MORTGAGE RECORD 76

Stather M. Shaft The Immence Building & Loan Association THIS INDENTURE, Made this Minth day of Fahr hundred and Thirty-two of LERFENCE of the first part, and The LERFENCE of the first part, and The LERFENCE which is bereby acknowledged, haf, sold, and by this indenture doffGr which is bereby acknowledged, haf, sold, and by this indenture doffGr Lot One Hundred Fifty-three (153) Indiana	I. Shaft, s. widow and State of <u>Kunane</u> Lown Association of the sum of.
The LEWFENCE Building & Losn Association THIS INDENTURE, Made this Minth day of Teler hundred and Thirty-two between Enther of LEWFENCE in the County of Douglies party of the first part, and The LEWFENCE Building & WINDESETH, That the said party of the first part, in consideration One Groupend end no/100 which is hereby acknowledged, haf, sold, and by this indenture doff Gr Group of Douglast	By
THIS INDENTURE, Made this Minth day of Fahr hundred and Thirty-two between Fahr of LERFERCE in the County of Dougles party of the first part, and The Lemrence Duilding A WITNESSETH, That the said party of the first part, in consideration One. Thousand and mo/100 which is hereby acknowledged, hall sold, and by this indenture dolls Grade the following described real estate situated and being in the County of Douglas in	By
bundred and Entrip-two between Enthan of. LETTERCE in the County of. Dougles part y of the first part, and The Letterce Building & WITNESSETH, That the said part y of the first part, in consideration One Change of and 100 which is bereby acknowledged, haffsold, and by this indenture doffGraphics of Douglas is	in the year of our Lord, one thousand nine L. Shoft, s widow and State of Konese Lown Association part of the second part, DOLLARS, to duly paid, the receipt of rant, Bargain, Sell and Mortgage to the said part of the second part, and State of Kanesa, to-wit:
hundred and Entity-two between Entitar of LETTERCE in the County of Dougles part y of the first part, and The Lewrence Building & WITNESSETH, That the said part y of the first part, in consideration One Chouseand end no/100 which is hereby acknowledged, haffsold, and by this indenture doffGroups of the following described real estate situated and being in the County of Douglas in	bl. Shaft, e.widow and State of Konene Lown Association part y of the second part. of the sum of.
part y of the first part, and The Lewrence Building & WITNESSETH, That the said part y of the first part, in consideration One Thousand and no/100- which is hereby acknowledged, has old, and by this indenture doff. Groups of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described real estate situated and being in the County of Douglas of the following described read estate situated and being in the Cou	Loan Association part_Y of the second part, of the sum of. DOLLARS, toherrduly paid, the receipt of rant, Bargain, Sell and Morigage to the said part/ of the second part, and State of Kannas, to-wit:
WITNESSETH, That the said part y of the first part, in consideration One Choineand and no/100 which is bereby acknowledged, haf of the sold, and by this indenture doff. Gr the following described real estate situated and being in the County of Douglas a	of the sum of part of the second part. DOLLARS, to her duly paid, the receipt of rant, Bargain, Sell and Morgage to the said part of the second part, and State of Kansas, to-wit:
One Showend and no/100	DOLLARS, toherrduly paid, the receipt of rant, Bargain, Sell and Morigage to the said part/ of the second part, and State of Kannas, to-wit:
Iot One Hundred Fifty-three (153) Indiana :	St., in the city of Levrence
with the appurtenances and all the estate, title and interest of the said part."	
seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	
noned, eventee, 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 \mathcal{J} of the first part shall at all times assessed against said real estate when the same becomes due and payable, and that $\frac{1100}{100}$	keep the buildings upon said real estate insured against fire and tornado in such sum
and by such insurance company as shall be specified and directed by the part_2/ of the second pa 	
herein provided, then the part $\underline{\mathcal{Y}}_{}$ of the second part may pay sold taxes and insurance, or elimidenture, and aball bear interest at the rate of 10% from the date of payment until fully repaid THIS GRANT is intended as a mortgage to secure the payment of the sum of	ither, and the amount so paid shall become a part of the indebtedness, secured by this
THIS GRANT is intended as a mortgage to secure the payment of the sum of One. Thousend and no/100	
according to the terms of ODE certain written obligation for the payment of said sun	m of money, executed on the 9th day of February 19 32
and by true made payable to the part. y of the second part, with all interest sums of money advanced by the said part of the second part to pay for any insurance or to	et accruing thereon according to the terms of said obligation and also to secure any sum or o discharge any taxes with interest thereon as herein provided, in the event that said
part of the first part shall full to pay the same as provided in this indenture has this conveyance shall be void if such payment be made as herein specified, and the oblight furt thereof on any oblightion critical thereby, or interest therea, or it the taxes on said real estate up, as provided herein, or if the buildings on said real estate sets are not kept in as good repart as they building and the oblighting and the same set of the same set of the same one is any should be oblighted on the same set of the buildings on said real of the oblighting provided for m said write the same set of the same set of	nation contained therein fully discharged. If default be made in such payments or any a two not you when the same become due and payshe, or if it because a data they a we now, or if waste is committed on and premises, then this convergance shall become item objection, for the security of which this indicates is given, shall immediately
mature and become due and payable at the option of the holder hereof, without notice, and it sh and benefits accruing therefrom; and to shi the premises and all the improvements thereon i more than the state of the state of the state of th	hall be lawful for the said part of the second part
amount then unnaid of principal and interest together with the costs and charges insident thereto a	and the complus if any there he shall be not he the part V making such mis on
demand, to the first part, <u>V</u> It is agreed by the particle hereto that the terms and provisions of this indenture and each and more to, and be obligatory upon the here, executor, administrators, personal representatives, a IN WINNESS WINNESS	a sug every outgation therein contained, and all benefits accruing therefrom shall estend Assense and successors of the respective parties hereto.
IN WITNESS WHEREOF, The part , of the first part has hereun above written.	to set
-	Esther H. Shoft (SEAL)
	(SEAL)
	(SEAL)
	(SEAL)
STATE OF KATEAS	
COUNTY OF DOUGLAS	
	day of February A. D. 1932, before me, a
notary public in the af	
Legel to me personally known to be the same person who	executed the foregoing instrument and duly acknowledged the execution
	cribed my name, and affixed my official seal on the day and year last
above written. My commission expires on the 15th day of	
and the second	I. C. Stevenson Notary Public, Was with
and the second	on the pri
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the fu	Mortge;
IQ 14	
beeds to enter the ficharge of this maringer of record. Dated this 19th do by J. E. Ely Scortary (App. Sed) y A	

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