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1903 Reg. No

483

	MORIGAGE RECORD /6 Fee Paid, 3 _2.50	
	Willing Exterior (1919	1
	FROM STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 14 day of July A. D. 19.32, st 11;30 dock A. M.	
	TO <u>deic E. armetrong</u> Bogiter of Deeds.	
	A. F. Beach By Suludold Fisterican Deputy.	T
	THIS INDENTURE, Made this lat day of March, in the year of our Lord, one thousand nine hundred and Thirty Two between The I.C.C.F. No. 31, Beldwin City Kanaga	
	of Eeldwin in the County of Douglas and State of Kanana part y of the first part, and A. F. Beach	
	WITNESSETH, That the said part_y_ of the first part, in consideration of the sum of	
	Beginning at a point ten (10) feet west of the South West Corner of Lot "S" on High Street, Baldwin City Kenses, thence East fifty (50) feet, thence North One hundred sixteen (116) feet, thence East Twenty (20) feet; Thence North Twenty four (24) feet; Thence West Seventy (70) feet; thence South One hundred forty (140) feet to the place of Beginning Also Lot Minety five (95) on High Street, Baldwin City Kenses.	
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	· ·	Kan-
		Purglas County, I Providence herein Post 1939
•		Dough
	with the appurtenances and all the estate, tille and interest of the said partifien. of the first part therein. And the said partification is part dobree proved and argo that it the dollary herein. They are the lawful over fi of the premises shown pasted, and while of a go and indicated tests of interiouse therein, five and does of all interiouse Exc option for first Morkgoge of \$4900.00	2 and all and all and all all all all all all all all all al
	and of a good and montaneous errors on montaneous turners, new name of an anomenance or or or a montaneous or or or or a montaneous or	District C
	anesed against mid real exists when the same becomes due and payable, and that <u>they</u> here the buildings upon axid real state hourse against fire and tornado in such sum and by such incremes company as shall be specified and directed by the part. J_{-0} if the second part, the line, if any, made payable to the part. J_{-0} if the second part is the state if <u>infinite</u> . The first increase, fast in the scent is the second regression of the second part, the second part is the secon	2 Z day
	herein provided, then the part	N, Clark C r follor Direction diule Actual
	according to the terms of _0100 events written obligation for the payment of mids sum of money, executed on the March H_32 and by 120 terms made payche to the part Y of the second part, with all interest serving thereas second in the terms of main delay the second part to part of the accord part to part to accurd part part to accurd part part of the accord part to part to accurd part part of the accord part to part of the accord part to part to accurd part part to accurd part part of the accord part to part to part part part of the accord part to part to accurd part part of the accord part to part to accurd part part of the accord part to part to accurd part part to accurd part part of the accord part to part to accurd part part to accurd part part of the accord part to part to accurd part part to accurd part part of the accord part to part part part to accurd part part part to accurd part part to accurd part part of the accurd part to part to accurd part part part to accurd part part to accurd part part to accurd part part part part part part part part	CALLAHAN CALLAHAN proceeding that made by a filling the same is the filtere my land
	part. 166 of the fort rant shall full to pay the same as provided in this identities. Af this moverprises that have well of non-properties the made as here specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or increase thereas, or if the taxes on mad real entries are not paid benefits there and payments do and payments are any pay as provided berrars, or if the buildings on and mark entries are not key as any origin they are in good in the size is committed on and provides, or if the insurance is not key to any provided berrars. If the buildings on and mark entries are not key as any origin if we are is constrained on and provide correspondent between the superimeter of the superimeter of the state of the state of the state of the state on the state of the sta	811]×
	shocks, add by whice sum remaining unpud, and all of the deliptions provided for in and written obligation, for the security of which this induction is given, and immediately matter and hence due and payshes at the option of the holder hence, without notice, and it has he leafed for the said part \underline{J}_{-c} of the second part. In the same of the same of the mail premises and all the improvements thereas in the manor previded by just and to have a resizer appointed to collect the rest and hencies second propriate and interest, together with the scale and charge incident thereto, and the very half and out of all more second part. In the same of the rest is the same shore granted, or any part theredo, is the rest previded by just and out of all more second parts in the same second parts. In the same of the rest part of the same shore granted, or any part theredo, and the very hold parts the scale by the part \underline{J}_{-c} . In this game hale, on and more that the form the same scale rest. Same shore, and the scale parts therefore, and the very collision there is called its second, be the parts therefore shall estand and more that the beside second parts therefore, the scale parts therefore, the scale part therefore the scale parts therefore shall be rest and the scale parts therefore shall estand and more to and be obligative parts the the terms and provision of the indentive so due and over yobligation there is calculated its second grants herein.	1.1 4 4 5 7 4
	IN WITNESS WHEREOF, The part left of the first part ha re hervanto set their hand and seal a the day and year last above written. Trusteen of 1.0.0.F. T. A. Custer (SEAL)	
	" of I.O.O.F. Harry H. Hobson (SEAL)	1.3
	" of I.O.O.F. E. D. Hobson (SEAL)	of Dec
	STATE OF(SEAL)	in the second
n	Couver or Douglas }ss. Couver or Douglas BE IT REMEMBERED, That on this 25 day of June A. D. 1932, before me, a	ATTEST
	Notary Public in the aforesaid County and State, came T. A. Custer - Harry H.	ATTEST.
	Legel Hohnen and E. D. Mcbaon to me personally known to be the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITKESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last	2.rt
	above written. My commission expires on the 1.5 day of	1.
	Notary Public.	
-	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	
	Mortgages, Orner.	
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