MORTGAGE RECORD 74

56 568

Ellen

Reg. No. ____244 Fee Paid, \$__254

1112

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 11 day
Charles Newcomb	June June A. D. 19, 29, at 9:45 A. M.
The Lewrence Building and Loan Association	Register of Deeds.
THIS INDENTURE, Made this seventh day of J	n teputy.
hundred and twenty nine between Cherles Newcomb and Clara Newcomb his	
of	and State of Konnan
The Lawrence Buildin.	g and Lean Association
WITNESSFTH, That the said part ieg of the first part, in conside Fif ty	Pration of the sum of
which is hereby acknowledged, $ha ve$ sold, and by this indenture do the following described real estate situated and being in the County of De	
Lot Sixteen (16) in Block Three (3) Belmont	Addition adjoining the City of Lawrence
And the said part 108 of the first part do hereby covenant and arree that at	the delivery hereof theory and the best of a set of the
And the said part 1 eg. of the first part do hereby covenant and agree that at seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	the delivery hereof they are the lawful owner 2 of the premises above granted, and
And the main part figs. of the first part do hereby coverant and agree that at seited of a good and indefensible entate of inheritance therein, free and char of all incumbrance and that they will warrant and defend the same against all parties making layed chain therein. It is agreed before the parties herein that the name i. i.e. of the first one should not	the delivery hereof. they are the havful owner 2 of the premises above granted, and
and that they will warrant and defend the same against all particles making having the full chain thereto. It is agreed between the partice hereto that the part $-\frac{1}{4} \in \mathbb{R}$ of the first part shall at all accessed against and real estimates the mass measures due and massive for our states of the first part of	the delivery hereof _ \$7.09 \$7.0 the lawful event 2 of the premises above granted, and
And the said perides of the first perides d_{m-1} bordy coverant and gave that as setsed of a good and indefective tester of allowing the testers, for and there of all incumbrance and that they will warmant and defend the same spinst all perices unking level allow the testers. It is agreed betteen the particle herets that the part- $[2, 6, 6, 4]$ the first period allow therein. It is agreed betteen the particle herets that the part- $[2, 6, 6, 4]$ the first period better and the same distant and it relative the the same becomes down and payoha, and that the $[2, 6, 4]$ the second period is all that they A such that the part $[4, 6]$ metrics. All is the certain that and period, and or it does not all the second periods and the part $[4, 6]$.	the delivery hereof
And the said perides of the first perides $d_{m_{m_{m_{m_{m_{m_{m_{m_{m_{m_{m_{m_{m_$	the delivery hereof
And the said prai_66 of the first part do broke y coversal and gave that as set of a go of an indirective test of caloritance therein, free and there of all incumbrance and that they will warment and defend the same against all partses making lawel datas therein. It is agreed bettern the particle herein that the part_66 of the first part shall as all massed ration and rise rists the same becomes one and payshan, and that they all the intervention of the same becomes one and payshan, and that they is the intervent. And in the event that and part_66 of the first part shall shall full to pa- ib.e. intervent. And in the event that and part_66 of the first part shall full to pa- theorem toreided, then the part_7 of the second pay may walk the as a distance of DRANT is intended as mortper to secure the payment of the same during in Pitch	the delivery hereof
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