FRONT

MORTGAGE RECORD 69

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.
	ALLES TO THE TO SEE STATE OF THE SECOND SECTION OF THE SECOND SECO	This instrument was filed for record on the 15th day of
	G. H. Long et mx	Feb. A. D. 192 6. at 3:10/ P. M.
	Section 2 Control of the Control of	Register of Deeds.
	Lawrence Building&Loan Ass'n	By Deputy.
146	6 - was well alexenth day of	February , in the year of our Lord, one thousand nine
Res. No. 34.00 Fee Frid 34.00	between between	and the second s
	G. H. Long and Ida B. Long, his wife,	
	of Lawrence in the County of Douglas	and State of Konsas
	parties of the first part, andLawrence Building & Loan As.	sociation part y of the second part.
	WITNESSETH, that the said part 165 of the first part, in consideration of the sum of DOLLARS, to them duly paid, the receipt of DOLLARS, to the said part of the second part, and the provided part of the said part of the second part, and State of Kansas, to-wit:	
	LOT Number One Hund	red Sixty eight (168)
	on Rhode Island Street in the City of	
	Lawrence, Kansas	
	Lawrence, Kansas	
	with the anguretenances and all the estate, title and interest of the said part	iosf the first part therein.
	with the appuretenances and all the estate, title and interest of the said part. And the said part 165 of the first part do hereby covenant and agree that	it the delivery hereof they are the lawful owner S of the premises above granted, and seized of a
	And the said part. 165 of the first part do hereby covenant and agree that a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, excey	at the delivery hereof they are the lasted owner. S of the premises above granted, and sensed of a nortgage to the above mortgagee of \$2650.
	And the said part . 105 of the first part do hereby covenant and agree that a good and indefeasible estate of inheritance therein, free and clear of all incumbrances OXCO and that they will warrant and defend the same against all parties making having the following the same against all parties making having having having the same against all parties making having ha	to the delivery bered they are the lasted owner. Be the premiers above granted, and sender of the mortgage to the above mortgage of \$2650.
	And the said part. 165. of the first part do hereby covenant and agree that is good and indefeatible central of identificance therein, free and clear of all incumbrances. eXco; and that they will an arrant and defend the same against all parties making hastful claim therein. It is agreed between the parties hereto that the part. 165 of the first part shall at all against said real estate when the same becomes due and payable, and that they will against said real estate when the same becomes due and payable, and that they will all the part of the properties of the record fact, the reset of the three record fact, the record fact,	the delivery hered they are the larting owner. Be the premises above grante, and search a but a mortgage to the above mortgage of \$2650. times during the life of this indenture, pay all taxes or assessments that may be levied or assessed sieup the buildings upon raid real estate insured against fire and terrande in such usual payable to the part. y of the second part to the estimated. its
	And the said part. 168 — of the first part dobridy covenant and agree that is good and indefacilitie estate of inheritance therein, five and elser of all incuminances. QXCO and that they still arrant and defired the same against all parties training hasful claim therein. It is agreed between the parties hereto that the part. 105 of the first part shall at all against and real estate when the same heretone due and appaids, and that they will insurance company as shall temperated and directed by the part. Y of the second part, the	to the delivery hereof they are the laying event. Be of the premiers intovergrante, and event of the amortizance of \$2650. These during the life of this indenture, pay all taxes or assements that may be levide or assemble to the buildings upon raid real estate insured against fire and termed in such must all your class, if any, made payable to the part. You of the second part to the extent of . It's
	And the said part. 168.—It the first part do	the delivery hered they are the larting owner. Be the premises above grante, and search a but a mortgage to the above mortgage of \$2650. times during the life of this indenture, pay all taxes or assessments that may be levied or assessed sieup the buildings upon raid real estate insured against fire and terrande in such usual payable to the part. y of the second part to the estimated. its
	And the said part. 168 — of the first part dobridy covenant and agree that is good and indefacilitie estate of inheritance therein, five and elser of all incuminance. QXXXXIII and that they will harmed and defined the same against all parties making harful claim therein. It is agreed between the parties hereto that the part. 108 of the first part shall at all against said real restate when the same become due and against, and that they will insurance company as shall be specified and directed by the part. Yof the record part, the interest. And in the event that said part. 108 of the first part shall fail to pay such taxes who part. Yof the word part may said taxes and incurance, or clinic may the another lock from the date of payment until thely repair. The Carter of the control part of the same that the same of	at the delivery broat they are the laying owner. But the premises above granted, and used at the amount of a mortgage of \$2650, those during the life of this indenture, pay all taxes or assertments that may be levide or asserted keep the buildings upon raid real estate insured against fire and tormed in such must all years close, if any, made payable to the part. You the second part to the extent of. It's not hearne keep read or any the second part to the extent of. It's not hearne keep read or any the second part to the extent of. It's not hearne keep read or any the second part to the extent of. It's not hearne keep read or any the second part to the extent of. It's not hearne keep read or any the second part of the indeletedness, secured by this indenture, and shall be interest at DOLLARS.
	And the said part. 168 of the first part do hereby covenant and agree that is good and indefeatible estated of isheritance therein, five and clear of all incumbrances OCO; and that they will a sarrant and defend the same against all parties each time had of alone therein. It is agreed between the parties bereine that the part. 10.8 of the first part shall at all against and real setate when the same become due and payable, and that. they Will insurance empany as shall the specified and directed by the part. Y of the second part, the interest. And in the event that said part. 10.8 of the first part shall fail to pay such taxes who part. Y of the second part, the said of the said of the first part shall fail to pay such taxes who reads the said of	at the delivery hereof they are the laying owner. Be of the premises above granted, and sease of the an overtice of the analysis of the analysis of the analysis of the analysis of the sease of the analysis of the sease during the life of this indenture, pay all taxes or assements that may be levied or assessed keep the buildings upon raide real estate insured against five and termedo is such award by such leaves, if any, made payable to the part y of the second part to the extent of the name leverse due and payable and to keep said premises insured as hereis provided, then the gaid shall become a part of the indebtrolners, necured by this indenture, and shall been interest at possible and morely, executed on the 11thing of Fobruary 1926, interest according to the terms of raid obligation and also to secure may man or
	And the said part. 168 — of the first part dobridy coverant and agree that is good and indefeatible estate of inheritance therein, five and clear of all incuminance. 2000.] and that they will warrant and offerful the same spains at all parties making lawful claim therein. It is agreed between the parties hereto that the part. 108 of the first part shall at all against and on a testate when the same becomes due and appaids, and that they will insurance company as shall be specified and directed by the part. Y	at the delivery broad they are the larting owner. Be the premiers above granted, and send of the amount of the amo
	And the said part. 168 — of the first part dobridy coverant and agree that is good and indefeatible estate of inheritance therein, five and clear of all incuminance. 2000.] and that they will warrant and offerful the same spains at all parties making lawful claim therein. It is agreed between the parties hereto that the part. 108 of the first part shall at all against and on a testate when the same becomes due and appaids, and that they will insurance company as shall be specified and directed by the part. Y	the delivery broad they are the larving owner. But the premises above granted, and sead of the amortizance of \$2650. times during the life of this indenture, pay all taxe or assuments that may be levied or assumed to the past to the testing the properties assumed to the past to the state insured against fire and formed in such away need payable to the past to the exercise for the extent of. 118 in the same lever of owner and payable and to keep said premises insured as heritoprovided, then the past of the same lever not an apparatus and to keep said premises insured as heritoprovided, then the past of the same lever not a part of the indebtolers, necured by this indenture, and shall here insured as the past pasts, insured as heritoprovided, then the past of mosely, executed on the 11th lay of Fobruary 126 interest accorning thereon according to the terms of said obligation and also to secure any man or to discharge may taxes with interest thereon as herein provided, in the event that and part 105
	And the said part. 168 — of the first part do	at the delivery broad they are the laying cover. Be of the premises above granted, and essent at the amount of the contraction
	And the said part. 168 — of the first part do	at the delivery broad they are the laying cover. Be of the premises above granted, and essent at the amount of the contraction
	And the said part. 168 — of the first part dobridy coverant and agree that is good and indefeatible estate of inheritance therein, five and clear of all incuminances. (2006) and that they will warrant and offerfor the same spaint at II parties making having ideal that the part. 105 of the first part shall at all against and on a testate when the same becomes due and appaids, and that they will incurance company as shall be specified and discreted by the part. 1, 105 of the first part shall at all parties and the event that said part. 108 of the first part shall fail to pay such taxes whe part. 1, 100 of the second part that yet and the event part may pay said have and incurance, or other, and the amount so the testate of the control of the same as a most case to even the payment. If the same of	the delivery broad they are the laying owner. Be of the premises above granted, and seaded at the amount of the contraction of
	And the said part. 168 — of the first part do	the delivery broot they are the laying owner. Be of the promose above granted, and seaded at the northean contraction of the above mortgage of \$2650. times during the life of this indenture, pay all taxes or assessments that may be levide to assess the property of the lattices against fire and tormado in such must all you are loss, if any, made payable to the part. Y of the second part to the extent of .158. In the same lever me doe and payable and to keep said premises insured as brote provided, then the gald shall become a part of the indektedness, secured by this indenture, and shall be interest at gald the same and the second part to the extent of .158. DOLLARS, the fine of mossy, executed on the .115thlay of .Fobruary .126. interest areuing thereon according to the terms of said obligation and also to secure any sum or to discharge any taxes with interest thereon as broin provided, in the event that add part. And as when the same level me due and systales or all the terms of said obligation and also to secure any sum or to discharge any taxes with interest thereon as broing provided, in the event that add part. And as when the same level me due and systales or all the terms of said obligation and also to secure any part thereon as when the come due and systales or all the terms and the terms of the whole sum municipal when the come due and systales are all the come absolute and they whole sum municipal their offences and become due and systales are the provised on the said provise and the special order and provise and the special order and provise and the special order and the special order and provise and the special order and the special order and the special order and and the special order. The state of the said overy observation thereon, and the special order a
	And the said part. 168 — of the first part do	the delivery brend they are the laying event. Be of the premiers intovergranic, and eased at the amount of the property of the mortgage of \$2650. those during the life of this indenture, pay all taxes or assessments that may be levide or assessed keep the buildings upon raide real estate insured against fire and termed in such man and by such closes, if any, made payable to the part. Y of the second part to the extent of . It's in the same lever me due and payable and to keep said premises insured as herein provided, that the part is the said shall become a part of the indeletidness, secured by this indenture, and shall have interest at paid shall become a part of the indeletidness, secured by this indenture, and shall have interest at the part of the indeletidness, secured by this indenture, and shall have interest in the sare levens a part of the index and payable, and the contraction of the part of the interest are in the part of the interest are in the part of the interest are in the part of the interest in the part of the pa
	And the said part. 168 — of the first part do	the delivery broot they are the laying owner. Be of the promose above granted, and seaded at the northean contraction of the above mortgage of \$2650. times during the life of this indenture, pay all taxes or assessments that may be levide to assess the property of the lattices against fire and tormado in such must all you are loss, if any, made payable to the part. Y of the second part to the extent of .158. In the same lever me doe and payable and to keep said premises insured as brote provided, then the gald shall become a part of the indektedness, secured by this indenture, and shall be interest at gald the same and the second part to the extent of .158. DOLLARS, the fine of mossy, executed on the .115thlay of .Fobruary .126. interest areuing thereon according to the terms of said obligation and also to secure any sum or to discharge any taxes with interest thereon as broin provided, in the event that add part. And as when the same level me due and systales or all the terms of said obligation and also to secure any sum or to discharge any taxes with interest thereon as broing provided, in the event that add part. And as when the same level me due and systales or all the terms of said obligation and also to secure any part thereon as when the come due and systales or all the terms and the terms of the whole sum municipal when the come due and systales are all the come absolute and they whole sum municipal their offences and become due and systales are the provised on the said provise and the special order and provise and the special order and provise and the special order and the special order and provise and the special order and the special order and the special order and and the special order. The state of the said overy observation thereon, and the special order a
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	And the said part. 168 — of the first part do	the delivery brend they are the laying event. Be of the premiers above granted, and seaded at the amount of the contraction of
	And the said part. 168 — of the first part do	the delivery brend they are the larving event. Be of the premiers above granted, and seaded at the amount of the most of the m
	And the said part. 168 — of the first part do. hereby covenant and agree that is good and indefeatible estate of inheritance therein, five and clear of all incuminance. 2000.] and that they all warrant and defent the same against all parties making having ideal claim therein. It is agreed between the parties hereto that the part. 105 of the first part shall at all against and or all extra when the parties hereto that the part. 105 of the first part shall at all against and or all extra when the parties are shall be specified and directed by the part. 1 of the owner part, the interest. And in the event that said part. 108 of the first part shall fail to pay such taxes whe part. 1 of the world part may pay said have and incurance, or other, and the amount to the transport of the same of the parties. 1 of the first part shall fail to pay such taxes whe part. 1 of the same	the delivery brend they are the laying event. Be of the premiers above granted, and seaded at the amount of the contraction of
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	And the said part. 168 — of the first part do	the delivery breef they are the laying event. Be of the premiers above granted, and seaded at the a mortiguage to the above mortiguage of \$2650. those during the life of this indenture, pay all taxer or assessments that may be levide or assessed keep the buildings upon raide real estate insured against fire and tormed in such must not ly such closes, if any, made payable to the part. Y of the second part to the extent of . It is not hearnst lever no due and payable and to keep said premises insured as breisp provided, the the part of the indenture, and shall be reinterest at the state leverne a part of the indelettedness, secured by this indenture, and shall bear interest at the format of money, executed on the . 11thing of Fobruary . 1926 . Interest arening thereon according to the terms of said obligation and also to secure any sum or to discharge any taxes with interest thereon as beening provided, in the event that and per 1058 that contained therein folly discharged. If default the made in such payments or any part thereof and when the same here one of the and payable, or if the internace is not layed upon a revoked benefit interest to expect the said of principal and interest, together with the costs and charge included permits the said and cover abbretion therein contained therein contained the entry and the said and the said of principal and interest, together with the costs and charge included therein contained therein contained therein contained the premise shortly granted, early part therefore the superview parties benefit as early therefore shall immediately, and all benefits according therefore shall catted and invented and event abbretion therein, and all benefits according therefore shall catted and invented and event and the said and every abbretion therein, and the said and every abbretion therein, and the parties benefits according therefore shall catted and invented to the properties parties benefit and the said and the said and and the said and the said and the said and the said and the sai
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was written	And the said part. 168 — of the first part do. hereby coverant and agree that is good and indefeatible estate of inheritance therein, five and clear of all incominance. (ACC) and that they will warrant and defeated the same against all parties making has a similar and analysis and the actual warrant and defeated the same against all parties has a shall be specified and discreted by the part. (10 % of the first part shall at all against and on a state when the anne hereror due and against, and that they will incomine company as shall be specified and discreted by the part. Y — of the second part, the linear warrant is stated to the part of the part and the same that a said part. (10 % of the first part shall fall to pay such taxes whe part. (10 % of the first part shall fall to pay such taxes when the part of the part of the same to the part of the part of the payment of the same to the part of the payment of the same to the part of the payment of the same of the payment of said of and by — 10 % of the second part to pay for any incurance of the first part shall fall to pay the same of provided in this defeator. And this conveyages shall be well aft and payment the same as a provided in this defeator. And this conveyages shall be well and the payment of the taxes on said and cleate or early shighted created thereby, or interest therein, or if the taxe one said and cleate or early shighted created thereby, or interest therein, or if the taxe one said and cleate or early shighted the ordering the payment of the same of provided in its said article collegation, for the except by the part. Y — of the second part to pay interest thereon, in the same of provided in the said article collegation, for the except by the part. Y — of the second part to pay interest thereon, and the said payment of the same of the payment of the payment of the payment of the paym	the delivery brend they are the larting errors. Be the premiers above granted, and seaded at the amount of the model of the contraction of the con
wild written on the briginal Mortgage: entered this 22, day	And the said part. 168 — of the first part do. hereby coverant and agree that is good and indefeatible estate of inheritance therein, five and clear of all incominance. (ACC) and that they will warrant and defeated the same against all parties making has a similar and analysis and the actual warrant and defeated the same against all parties has a shall be specified and discreted by the part. (10 % of the first part shall at all against and on a state when the anne hereror due and against, and that they will incomine company as shall be specified and discreted by the part. Y — of the second part, the linear warrant is stated to the part of the part and the same that a said part. (10 % of the first part shall fall to pay such taxes whe part. (10 % of the first part shall fall to pay such taxes when the part of the part of the same to the part of the part of the payment of the same to the part of the payment of the same to the part of the payment of the same of the payment of said of and by — 10 % of the second part to pay for any incurance of the first part shall fall to pay the same of provided in this defeator. And this conveyages shall be well aft and payment the same as a provided in this defeator. And this conveyages shall be well and the payment of the taxes on said and cleate or early shighted created thereby, or interest therein, or if the taxe one said and cleate or early shighted created thereby, or interest therein, or if the taxe one said and cleate or early shighted the ordering the payment of the same of provided in its said article collegation, for the except by the part. Y — of the second part to pay interest thereon, in the same of provided in the said article collegation, for the except by the part. Y — of the second part to pay interest thereon, and the said payment of the same of the payment of the payment of the payment of the paym	the delivery breef they are the laying event. Be of the premiers above granted, and seaded at the amount of the contract of th
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