## MORTGAGE RECORD 91

San and a set

Reg. No. 5320 Fee Paid, \$ 3.00 485

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, This instrument was filed for record on t	and the set of the set
8	Lloyd R. Darnell and wife TO	<u>November</u> A. D., 19.46, at	2:45 o'clock P.M. <u>A. Berk</u> Register of Deeds.
	THIS INDENTURE, Made this 30th day of	October , in the year of our	Deputy.
	hundred and Forty-six between	arjorie Darnell, his wife	
	of Lawrence in the County of Douglas and State of Kansas		
		ional Bank of Lawrence, Kansas	
	WITNESSETH, That the said part_ies_ of the first part,		and a state of the
	which is hereby acknowledged, hnXesold, and by this indentu the following described real estate situated and being in the Cou	re doGrant, Bargain, Sell and Mortgage to the said par unty of Douglas and State of Kansas, to-wit:	ty_of the second part,
	The South ten (10) feet of Lot	: Six (6) and the North Thirty (30) feet of	
	Lot Eight (8) on Vermont Street in the City of Lawrence; also known as		
0	620 Vermont Street, Lawrence,	Kansas O	
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	with the appurturances and all the estate, title and interest of	the said warties of the first part therein.	
	with the appurtenances and all the estate, title and interest of And the said partles of the first part dokreby correnant and and a said of a cost of and indexable costs of infrances therein, for and	agree that at the delivery hereof Lney are the lawful owner o	
	And the said part125 -of the first part dokreeby covenant and and seited of a good and indefeasible estate of inheritance therein, free and and that ther will warrant and defend the same against all parties making i	agree that at the delivery hereof. LNCY ARE	f the premises above granted,
· ·	And the said part $\Delta S$ of the first part do hereby correnant and and seized of a good and indefeasible catate of inheritance therein. Free and and that they will warrant and defend the same against all parties makins 1 It is agreed between the parties hereto that the part $\Delta S = 0$ of the first or assumed azaimst and real gatate when the same features due and payable, a	agree that at the delivery hereof. LTRY_BIGthe lawful owner o clear of all incumbrance invited chain thereto. The part shall at all times during the life of this indenture, pay all taxes or an on that_Tray_Will_keep the buildings upon said real entre insured	f the premises above granted, seessments that may be levied against fire and tornado in
	And the said part_ $2$ $0$ the first part do kreeby correnant and and seliced of a good and indefeasible catate of inheritance therein, free and and that they will warrant and defend the same against all parties making 1 It is agreed between the parties hereto that the part_ $0$ $0$ $-0$ of the first or assessed against and traile state when the same becomes due and payable, a such sum and by such insurance company as ball be specified and directed by	arree that at the delivery hereof_LTRY_BIGthe lawful ownero clear of all incumbrance	f the premises above granted, assistments that may be levied against fire and tormado in of the second part to the to keen said premises insured
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-	And the said part_2S_of the first part dokreeby correnant and and existed of a good and indefectable created of thirds the same actions: all parties making it. It is agreed between the parties hereto that the part_2S_of the first are assessed against said real state when the same between due and payable, a such sum and by tuch insurance company as shall be specified and directed by the category of the event that said part_2S_of the first as herein provided, then the part_Y of the second part, may pay all parties herein the the same between the said the second part, may pay all parties the same of the first as herein provided, then the part_Y of the second part, may pay all part the same the same of the parties of the first and parties to the part y of the second part, may part all parties that the parties the parties that the parties of the first and part of the part of the parties of the part of t	arere that at the delivery hereof_LEGY_BISthe lawful owner the ful claim therets. The ful claim therets. The ful claim therets. The ful claim therets. The full claim therets is any made payable to the part y part shall fail to pay such tasks when the same become doe and payable and the part y of the second part, the loss, if any, made payable to the part y part shall fail to pay such tasks when the same become doe and payable and the part y of the second part, the loss, if any, made payable to the part y many full fails repart of the fail of the second to the part y the fail interest according therein of the to the terms of and shall (teleme a part of payment of the side and of many, executed on the of the fail of the fails of the terms of and shall fails the fails of the terms of and shall telement and the terms of the terms of and shall fails the fails of the terms of and shall fails the fails of the terms of the	f the premises above granted, sessments that may be levied sessments that may be levied sessments that may be levied sessments that ormale in — of the second part to the to keep aid premises inared the indebtedness, secured by — — — — DOLLARS, <u>ctODET</u> — 10 – 146. , and also if orker, any unit <u>above</u> from second part of the <u>above</u> and <u>above</u> any unit <u>above</u> and <u>above</u> any unit <u>above</u> and <u>above</u> any unit <u>above</u> any <u>above</u> any <u>above</u> <u>above</u> and <u>above</u> any <u>above</u> <u>above</u> and <u>above</u> and <u>above</u> <u>above</u> and <u>above</u> and <u>above</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEAL)</u> <u>(SEA</u>
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