due to the same due to the pay of the foreid pay of the target of pays the same due to t	the delivery hereof. TROY_BROthe havful owner_S_ of the premises above granted, turmbrance
	And the suid part_0.5. of the first part dohredy coverant and agree that at and seized of a good and indefeasible entate of inheritance therein, first and clear of all it and that they will warsant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part_0.9. of the first part shall a or oscience against aid real entits when the same Against all parties making lawful claim It is agreed between the parties hereto that the part_0.9. of the first part shall a or oscience against aid real entits when the same Against all parties making lawful claim in the same descine against all parties making lawful claim and that they will warsant and defend the same Against all parties making lawful entities against and the same become due and paybole, and that Lift as herein provided, then the part_Y_ of the scend part my pay aid taxs and insure this indenture, and shall be interest at the rate of 0.5% from the due to payment until THIS GRANT is intended to as mortage to secure the payment of the same di	the delivery hereof. "LBY_BTO
	And the said part_6.5 of the first part dohereby covenant and agree that at and seized of a good and indefeasible easter of inheritance therein, free and clear of all it and that they will warsant and defend the same against all parties making lawful claim It is agreed between the parties herein that the part_10.5 of the first part aball a or aucceed against all or relations the name become due and payboles, and the same become due and payboles, and that the same become due and payboles. The same become due and payboles are the same become due and payboles, and that the same become due and payboles. The same become due and payboles the same become due and payboles the same become due and payboles. The same become due and payboles the same become due and payboles the same become due and payboles. The same become due to the paybole same due to the payer. The same due to the pay and the same due to the paybole same due to the pay same due to the pay and the same due to the pay and the same due to the paybole same due to the paybole same due to the pay and the same due to the pay of the foreid pays of pays the same due to the same due to the same due to the same due to the pay of the foreid pay of the target of pays the same due to t	the delivery hereof. "DBY_BTO
	And the said part_6.5 of the first part dohereby covenant and agree that at and seized of a good and indefeasible easter of inheritance therein, free and clear of all it and that they will warsant and defend the same against all parties making lawful claim It is agreed between the parties herein that the part_10.5 of the first part aball a or aucceed against all or relations the name become due and payboles, and the same become due and payboles, and that the same become due and payboles. The same become due and payboles are the same become due and payboles, and that the same become due and payboles. The same become due and payboles the same become due and payboles the same become due and payboles. The same become due and payboles the same become due and payboles the same become due and payboles. The same become due to the paybole same due to the payer. The same due to the pay and the same due to the paybole same due to the pay same due to the pay and the same due to the pay and the same due to the paybole same due to the paybole same due to the pay and the same due to the pay of the foreid pays of pays the same due to the same due to the same due to the same due to the pay of the foreid pay of the target of pays the same due to t	the delivery hereof. "LBY_BTO
	And the suid part_105 of the first part dohereby coverant and agree that at and seized of a good and indefeasible exate of inheritance therein, fire and clear of all it and the they will warsant and defend the same Against all parties making lawful claim It is agreed between the parties hereto that the part_105 of the first part ahall a or succeed against all or later that the same Against all parties making lawful claim It is agreed between the parties hereto that the part_105 of the first part ahall a or succeed against all or later that the same Against all or succeed against all or later that the same become dow and paptible, and that _This end out in the same become dow and paptible, and that _This is the same to Cost of the same to the same become to the part of the same to	the delivery hereof. "LBY_BTO
	And the suit part_GS_of the first part dohredy coverant and agree that at and seized of a good and indefeasible entate of inheritance therein, fore and clear of all it is agreed between the partice herein the tab parties making lawful claim it is agreed between the partice herein that and the part. Agr. of the first part shall a or susceed against all or ell claims the same Against all parties herein. It is agreed between the parties herein the tab parties due and parties. After the the same Against all parties herein the same Against all parties the same Against all parties the same Against all parties the parties the same Against all parties the same Against all parties the parties the same Against all parties the same Against all parties the same Against all parties and the same Against all parties the same Against all	the delivery hereof. "DBY_BTO
	And the suit part_0.5. of the first part dohredy coverant and agree that at and enter of a good and indefeasible cants of inheritance therein, for an and clear of all it and that they will warsant and defend the same against all parties making lawful claim It is agreed between the parties hereis that the part_0.95, of the first part shall a or susceed against aid real estate when the same baceau does and paybic, and that_12th enter the same and the same baceau does and paybic, and that_12th enter the same the same baceau does and paybic, and that_12th enter the same baceau does and same baceau does and paybic, and that_12th enter the same baceau does and same baceau does and paybic, and that_12th enter the same baceau does and same baceau does and paybic and the same does and baceau does and same baceau does and paybic and the same does the indefault, and shall bace interest at the rate of 0.5 from the date of payment ward this indefault, and shall bace interest at the rate of 0.5 from the date of payment ward the indefault, and shall bace interest at the rate of 0.5 from the date of payment ward and by_11dt	the delivery hereof. TEGY_BTO
	And the suit part_0.5. of the first part dohredy coverant and spret that at and seried of a good and indefeasible casts of inheritance therein, for an and clear of all it is agreed between the partice herein the the part_0.9. of the first part shall a for outcased against all or electric that the the same against all parties making lawful claim it is agreed between the parties herein that has been been does and parble, and that Lifty will warsant and defend the same against all parties. After the the same been does and parble, and that Lifty electric that in the same been does and parble, and that Lifty electric that in the same been does and parble, and that Lifty electric that in the same been does and parble, and that Lifty electric that in the same been does and parble, and that Lifty electric that in the same been does and parble the same does and parble. The same does and parble the same does and the same data the same does and th	the delivery hereof. TEGY_BTO
	And the suid part_105_of the first part dohredy coverant and agree that at and seized of a good and indefeasible casts of inheritance therein, first and clear of all it is agreed between the partice herein that the part_105_of the first part shall a first the dy will variant and defend the same against all parties making lawful claim It is agreed between the partice herein that the part_105_of the first part shall a or succeed against all or the the same become due and parbide, and that LTM are the same become due and parbide, and that LTM are the same become due and parbide. The same become due and parbide, and that LTM are the same become due and parbide, and that LTM are the same to CS from the due of parsent unit the indenture, and shall be interest at the rate of CS from the due of parsent of the same dimension and the class and the same same same same same dimension of the same dimension of the same dimension and the same same dimension of the	the delivery hereof. TEGY_BTO
	And the suid part_105_of the first part dohredy coverant and agree that at and seized of a good and indefeasible casts of inheritance therein, for an defease of all in the variant and defend the same against all parties making lawful claim in it is agreed between the parties herein the tast between des and parties. And the the same against all parties making lawful claim in the same against all parties the start. 1095. In the same again all directed by the partyerent ofif the party of the same again start of the same against all parties the same against all parties the same against all parties the same again and directed by the partyerent onif the part is parties the same against all party and the same administry and the same administry and the same administry of the same administry and the same administry and the same administry and administry and the same administry adm	the delivery hereof. TEGY_B.PO
)   	And the suid part_105_of the first part dohredy coverant and agree that at and seized of a good and indefeasible casts of inheritance therein, for and clear of all it is agreed between the partice herein the tast between des maints all parties making lawful claim it is agreed between the partice herein the tast between des and payles, and that they will warsant and defend the same against all parties making lawful claim it is agreed between the parties between the parties between the parties between des maints and defend the same against all parties making lawful claim it is agreed between the ratio of 0.5 for the date of the party error of 152 microst. And in the vernit that and address the same of 0.5 from the date of payment unit. THIS GRANT is intended to as mortage to secure the payment of the num d	the delivery hereof. TEGY_BTO
	And the suid part_105_of the first part dohredy coverant and agree that at and steried of a good and indefeasible cruste of inherinance therein, for an declear of all if at the sum and by wark insurance company as akall be specified and directed by the partyentered against at if are least when the same become due and parks and thatentered against at if are least when the same become due and parks and thatentered against at if are least when the same become due and parks and thatentered against at if are least when the same become due and parks and thatentered against at if are least the second part may pay akit taxs and insure this indicate, and shall be interest at the here at 0105 from the due of a party marks at here in provided, then the part of the second part may pay akit taxs and insure this indicate, and shall be an interest to a second the party of the party of the party of the same dimension in the indicate, and shall be party of the same dimension is a some decay of a second part to pay akit taxs and insure that be set in the party of the party of part, with all here in the second part, with all here in the party of the trans of	the delivery hereof. TEGY_B.PO
	And the suid part_105_of the first part dohredy coverant and agree that at and extend of a good and indefeasible cruste of inheritance therein, for and clear of all it at a first between the parties between the target at the part_105_of the first part shall a rest sourd against all parties that it he part_105_of the first part shall a rest sourd against all parties there in the same second sourd against all parties making involution of the same become days and the target over the same second sourd against all parties that at the part_105_of the first part shall a rest sourd against all parties the same become does and payship, and that_110_of the first part and the same become does and payship, and that_110_of the first part of the second part may pay shall take and insurt this indentity, and shall be resting the rest of the part of the same dimension of the same does and payship to the terms of	the delivery hereof. <u>URY_BTO</u>
	And the suid part_205_of the first part dohredy coverant and agree that at and started of a good and indefeasible cruste of inheritance therein, for and clear of all it and that they will warsant and defend the same against all parties making lawful claim It is agreed between the parties hereis that the part_205_of the first part shall a or sourced against all or relations the same because does and payble, and that_201_of the same because days of the same because does and payble, and that_201_of the same because does and payble, and that_201_of the same because does and payble. The same because does and payble, and that_201_of the same because does and payble and the same does and payble and the payble and the constant of a same does and the same does and payble at the option of the balar bala in the important and been berefine and and and payble at the option of the balar bala constant and been and to be first part_1000. The payting the payble does and payble at the option of the same does and payble at the option of the same does and payble at the constant of the same does and payble at the constant of the same does and payble at the same does and payble at the constant of the same does and payble at the same does and the important to the same does and the same does and the same does and payble at	the delivery hereof. TEGY_B.PO

ein

405