248

## MORTGAGE RECORD 76

Reg. No. 1226 Fee Paid, \$ 2.50

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<form><form><form><form><form><form><form></form></form></form></form></form></form></form>		то		
<form></form>	Lowrence Buil	lding and Loan Association	Register of Deed	8.
<form></form>		Tang and total According	By	_
<form></form>	THIS INDENTURE	E, Made this twentieth day of Feb	, in the year of our Lord, one thousand n	line
			arris his wife	
<form></form>		in the County of Dougle part, and The Lawrence Building a	and Loan Association	
			part y of the second part	art.
<form></form>	One thousand		DOLLARS, to them duly paid, the receipt	of
<form></form>	which is hereby acknowl the following described r	ledged, have sold, and by this indenture do real estate situated and being in the County of I		art,
A the and per LeG. 40 is for per de			1) in Haskell Place, an addition to the city	
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above written.       John L. Herris       (SEAL)         Herriett C. Harris       (SEAL)         (SEAL)       (SEAL)         STATE OF       Kenses         Couver or       Dougles         BE IT REMEMBERED, That on this       24th         John L. Herris       (SEAL)         STATE OF       Kenses         Couver or       Dougles         John L. Herris and Herriett C. Harris hif wife         John L. Herris and Herriett C. Herris hif wife         to me personally known to be the same person. S., who executed the foregoing instrument and duly acknowledged the execution of the same.         It as a person. S. who executed the foregoing instrument and duly acknowledged the execution of the same.         It as personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same.         It as a personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same.         It as the personally known to the same person.       10.34         L. E. Eby       Notary Public.         RELEASE       Notary Public.         It as undersigned owner of the within mortgage, do hereby sknowledge the fall payment of the debt secured thereby, and authorise the Register of day of <i>flatter L [135]</i> .         It as the distingent of this mortgage of cocod. Dated this.       day of <i>flatt</i>	And the said part 102 mined of a good and indication and that they will warrent and It is argued between the p amened against said real relation to by such insume company the same of the same same same same the same same same same same the same same same same same one. Through the same same same of many same same same same of many same	If the first part do hereby ecvenant and agree that the state of inheritance therein, five and clear of all insumbra defend the same against all particles making level of chain the particle here's that here $\mathbf{x} \in \mathbf{x} \in \mathbf{x}$ of the first part half is a value the second of and directly by the part. $\mathbf{y}_{-cl}$ of the the event that mail part $\mathbf{x} \in \mathbf{x}$ of the first part half is the event that mail part $\mathbf{x} \in \mathbf{x}$ of the first part $\mathbf{x}_{-cl}$ of the first part $\mathbf{x} \in \mathbf{x}$ of the first part $\mathbf{x}_{-cl}$ of the event that mail part $\mathbf{x} \in \mathbf{x}$ of the first part half first $\mathbf{x}^{}_{-cl}$ of a second part that part $\mathbf{x}$ of the second part of a sametrage to even the payment of the second part, with a gain part. $\mathbf{y}_{-cl}$ of the second part to pay for any increa- matic specific the part $\mathbf{x}_{-cl}$ of the second part, with a gain part. $\mathbf{y}_{-cl}$ of the second part to pay for any increa- all fait to pay the mans as provided in this indeferred a built pay the mans as provided in this indeferred and part of the second part of the second part, with a submany gain part of the second part of the second part, with a submany gain of and all of the buildy clear part of the second a submany gain part of the second part of the second part of the submany gain part of the second part of the second part of the second a submany gain of all of the buildy clear part of the second part of the submany gain of all of the buildy clear of the second part of the second and the second part of the built barrent, with the part of the second part	is at the delivery here there are the barrier error. By the provides above protects, as an except prior mortgeges to the same granders are provided in the same granders are to be a single provide the same second protocol to the first same second protocol to the first same second protocol to the same become due and prophs to the protocol of the same second protocol to the same become due and prophs and the same second are the same become due and prophs and to be same second protocol to the same become due and prophs and to here and protocol to the same second protocol to the same second and the same become due and prophs and to here and protocol to the same second protocol to the same second and the same second are the same second brother the same second are the same second are the same second and the same second are the same second and the same second and the same second are the same second and the same second and the same second are the same second and the same second are same second are same second are same second are same second and the same second and and second are same second are same second and the same second and and second are same se	
Herriett C. Harris       (SEAL)         (SEAL)       (SEAL)         STATE OF       Kenses         COUNTY or       Dougles         BE IT REMEMBERED, That on this       2 <sup>14</sup> th         John L. Herris and Herriett C. Herris hife wife       A. D. 19         To me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same.         It amount       21 et day of April         My commission expires on the       21 et day of April         I. E. Eby       Notary Public.         RELEASE       I. E. Eby         T, the undersigned owner of the within mortgage, do bereby acknowledge the fall payment of the debt secured thereby, and authorize the Register of day of <i>Mister L(123)</i> Particurence       21 et day of <i>Mister L(123)</i>	And the said part 16:0, sained of a good and indication indication of the surrent and H is agreed between the p sameed against and real rests to by such insurance company to the same of the same of the same bener, and the same of the same method of the same of the same method of the same of the same method of the same of the same of the same of the same of the same same of many same of the same same of the same of the same same same of the same same of the same same of the same same same of the same same of the same	If the first part do hereby envenant and agree that the state of inheritance therein, it we still dura of all insumed defined the same against all partice making lawful chain the particle here's that the part $\Delta E = 0$ the first part and all $\Delta = 0$ shall be specified and discuted by the part $\Delta = 0$ the the event that said part $\Delta E = 0$ the first part and all $\Delta = 0$ shall be specified and discuted by the part $\Delta = 0$ the the event that said part $\Delta E = 0$ the first part all all $\Delta = 0$ some the part $\Delta E = 0$ the first part all all $\Delta = 0$ some the part part and the same of $-0$ and $-0$ the second part may part and takes and hence $\Delta = 0$ as mortage one when the part shall fail the $\Delta = 0$ some the part $\Delta = 0$ the second part may $\Delta = 0$ the second part may provide the same of $-0$ and $-0$ the second part the part between the second part $\Delta = 0$ the second part to pay for all here the second part is the part $\Delta = 0$ the second part the maximum graved, and all of the adding may provide the maximum graved, and all of the adding more proved the maximum graved and particle parts of the indextra- relation the part and particles and charge induct in one that particles when the case and the same state and the add parts of the bolder hered, when the one part there $\Delta = 0$ interest thered y graved, or and part there $\Delta = 0$ interest. there were, graved, and charge induct we here that the terms and provides of the inductors.	It is the delivery hered. they are the herd event $\mathcal{F}_{\text{eff}}$ the previous showe granted, as an except prior mortgeges to the same granter term to a the delivery hered the fifth of this inductive, pay all taxes or assessments that may be level of $\mathcal{G}_{\text{eff}}$ . This is the buildings room and rail exists insured rails the read formation in white words are the buildings room and rail exists insured rails the read formation in white words prove the buildings room and rail exists insured rails the read formation in the second prover the buildings room and the same become due and praphle and to here and prove the buildings of the provest to pay such taxes when the same become due and payable and to here and proves the second radius of the same provide the same become due and payable and to here and provestion in and, or relative, and the moment to paid shall become a part of the inside/dama, second by the due repeated by the same second in the <u>20th day of Pebruary</u> [13]. all interest average there are same threads and the due rais of add dubings to need that is the event that and the oblighted means thread find (theread). If definition and this is severe use are need write displaying, for the severe wide and payable, or if the instrumes we and the radius due to a rais that when the majort $\mathbf{y} = \mathbf{f}$ the second paya- and write displaying, for the severe wide to have a represent sequence of the same barries of the due to a dual the barries of the same barries of the same barries are provided by the same barries are readius to be readius and and it that barries. The due to read to $\mathbf{y} = \mathbf{e}$ the same barries are the same barries are provided by the same due out of all interest are parts to be a constant, set of a due to a due to readius of the term in the readius area to be readius and there, and all conserves of the term is a dual to be due to a due to be readius and there, and all coverselves aread to be a same barries. The mathes	
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(SEAL)  STATE OF Kens as COUNTY OF Dougles a.  STATE OF Kens as COUNTY OF Dougles a.  BE IT REMEMBERED, That on this 24th day of February A. D. 19 31, before me, a So that y. Priblic in the aforeasid County and State came John L. Harris and Herriett C. Harris hif wife to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the work without the same person. S. who executed the foregoing instrument and duly acknowledged the execution of N WINCESS WHEREOF, I have hereunto subscribed my name, and affixed my official scale on the day and year last theore written. My commission expires on the 21st day of April 10 34 L. E. Eby Notary Public.  RELEASE T, the undersigned owner of the within mortgage, do hereby schenowledge the fall payment of the debt secured thereby, and authorise the Register of Decide to enter the discharge of this mortgage, do hereby schenowledge the fall payment of the debt secured thereby, and authorise the Register of Decide to enter the discharge of this mortgage, do hereby schenowledge the fall payment of the debt secured thereby, and authorise the Register of Decide to enter the discharge of this mortgage, do hereby schenowledge the fall payment of the debt secured thereby, and authorise the Register of Decide to enter the discharge of this mortgage, do hereby schenowledge the fall payment of the debt secured thereby, and authorise the Register of Decide to enter the discharge of this mortgage, do hereby schenowledge the fall payment of the debt secured thereby, and authorise the Register of Decide to enter the discharge of this mortgage, do hereby schenowledge the fall payment of the debt secured thereby, and authorise the Register of Decide to enter the discharge of this mortgage, do hereby schenowledge the fall payment of the debt secured thereby, and authorise the Register of Decide to enter the discharge of this mortgage, do hereby schenowledge the fall payment of the debt secured thereby, and authorise the Register of	And the said part 16:0, sained of a good and indication indication of the surrent and H is agreed between the p sameed against and real rests to by such insurance company to the same of the same of the same bener, and the same of the same method of the same of the same method of the same of the same method of the same of the same of the same of the same of the same same of many same of the same same of the same of the same same same of the same same of the same same of the same same same of the same same of the same	If the first part do hereby envenant and agree that the state of inheritance therein, it we still dura of all insumed defined the same against all partice making lawful chain the particle here's that the part $\Delta E = 0$ the first part and all $\Delta = 0$ shall be specified and discuted by the part $\Delta = 0$ the the event that said part $\Delta E = 0$ the first part and all $\Delta = 0$ shall be specified and discuted by the part $\Delta = 0$ the the event that said part $\Delta E = 0$ the first part all all $\Delta = 0$ some the part $\Delta E = 0$ the first part all all $\Delta = 0$ some the part part and the same of $-0$ and $-0$ the second part may part and takes and hence $\Delta = 0$ as mortage one when the part shall fail the $\Delta = 0$ some the part $\Delta = 0$ the second part may $\Delta = 0$ the second part may provide the same of $-0$ and $-0$ the second part the part between the second part $\Delta = 0$ the second part to pay for all here the second part is the part $\Delta = 0$ the second part the maximum graved, and all of the adding may provide the maximum graved, and all of the adding more proved the maximum graved and particle parts of the indextra- relation the part and particles and charge induct in one that particles when the case and the same state and the add parts of the bolder hered, when the one part there $\Delta = 0$ interest thered y graved, or and part there $\Delta = 0$ interest. there were, graved, and charge induct we here that the terms and provides of the inductors.	is at the delivery hered. they are is parely even $S_{eff}$ is previous show gravity, an except prior mortgeges to the same gravity setting the ratio is there during the life of this indenture, pay all tars or assessments that may be level of EY_E1LApey the buildings room and not enter inners during the the same of the same of the the life of the indenture, pay all tars or assessments that may be level of EY_E1LApey the buildings room and not enter inners during the the same of the same become due and prevalues and the same moment in the same of	
STATE OF Kenses COUNTY OF BOUGLES COUNTY OF DOUGLES BE IT REMEMBERED, That on this 24th day of February A. D. 19 31, before me, a Notary. Public in the aforesaid County and State came John L. Harris and Herriett C. Harris hife wife to me percently known to be the same percent. who executed the foregoing instrument and duly acknowledged the execution of the write. My commission expires on the 21st day of April 10 34 L. E. Eby Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby schowledge the fall payment of the debt secured thereby, and authorise the Register of Dedd to enter the discharge of this mortgage, do hereby schowledge the fall payment of the debt secured thereby, and authorise the Register of day of Jetter 1 123 Dedd to enter the discharge of this mortgage, do hereby acknowledge the fall payment of the debt secured thereby, and authorise the Register of day of Jetter 1 123 Dedd to enter the discharge of this mortgage of Dated this day of Jetter 1 123 Dedd to enter the discharge of the within mortgage, do hereby acknowledge the fall payment of the debt secured thereby, and authorise the Register of day of Jetter 1 123 Dedd to enter the discharge of this mortgage, do hereby acknowledge the fall payment of the debt secured thereby, and authorise the Register of day of Jetter 1 123 Dedd to enter the discharge of the within mortgage, do hereby acknowledge the fall payment of the debt secured thereby, and authorise the Register of day of Jetter 1 123 Dedd to enter the discharge of this mortgage, do hereby acknowledge the fall payment of the debt secured thereby, and authorise the Register of day of Jetter 1 123 Defendence 12	And the said part 16:0, sained of a good and indication indication of the surrent and H is agreed between the p sameed against and real rests to by such insurance company to the same of the same of the same bener, and the same of the same method of the same of the same method of the same of the same method of the same of the same of the same of the same of the same same of many same of the same same of the same of the same same same of the same same of the same same of the same same same of the same same of the same	If the first part do hereby envenant and agree that the state of inheritance therein, it we still dura of all insumed defined the same against all partice making lawful chain the particle here's that the part $\Delta E = 0$ the first part and all $\Delta = 0$ shall be specified and discuted by the part $\Delta = 0$ the the event that said part $\Delta E = 0$ the first part and all $\Delta = 0$ shall be specified and discuted by the part $\Delta = 0$ the the event that said part $\Delta E = 0$ the first part all all $\Delta = 0$ some the part $\Delta E = 0$ the first part all all $\Delta = 0$ some the part part and the same of $-0$ and $-0$ the second part may part and takes and hence $\Delta = 0$ as mortage one when the part shall fail the $\Delta = 0$ some the part $\Delta = 0$ the second part may $\Delta = 0$ the second part may provide the same of $-0$ and $-0$ the second part the part between the second part $\Delta = 0$ the second part to pay for all here the second part is the part $\Delta = 0$ the second part the maximum graved, and all of the adding may provide the maximum graved, and all of the adding more proved the maximum graved and particle parts of the indextra- relation the part and particles and charge induct in one that particles when the case and the same state and the add parts of the bolder hered, when the one part there $\Delta = 0$ interest thered y graved, or and part there $\Delta = 0$ interest. there were, graved, and charge induct we here that the terms and provides of the inductors.	a st he delivery hered. they are he herd event S of the some provides above growthet, en max except prior mortgeges to the some grandom show growthet, en return of time during the life of this indenture, pay all taxes or assessments that may be level of EY. FillAeep the buildings room and null enter housed against free and formado in such as some in part, the loss if any, none paysable to the part of the second part to the steed- tor pay and hear when the manue become due and paysable and to hear band to the steed- tor pay and hear when the manue become due and paysable and to hear band to the steed- the paysable hears when the manue become due and paysable and to hear band to the steed- the paysable hears are been due and paysable to the part	
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eccl Seal       to me personally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above writen. My commission expires on the let day of I. E. Eby Notary Public.         RELEASE         I, the undersigned owner of the within mortgage, do hereby schwowledge the fall payment of the debt secured thereby, and authorize the Register of Deeds to enter the disknaps of this mortgage of neord. Dated this day of	And the mit part 102, mined of a good and indication and that they will warrent and It is a regard between the p answerd against and real warrent and the second second second second second between the second second second second the second second second second second the second second second second second second second second second second second second second sec	And the first part do	a st he delivery hered they are is here do ever. A st he previous show gravity, re- max except prior mortgeges to the same grandom show gravity, re- rest. at all times during the life of this inclusive, ray all taxes or assessments that may be brief at gravity the prior in any, man prayed by the life of the second prot the inclusion of the second prot the life, if any, man prayed is to the prior of the second prot the inclusion of the second prot the life of this inclusive, prayed at the second prot the life, if any, man prayed is the here of the including area of the second prot the life of the second prot the second is and the second prot the life of the second prot the second second prayed is and the second prot the life of the	
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