MORTGAGE RECORD 76

a

of

of as his RS. 1 of and ast

L) L) L)

) of Reg. No. 1359 Fee Paid, \$ 1.50

	WLLLINGER. TOP22. 40348		
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 18 day	
	S. E. Owens	May A. D. 1931., at 3:55.0'clock_P. M.	•
	то	Elsie & armstrong	-
	Lawrence Building and Loan Association	By Ellen Hazard Deputy.	
	THIS INDENTURE, Made this Fifteenth day of May , in the year of our Lord, one thousand nine hundred and Thirty-one between		ine
	of Invrence in the County of Dougles and State of Kenses		
•	parties of the first part, and The Lawrence Building		art.
	WITNESSETH. That the said part 102 of the first part, in consideration of the sum of. Six Hundred Fifty and No/100 DOLLARS, to them duly paid, the receipt of		lo.
	which is hereby acknowledged, ha. y.e sold, and by this indenture do Grant, Bargain, Sell and Mertgage to the said part		art,
	Beginning 49.14 rods South of N. W. Corner of said NTA of SEA of Section 19; thence East Sevent: (70) rods; thence South 15.71 rods; thence West Seventy (70) rods; thence Worth 15.71 rods to the place of teginning, less the South one and 7/3 mores thereof, containing five acres more or less in Douglas County, Kansas all in Section 19, Township 12, Range 20.		1
	with the appurtenances and all the estate, title and interest of the said par	tics. of the first part therein.	
	And the mid part 125.01 the first part do horeby evenant and agree that at the delivery hered. 1262. 276 the harded evener. Bot the premises above granted, and noised of a good and indefenable estate of inheritance therein, free and dear of all incumbrance		
	and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 1028 of the first part shall at all times during the life of this industure, pay all faxes or assessments that may be levied or		or
	anessed against and real exists when the same becomes due and poyable, and that they		um of
	I A a the state of the first section of the first section of the first section when the same become due and payable and to keep said premises insured as		A COURT OF TARRENT CONTRACT
	112 interest. As in the vert task man per 12 of the source partment in the part and interest part and the source so paid shall been as part of the indebtedness, secured by this interest on the part of the indebtedness, secured by this THE GANAT is interest as a source to be available for the part of the source of the part of the part of the source of the part of the part of the source of the part of t		RS,
-	according to the terms of <u>DRC</u> certain written chligation for the payment of and sum of money, executed on the <u>10.2176</u> y of <u>MRY</u> . If <u>JA</u> and by <u>115</u> terms made payhele to the part <u>w</u> of the second part, with all interest secreting thereas according to the terms of and chligation and also to secure any man or the part of the second part <u>JA</u> of the face of part to grant of the arcond part of the different face of the terms of the terms of and chligation and also to secure any man or the second part of the different <u>JA</u> of the face of part to grant of the different face of the diff		
	per LVE of the first part half fait to pay the same as provided in this industries. And this is convergence and in the which of parts presents to mode as its industries. And this is convergence and in the which of parts presents to mode as its industries. And this is convergence and industries the which are presents to mode as its industries. And this convergence and industries the which are presents used and the state of the parts in second presents or a state of the parts which are the which are merimum quarks, and all of the oblighted prevents prevents of a variation of the home to be used the shealed and the whole are merimum quarks, and all of the oblighted prevents prevents or a variation of the parts are prevented and the state of the prevents of the parts and the prevents of the parts are prevented and the prevents of the parts and the prevents of the parts are prevented and theparts are prevented and theparts are prevented and the parts are		iny ept and dy
	matter and house due and pryche at the spike of the backer hered, without notes, and it shall be hered for the ship of the second part		nte de la
	denand, to the first partASE. It is agreed by the parties hereto that the terms and provisions of this indenture and insure to, and be obligatory upon the heirs, executors, administrators, personal represen- ted as a second	and each and every obligation therein contained, and all benefits accruing therefrom shall ext natives, assigns and successors of the respective parties herein.	h
	IN WITNESS WHEREOF, The part 19.8. of the first part have above written.	hereunto set their hand and seal 5 the day and year i	
	• • • •	S. E. Owens (SEA	
		Perthe Owens (SEA	
•		(SEA	
•	STATE OF Kantes		
	Countr or Dougles		
	BE IT REMEMBERED, That on this 15th day of May A. D. 19 31, before me, a Notary Public in the aforesaid County and State, came S. T. Owene and Ferthe Owene, his wife		-
	Legel Seal to me personally known to be the same person		on while or it is the original life right of the
	Y AND IN	I. C. Stevenson Notary Public.	1 34 June
	RELEASE		and and and
	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and suthorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 1874 day of 1887		
	De Devenson Sady . Nouronce 18	Willing & Lohn asin . Mortgasse. Over	-

289