MORTGAGE RECORD 76

Reg. No. 1062 Fee Paid, \$ 25.00

The Barteldes Seed Co. TO The Lawrence Building and Loan Association THIS INDENTURS, Made this twentleth day of. Novembe hundred and thirty between The Barteldes Seed Company. of Lewrence in the County of Douglas part of the first part, and The Lawrence Building an WITNESSETH, That the said part. y of the first part, in considerati	This instrument was filed for record on the 21 day of Nov. A. D. 10 30, at 9:55 do clock. A. M. Chore G. Construction Register of Deeds. By Deputy. ar, in the year of our Lord, one thousand nine
The Lawrence Building and Loan Association THIS INDENTURE, Made this twentieth day of. Novembe hundred and thirty between The Barteldes Seed Company of. Lawrence in the County of Douglas part. of the first part, and The Lawrence Building an	By Register of Deeds.
THIS INDENTURE, Made this twentieth day of. Novembe hundred and thirty between The Barteldes Seed Company of Lawrence in the County of Douglas part. of the first part, and The Lawrence Building an	ByDeputy.
bundred and thirty between The Barteldes Seed Company of Lawrence in the County of Douglas part of the first part, and The Lawrence Building an	er, in the year of our Lord, one thousand nine
hundred and thirty between The Barteldes Seed Company of Lawrence in the County of Douglas part of the first part, and The Lawrence Building an	, in the year of our Lord, one thousand hine
The Barteldes Seed Company of Lawrence in the County of Douglas part of the first part, and The Lawrence Building an	
part of the first part, and The Lawrence Building an	
Particular and a second	
WITNESSETH. That the said part Y of the first part, in considerati	party_ of the second part.
Ten Thousend which is hereby acknowledged, has sold, and by this indenture do.se the following described real estate situated and being in the County of Dougl	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Morigage to the said part. y of the second part,
Lots Twenty four (24) Twenty Si on Pennsylvanis Street, in the	
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mind of a good and indefenable state of inheritance therein, free and dear of all incumbence and that they will warrant and defind the same against all parties making lawful daim thereto. It is agreed between the parties hereto that the part $\sum_{i=1}^{N}$ of the first part shall at all assessed against add real states when the same becomes does and payable, and that $=1.1$ \mathbb{R}^{1} .	the delivery hereof. 12.18. the lawful owner of the premises above granted, and times during the life of this indenture, pay all taxes or assessments that may be levied or 1111 keep the building upon and mal setate insured against few and tormado in such sum
115 interest. And in the event that said part_V of the first part shall fail to pay herein provided, then the part_V of the second part may may said taxes and insumace, indenture, and shall bear interest is the rate of 10% from the datice of payment unit faily m THIS GRANT is initiated as a mortgage to secure the payment of the sum of	by such that when the same become use and payous and to keep and permises many and or either, and the amount so paid shall become a part of the indebtedness, secured by this regard.
Ten Thousand	DOLLARS,
seconding to the terms of ODE certain written obligation for the payment of mid and by its terms made payable to the part of the second part, with all in sums of money advanced by the mid part of the second part to pay for any insurance	d sum of money, executed on the _CULD.day of NOVEMDET 1850 Interest according to the terms of maid obligation and also to secure any sum of
means of convery distanced by the solid part. \mathbf{y}_{-} of the second part to pay for any immunate regarding the second part \mathbf{y}_{-} of the first part shall full to pay the same as provided in this indextrement of the part for any important part for the second second part of the part for the second secon	or to userarge may takes with interest thereon as herein provided, in the event that said obligation contained therein fully discharged. If default be made in such payments or may estate are not paid when the same bosons due and payshic, or if the insurance is not here they are may, or if waste is normalic on and provide. You fit has the events are the bosons
abouts, and the whole sum remaining unpaid, and all of the obligations provided for in a will mature and become due and payable at the option of the holder hereof, without notice, and to take procession of the said premises and all the improvements the and benefits accuring therefron; and to sell the premises hereby granted, or any part thereof. I mount then unpaid of principal and interest, together with the costs and charge includent the	it shall be lawful for the mid part y. of the second part reon in the manner provided by law and to have a receiver appointed to collect the rents in the manner provided by law and out of all movers a rings from such and to relate the
mount then upsid of principal and interest, together with the costs and charges include ther meand, to the first part <u>set</u> that the terms and provisions of this inductors and H is agreed by the fact is horized to the here, security, commissivery, response to the together that the terms of the here, security, commissivery, response IN WITNESS WHEREOF, The part <u>security</u> of the first part has the here being military to the terms of terms of the terms of terms of the terms of terms	
IN WITNESS WHEREOF, The part J of the first part has been been been been been been been bee	
I the second	
	F. W. Barteldes Pres. (SEAL)
Corp. Seal	Max F. Wilhelmi Secy (SEAL)
STATE OF Kanses	and the second
County or Douglas	h day of November A. D. 19 30, before me, a
BE IT REMEMBERED, That on this 20th Notary Public in the	he aforesaid County and State, came
F. E. Barteldes President and Ma	ax F. Wilhelmi Secretary The Barteldes Seed Co. who executed the foregoing instrument and duly acknowledged the execution
IN WITNESS WHEREOF, I have hereunto a	subscribed my name, and affixed my official seal on the day and year last
above written. My commission expires on the18thday of	
E tone	I. C. Stevenson Notary Public.
	Contractor in the second second second state in particular by second second second second second second second
RELE I, the undersigned owner of the within mortgage, do hereby schnowledge to Deeds to enter the discharge of this mortgage of record. Dated yield a conference of the mortgage of the mortgage of the mortgage second of the mortgage of the mortgage of the mortgage second of the mortgage of the mortgage of the mortgage second of the mortgage of the mortgage of the mortgage of the mortgage second of the mortgage of the mortgage of the mortgage of the mortgage second of the mortgage of the mortgag	the full payment of the debt secured thereby, and authorize the Register of

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