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	MORTGAGE	RECORD 76	Reg. No. 1558 Fee Paid, \$ 4.00
MALE LITHE CO. TOPERA	10348		
	FROM	STATE OF KANSAS, DOUGLAS COU	NTY. st.
Terror C	Our and the state	This instrument was filed for record	on the 15 day of
Jesse G.	Opperman and wife TO	Sept. A. D. 19.3	1, at 4:25 o'clock P. M.
		Olie & Christi	Register of Deeds.
The Lawr	rence National Bank	By	Deputy.
THIS INDE	ENTURE, Made this 16th day of Septemb	er is the sec	r of our Lord, one thousand nine
hundred and	thirty-one between between Jesse C. Opperman and Lilly Opperman,		r of our Lord, one thousand hife
		nis wire	
of Lawrence	first part, and The Lewrence Netional Bank	and State of	Kansas
			partV of the second part.
which is hereby a	TH, That the said part <u>198</u> of the first part, in considerati undired and no <u>100</u> acknowledged, haxe sold, and by this indenture do cribed real estate situated and being in the County of Dougl	Grant, Bargain, Sell and Mortgage to the sa	duly paid, the receipt of id part. I of the second part,
	Lot Ninety-one (91) Breezedele, en add		
And the mid par	more and all the estate, title and interest of the said part_in $dl \in \mathbb{R}$. of the fort part da breby covenant and space that at the holdsable estate of inheritance therein, free and done of all housdances		 of the premise above granted, and
and that they will warr	ant and defend the same against all parties making lawful claim thereto.		
Assessed against said re and by such insurance of <u>its</u> interest. berein provided, then t indenture, and shall be THIS GRANT is Sixteen h	see the particle herein that the part $\underline{1} \subseteq \underline{0}$ of the first part shall at all the all state when the more becomes due and quarks, and that $\underline{1} \underbrace{1} \underbrace{1} \underbrace{1} \underbrace{1} \underbrace{1} \underbrace{1} \underbrace{1} \underbrace$	11 see the buildings upon asid real estate insured r part, the less, if any, made payable to the part. J.y. such taxes when the same become due and payable a either, and the amount as puid shall become a part ad.	against fire and tormado in such sum -of the second part to the extent of and to krep mild premises insured as of the indebtedness, secured by this DOLLARS
according to the terms	of one ortain written obligation for the navment of said a	sum of money, executed on the 16th day of	September 31
And this conveyan part thereof or any oblic up, as provided herein, absolute, and the whole mature and become due and benefits accruing the amount then unpaid of i demand, to the first part It is agreed by the and issue to, and be ob-	orise make parallel to the part $-V_{-}$ of the source of parts, with the second of the test part $-V_{}$ of the second parts, which there is the parallel test part is the part of the second part of the parallel test part is the part of the part of the part is the part of the pa	lightion contained therein fully discharged. If $defaultis are not fixed when the much become due and pay-ers are not fixed when the much become due and pay-ers are not, or if wake is committed on and premisesemitted oblightion, for the security of which this inshall be layful for the said part. \mathcal{J}_{-} of the second isin it the manner provided by law and out of all moneysis and the verythin, if any there be, shall be pail bythe hand every oblightion therein contained, and ill hereis, saigns and association of the respective particle hereinthe state of the second of the second of the second of the secondis not proven by the second of the second of the second of theintervent of the second of the respective particle hereinthe second of the second of the respective particle herein thesecond of the second of the seco$	be made in work payments or any balls, or if the insurance a pack has a balls, but this conveyance shall become feature is given, shall immediately part wirer appointed to collect the rests arising from such sole to retain the the partUr making such made, on efficient according therefrom shall extend.
IN WITNESS above written.	WHEREOF, The part ies. of the first part ha. YE heret	anto set their handSand seal S	the day and year last
		Jesse C. Opperman	
		Lilly Opperman	(SEAL)
			(SEAL)
STATE OF "			(SEAL)
	ouglas		
	BE IT REMEMBERED, That on this 16 Notary Public in the	aforesaid County and State, came.	A. D. 19.31, before me, a
Legal Seal	Jesse C. Opperman and Lilly Opper to me personally known to be the same person ⁶ who of the same. IN WITNESS WHEREOF, I have bereunto sub above writer. My commission expires on the ²⁵ / ₂ day of ¹ / ₂	accounted the foregoing instrument and duly	r acknowledged the execution al on the day and year last

Contractory of

Notary Public.

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W. A. Scheel

RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this of day of May ..., 1934 Corp Dave Talvance Talvance Barle Laurence Mertgagee. Joo 20 Kahne, Cashier- Mertgagee. Owner.

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