MORTGAGE RECORD 74

Reg. No. 8 Fee Paid, \$ 13.00

J.D.7y	FROM mpTO	STATE OF KANSAS, DOUGLAS COUNTY, 11. This instrument was filed for record on the 19th day of Jan. A. p. 10. 29, siz 5:35 P. M. Elsice C. Committions	
Lew. N	[et'] Bank	By Deputy.	ſ
hundred and T	ENTURE, Made thil6th day of Jan Wenty nine between .D.Wynn and Delphia A. Wynn his wife		l
of Lawr part 1986 the	e first part, and The Lawrence National	uglas and State of Kanses 1 Bank part_Y of the second part.	
Fifty which is hereby	THI, That the said part. ies of the first part, in cons two hundred.end.no/100 acknowledged, ha. Ye sold, and by this indenture do seribed real estate situated and being in the County of	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the raid part. Y. of the second part,	
	East half (F2) of the nor Township Thirteen (13) Re of the northwest corner a	rtheast quarter (NE ⁺ ₄) of Section Twelve (12) ange mineteen (19) less a strip 242 feet by 350 feet out sold to Russell	
			_
And the said pu seized of a good and and that they will war It is agreed betw assessed against said	indefeasible estate of inheritance therein, free and clear of all incumb mant and defend the same against all parties making lawful claim th seen the parties hereto that the part 168 , of the first part shall real estate when the same becomes due and payable, and that t	hat at the delivery hereof. UDCY. DTC the lawful owner. B of the premises above granted, and herein. Iterin. It all these during the life of this indenture, pay all taxes or assessments that may be levied or theyWill-by the buildings upon soid real retate insured agrinot for and tormado in such sum	
its interest.	And in the event that said part 188_ of the first part shall fail	coal part, the loss, if any, made rayshile is the part $_$ V_{-} of the second part is the related of it to pay such these the same beams due and payshiks and to keep such precises instruct as memory or existence where the same beams due and payshiks and to keep such precises instruct as memory or existence where the same second second second second second second second memory of the same second second second second second second second second memory of the same second second second second second second second second second second memory of the same second seco	
and by 108 sums of money advance	as ofOBEcertain written obligationfor the payment terms made payable to the part of the scond part, will cerd by the said part of the second part to pay for any mou	a of said run of noncy, executed on the 10th day of 32000000000000000000000000000000000000	
part 165 of the firs And this convey part thereof or any ob up, as provided herein absolute, and the who	st part shall fail to pay the same as provided in this indeture- mane shall be void if such payment be mode as heren sportfield, an oligation created thereby, or interest thereon, or if the stars on said at the buildings on said real estate are not kept in as good rep be sum remaining unpaid, and all of the obligations provided for	and the obligation contained therein fully discharged. If definit he made in such responses to any in real exists are not paid when the numb become due and psymble, or if the insurance a got kept gap as they are now or if was it is consider on and grammer, then this coverymes shall become in and written collection, for the security of which this indexistic is given, shall immediately eq. and it shall be level for the size $t_{ij} = t_{ij}$. of the second part.	
and how the same in a	to take possession of the said premises and all the improvement	in three in the scatter precised by law and by have a review appointed to called the rests energy in the matter preceded by the value of and income straining from parks who is to return the ent thereto, and the overplan, if any three be, shall be paid by the part— \mathbf{y} , making such ask, on are and each and every obligation there accessing, and all bracks securing therefore shall extend constations, assign as have so of the precision parts here in \mathbf{y}_{ij} .	
IN WITNESS above written.	S WHEREOF, The part. iesistathe first part ha Y	We hereunto set their hand and seal 6 the day and year last J.D.Wynn (SEAL)	
		Delphin A.Wynn (SEAL)	
and a second		(SEAL)	
		(SEAL)	
STATE OF.			
STATE OF	Douglas	19 day of January A. D. 19 29, before me, a	ſ
	Douglas BE IT REMEMBERED, That on this Notary Public J.D Wynn end Delphia A. Wyn to me pressally known to be the same persons of t	19A, D. 10 29, before me, a in the aforesaid County and State, came his wife account of the foregoing instrument and duly acknowledged the execution unto subscribed my name, and affired my official seal on the day and year last	
COUNTY OF	Douglas BE IT REMEMBERED, That on this Notary Public J.D Wynn and Delphia A. Wyn to me personally known to be the same personal of the same. IN WITNESS WHEREOF, I have here	19 day of January A. D. 19 29 before me, a in the aforesid County and State, came	
COUNTY OF	Douglas BE IT REMEMBERED, That on this Notary Public J.D Wynn end Delphila A. Wyn to me priorally known to be the same person3 of the same IN WITNESS WHEREOF, I have hered above written. My commission capires on the 25 day	19 day of January A. D. 10 29 before me, a in the aforessid County and State, came	
COUNTY OF	Douglas BE IT REMEMBERED, That on this. No tary Public J.D Wynn and Delphia A. Wyn to me personally known to be the same person3 of the same. IN WITNESS WHEREOF, I have here above write. My commission capires on the 25 day gred owner of the within mortgage, do hereby saknowl discharge of this mortgage of record. Dated this do	19 day of. January A. D. 19 29 before me, a in the aforessid County and State, came nn his #1fe >	

48 488