MORTGAGE RECORD 69

594 Har No. 2427

Ralph C. Lindenberger TO Law. B. & L. Acs'n. By THIS INDENTURE, Made this twenty fifty day of February hundred and twenty seven Ralph C. Lindenberger and Mary Lindenberger his wife By of Lawrence In the County of Douglas The Lawrence Fuilding and Loan Asset wiTNESSETH, that the said part less of the first part, in consideration of the sum twenty: two Hundred So the first part, and the sum	ent was filed for record on the 28 day of b A. D., 192 7., at 3:05 P. M. b C. Welleman. Register of Deeds. Deputy. , in the year of our Lord, one thousand nine and State of Kan 525 iation
TO Law. B. & L. Acs'n. THIS INDENTURE, Made this twenty fifty day of February hundred and twenty seven between Ralph C. Lindenberger and Mary Lindenberger his wife of Lawrence in the County of Douglas parties of the first part, and The Lawrence Fuilding and Loan Asse WITNESSETH, that the said part ies of the first part, in consideration of the sum wenty, two Hundred which is brethy acknowledged, ha Ve sold, and by this indenture do Grant, Bargain	nd State of Kari sag
Law. B. & L. Acs'n. THIS INDENTURE, Made this twenty fifty day of February hundred and twenty seven between Ralph C. Lindenberger and Mary Lindenberger his wife of Lawrence in the County of Douglas parties of the first part, and The Lawrence Fuilding and Loan Asse WITNESSETH, that the said part ies of the first part, in consideration of the sum wenty, two Hundred which is brethy acknowledged, ha Ve sold, and by this indenture do Grant, Bargain	Register of Deeds. Deputy. , in the year of our Lord, one thousand nine and State of Kari 50.5
THIS INDENTURE, Made this twenty fifty day of February hundred and twenty seven between Ralph C. Lindenberger and Mary Lindenberger his wife of Lawrence in the County of Douglas parties. of the first part, and The Lawrence Fuilding and Loan Asse WITNESSETH, that the said part ies of the first part, in consideration of the sum Twenty. two Hundred which is hereby acknowledged, ha Ye sold, and hy this indenture do Grant, Bargain	, in the year of our Lord, one thousand nine
hundred and twenty seven Ralph C. Lindenberger and Mary Lindenberger his wife of Barrence in the Courty of Douglas parties of the first part, and WITNESSETH, that the said part ies of the first part, in consideration of the sum wenty two Hundred which is hereby achosoletged, ha Ve sold, and by this indenture do Grant, Bargain	and State of Kan sas
Ralph C. Lindenberger and Mary Lindenberger his wife of Eavrence in the County of Douglas parties of the first part, and The Lawrence Eutilding and Loan Ass WHTNESSETH, that the said part ies of the first part, in consideration of the sum wenty two Hundred which is hereby acknowledged, ha V0 sold, and by this indenture do Grant, Bargain	and State of Kan sas
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parties of the first part, and The Lawrence Euilding and Loan Ass WITNESSETH, that the said part ies of the first part, in consideration of the sum wenty two Hundred which is hereby acknowledged, ha Ve sold, and by this indenture do Grant, Bargain	
wenty, two Hundred which is hereby acknowledged, ha VO sold, and by this indenture do Grant, Bargain	
wenty two Hundred which is hereby acknowledged, ha VØ sold, and by this indenture do Grant, Bargain	part. y of the second part,
	OLLARS, to them duly paid, the receipt of
	and Mortgage to the said part. y of the second part, and State of Kansas, to-wit:
Lot three (3) Block six (6) in University Place, an a	lition to the city of Lawrence.
	1
with the appuretenances and all the estate, title and interest of the said part ios of the first par And the said part ics of the first part do hereby evenant and agree that at the delivery hereof the	vit
good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	re the lawful owner
and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 105 — of the first part shall at all times during the life of	and and
against said real estate when the same becomes due and payable, and that they keep the buildings upon	arai estate insured against fire and tornado in such our and by such
insurance company as shall be specified and directed by the part of the second part, the less, if any, made paya instruct. And in the event that raid part OS of the first part shall fail to pay such taxes when the same become due to	payable and to keen said promises issued as been smalled to the sta
pert. Y of the second part may gay relid uses and increase, or either, and the amount so paid shall become a part the rate of 10.2 from the date or to practic work low preparation. THIS GRANT is intended as a more trace to secure the payment of the sum of	the indebtedness, secured by this indenture, and shall hear interest at the
Iwency two nundred	bolt and
according to the terms of <u>A</u> certain written obligation for the payment of said sum of money, executed a and by <u>its</u> terms made payable to the part <u>Y</u> of the second part, with all interest accruing thereon uses of money of the second part, with all interest accruing thereon the second part, with all interest accruing the second part, with all interest accruing thereon the second part of the second part.	25th Junet February
of the second part to pay for any insurance or to discharge any taxes y	interest thereon as herein provided, in the event that said part 105 sums
of the first part shall fail to ray the same as provided in this indenture. And this conveyance shall be vid if such payment be made as herein specified, and the obligation contained therein f or any obligation created thereby, or interest thereon, or if the taxs on said trait estate are not raid when the same have n	dischargret. If default be made in such payments or any part thereof
or the first shall fail to gray the same as previous did in it is indexterne. And this everysame shall be visit if such payments the made sa herein specified, and the eligitation contained therein for encounter of the buildinger and real states are there is therees, or if the taxes or such real setues are not paid when the same been of the buildinger and real states are to here it has a constrained by the same been of the buildinger of the shift parts of the same been supported by the shifteness of the same been of the same setue of the same been of the buildinger of the shifteness of the same been supported by the shifteness of the same been of the same been of the same been of the shifteness of the same been of the same been of the shifteness of the same been of the same been of the same been of the same been of block there shifteness of the same been of the	er and payable, or if the insurance is not kept up, as provide therein, ' , or it is convergence shall become abundte and the hole sum training in immediately mature and become due and payable at the option of the instru- tion of the insurance state of the state option of the instru-
improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing in the manner prescribed by law and out of all moneys arising from unbased to retain the amount then unread of minimal	to take possession of the said premises and all the hold impr
everylax if any there be shall be paid by the part. Y making such that, an demand, to the first part Log . It is a revel by the parties before that the term of an expression in the strength of the reverse different in the best part Log . The is a reverse the best particular is a strength of the reverse of the reverse Log . The Log Log Log	contained, and all benefits accruing therefrom shall extend and inure
IN WITNESS WHEREOF, the part ies of the first part ha Ve hereunto set.	parties hereto.
	last
Mary Li	enberger (SEAL)
	(SEAL)
STATE OF Kansas	STA
COUNTY OF Douglas	Course
BEIT REMEMBERED, That on this 26th day of Notary Public in the aforesaid County	February A. D. 19 27, before me, a
Ralph C. Eindenberger and Mary Lindenberge	his wife
LS to me personally known to be the same person who executed the foreg	g instrument and duly acknowledged the execution of
IN WITNESS WHEREOF, I have hereunto subscribed my name, a written.	affixed my official scal on the day and year last above
My Commission Expires on the 18th day of October	28 I.C. Stevenson
	Notary Public.
RELEASE	
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of Deeds to enter the discharge of this mortgage of record. Dated this 2/17 day of C	the debt secured thereby, and authorize the Register of
Deeds to enter the discharge of this mortgage of record. Dated this 2/1t day of C ?C. Sternenson Secy Eng Secy Leve Corp 07	es Building & Lange (Using) Deeds
, auto	