MORTGAGE RECORD 76

Reg. No. 1290

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	FROM Bertha E. White TO R. W. Dunning	STATE OF KANSAS, DOUGLAS COUNTY, a. This instrument was filed for record on the 7 day of April A. D. 19.31., sl1:55. o'clock. P. M. Chai S. Construction M. By Deputy.	
	THIS INDENTURE, Made this sixth day of Apri hundred and thirty-one between	1 , in the year of our Lord, one thousand nine	
	Bertha E. White and Robert G. White husband and mile		
	part 125 of the first part, and R. M. Dunning WITNESSETH. That the said part_y_ of the first part, in consid	part_J_ of the second part.	
	WITNESSTIM, That the said part of the first part, in consideration of the said part of the second part, the following described real state situated and being in the County of Douglas and State of Kansas, to-wit:		
	Beginning on the west line of the SE ¹ / ₄ of Section Six (6) Township Thirteen (13) Range Twenty (20) at the southwest corner of a tract deeded to 0. S. Bryan and recorded in Book 75 Pege 116, thence east Three hunired thirty feet, thence south 72.6 feet, thence west Three hunired thirty feet, thence north 72.6 feet to place of beginning		
	with the appurtenances and all the estate, title and interest of the said pa	uriles of the first part therein.	X
	And the mid pert_125.61 the first part dobereby covenant and agree that at the delivery hereof. they_Drethe lawful owner.6 of the premises above granted, and select of a good and indificultie entate of inheritance therein, free and dear of all incumences. <u>excepts a mortgage to the Lawrence Building and Loan Accocitation for \$1250</u> and that they due that and advect the particular in particular in their dual them they are the select the premises above granted, and and that they due there are a good and a particular in their dual theory and the premises above granted and the particular in the		L.
	and that they full extends and given have a spinor thip parties making level dath theres. It is a party between the parties heres that it parties making level dath theres. reasond against mid real state when the many becomes due and payable, and that the Will keep the buildings upon mid real state insured against fan and tormsch is such again and by such insurance company us shall be specified and directed by the part W of the second part, the issue it is the part X of the second part to the second part, the name becomes due and part by the part X of the second part is the name becomes due and part to the second part, the name becomes due and parts the the second part to the second part, the part X of the second part to the second part, the name becomes due and payable and to have be part X of the second part to the second part, the name becomes due and payable and to have be mid part A of the second part to the second part, the name becomes due and payable and to have be middle part A of the second part to the second part, the second part to the second part to the second part A A		Ver Lind Count & Color for Dissolution
	- h1sinterest. And in the event that main pert		Caitin
	according to the terms of ODC certain written obligation for the payment of		يدى بو
	part 1202. of the first part shall full to pay the same as provided in this indenture. And this conveyance shall be void if such payment be made as herein specified, and part thereof or any obligation created thereby, or interest thereon, or if the taxes on mail up, as provided herein, or if the buildings on said real estate are not kept in as good ray about e, and the whole sum remaining unpaid, and all of the obligations provided for i	I the colleption continued therein fully discharged. If default he make in such payments or any state of a state of the same because due and payments, or if the instruces is not any any any state of the same because due and payments, then this conveyance shall because and written obligation, for the security of which this industrue is prov, shall memoliately	thatin
	nature and become due and payable at the option of the holder hereof, without notice to take possession of the axis premises and all the impovement and benefits accruing therefore, and to set the premises hereby granted, or any part the mount then unpaid of principal and interest, together with the cents and charges around demand, to the first part. 182.	A the number of source received of the set o	Se 6%
	and inner to, and be obligatory upon the heirs, executors, administrators, personal repre- IN WITNESS WHEREOF, The part 108 of the first part ha Ye above written.	ministres, assigns and successors of the respective parties hereto. hereunto set herein hand seal 8 the day and year last	132
	And the second	Bertha T. Thite (SEAL) Robert G. White (SEAL)	Back
	and the second	(SEAL)	
	STATE OF	(SEAL)	
	COUNTY OF Douglas	6th day of April A. D. 19 31, before me, a	
	Notary Public Bertha E. White and Robert G.	in the aforesaid County and State, came	
	to me personally known to be the same person of the same. IN WITNESS WHEREOF. I have hereu	S., who executed the foregoing instrument and duly acknowledged the execution nto subscribed my name, and affixed my official seal on the day and year last	This Pelaase
	above written. My commission expires on the 18th day	72	was written on the original
		Notary Public.	this 17 day
	I, the undersigned owner of the within mortgage, do hereby acknowle	ELEASE dee the full payment of the debt secured thereby, and authorize the Register of	1 212 ay
1 Statestan	Deeds to enter the discharge of this mortgage of record. Dated this	Pethel May appendie	Are of Desse
a marked a series	A STATE OF A	Gulia W. Durining Owner. Gulia W. Durining Martin Dunning.	Surcudela De