MORTGAGE RECORD No. 43.

SETTER	OF ICAGE Standard Form, Juliusas, Co., Printers, Bladers and Black Book Maliers, A Frence, A tile
	This Indenture, Made this 54 day of august in the year of our Lord,
	minten humbred & five (1909) between in the Country of
. ;	minten hundred of fire (1908) between in the Country of Mary & whitman and alfred whitman fee hurband The Trustees of athere
33	Mary & Whitman and Upred Whitman park more of the Trustee of athere & Drugler and State of Kansas, of the first part, and The Trustee of athere
1/2	Bright and State of Kansas, of the first part, and June Kansas; of the second part: Council no 3 Traternal aid association of Lawrence Kansas; of the second part:
5	Conneil no 3 State Man Was That the said nort We of the first part, in consideration of the sum of
1 }	mollars,
23	GIMUN 19 Washed and by these presents dogrant, bargain, sell and mortgage
33	to Manufacture of which is hereby acknowledged, hat Mesold, and by these presents dogrant, bargain, sell and mortgage to Manufacture of land situated in the County of Douglas,
3	to Messaid part of the second partheirs and assigns, forever, all that tract or parcel of land situated in the County of Douglas,
p	and State of Kansas, described as follows, to wit:
12	By imming I histeen it chains east of the north-west corner of the north-west
	quarter of lection Thirty six (36) Township Twelve (12) Range Nineteen 091.
	South pualled with west line of said lection Twenty five (35) rode;
	Thence weet parallel with north line of said Section Thirty-two (32) wode
(3)	Surrement broader or one
1	Thence north twenty-five(3) rode to section line thence last thirty-two(32)
6	Lunge nous warry just of the
0.3	With all the appurtenances, and all the estate, title and interest of the said partike of the first part therein. And the said
6.12	, J , J , J , J , J , J , J , J , J , J
13	Landius of the first fast do hereby covenant and agree that the delivery hereof their are the lawful owner of the premises, above granted, and seized of a good and indefeasible
33	Set the delivery hereof Many with the delivery hereof
33	Restate of inheritance therein, free and clear of all incumbrances
ali.	This Grant is intended as a Mortgage to secure the payment of the sum of
183	
20	Fulteen hundred Dollan
12	according to the terms of one certain fractions with this day executed
12 3	
1/ 1/	Sand delivered by the said Mary Do and eterphen to Lawrence National Bank of Lawrence National Bank of Lawrence National Bank of
1303	3 and that would serve seed to
12	State But to Therefore D. T.
3	and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or
1/2/	
Ser.	Jinterest thereon, or the taxes, or if the insurance is not kept up increase, then this countries thereon, or the taxes, or if the insurance is not kept up increase, then the second part which seems that it is all the money arising the manner prescribed by law; and out of all the moneys arising
3	shall become due and payable, and it shall be leaster for the manner prescribed by law; and out of all the moneys arising any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising any time thereof the moneys arising any time thereof the moneys arising any time thereof, in the manner prescribed by law; and out of all the moneys arising any time thereof, in the manner prescribed by law; and out of all the moneys arising any time thereof, in the manner prescribed by law; and out of all the moneys arising any time thereof, in the manner prescribed by law; and out of all the moneys arising any time thereof, in the manner prescribed by law; and out of all the moneys arising any time thereof, in the manner prescribed by law; and out of all the moneys arising any time the moneys arising any time the moneys are
19	from such sales to retain the amount then due for principal and interest, Section 1. Sec
1	from such sales to retain the amount then due for principal and interest, ogenerating the sale of the
ķ	heirs and assigns. IN WITNESS WHEREOF, The said part the first part have hereunto set heirs and seal the day and year first above
c.	
L	written. Signed, Scaled and Delivered in Presence of ON 1245 Taxas Cornell.
1	Wythe Williams SEAL.
6.0	[SEAL.]
sen	STATE OF KANSAS,
3	Granty of RANSAS, (ss.
8	
	ber. a. Banks a Notary Public in and for said County and State, came Mary B. Whitman and affred Whitman his bushand
	Mary B. Whitman and Cyred Walliam all mediana
13	to me personally known to be the same
10	person who executed the foregoing instrument and duly acknowledged the execution of the same.
Mic	IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and
30	year last above written. My Commission Expires Marinha 27 1924 Leo. A. Banka. Notary Public.
St	My Commission Expires ANTENNASCO 1 1/2-9 Notary Public.
1.1	15th
1. 11	Filed for Record the 37 day of Way A. D. 17 at 7, o'clock and
353	Pied to Record the
5 3/	My Commission Expires More 27 1989 Seo. a. Banko. Notary Public. Filed for Record the 27th day of August 1A. D. 1995 at 480 clock & M. W. W. W. W. Register of Deeds. Deputy.