MORTGAGE RECORD 76

11111	waking distributes 40540 FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.	
	George L. Kapfer and wife	This instrument was filed for record on the day of	
	TO	Feb. A. D. 1933, at 3:40 . o'clock P. M. Elin & Claunelenerg	
	The Lemmanae Building + Leon terreistic-	Register of Deeds.	
	The Lawrence Building & Loan Association	ByDeputy.	U.
	THIS INDENTURE, Made this Sixth day of February , in the year of our Lord, one thousand nine hundred and Thirty-three between George L. Knpfer and Pauline Knpfer, his wife		
	of Lawrence in the County of Dougles and State of KENSES part 168 of the first part, and The Lawrence Building & Loan Association		
	part y of the second part.		
	WITNESSETI, That the said part i.e. of the fast part, in consideration of the sum of. Three Hundred Seventy and no/100		
	Lots Twenty-eight (28) and Twenty-Nine (29) in Learnard's Sub-division of Block Five (5) in that part of the City of Lawrence known as South Lawrence.		
			. 0.1
	with the appurtenances and all the estate, title and interest of the said part 202 of the first part therein. And the mid part 202 of the first part do		
	And the and per LCD, of the first part do, hereby covenant and agree that at the delivery hereof. whey here when when a borner. Bot the premises above granues, and mised of a good and indefaulthe etate of inheritance therein, free and clear of all incumbrance		
	and that they will warned and defend the same against all parties making lawful claim thereto. It is agreed betwom the parties beveto that the part 100. of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or		
	essenced against said real estate when the same becomes due and payhile, and that they have the huildings upon said real estate insumed against firs and tormado in such sum and by such insumance company as shall be specified and directed by the part. Y. of the second part, the loss, if any, made payhile to the part. 1281 the second part to the estant of		
	118 interest. And in the event that said part 128. of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured as been provided, then the part Y is the second pay with taxes and insurance, or either and the ansatz so paid shall become a part of the indebtdance, secured by this indebtance is a contrapt to even the payment of the second taxes in the second tax part of the indebtdance, secured by this THIS ORANT as intended as a contrapt to even the payment of the second tax part of the rest of the indebtdance. There exists a contrapt to even the payment of the second taxes are independent of the second taxes are independent of the second taxes. There exists are independent of the second taxes are independent of the second taxes. The second taxes are independent of the second taxes are independent of the second taxes. There exists are independent of the second taxes are independent of the second taxes are independent of the second taxes. The second tax is a second tax is a second tax is a second taxe to a second taxes are independent on the second taxes. The second taxes are independent on taxes are independent on taxes are independent on taxes. The second taxes are independent on taxes are independent on taxes are independent on taxes. The second taxes are independent on taxes are independent on taxes are independent on taxes. The second taxes are independent on taxes are independent on taxes are independent on taxes. The second taxes are independent on taxes. The second tax is an independent on taxes are independent on taxes are independent on taxes are independent on taxes. The second taxes are independent on taxes are independent on taxes are independent on taxes. The second taxes are independent on taxes are independent on taxes are independent on taxes are independent on taxes. The second taxes are independent on taxes are independent on taxes are in		
	seconding to the terms of ODO certain written obligation for the payment of asid sum of money, executed on the 6th day of February 19.33.		
	and by <u>118</u> terms made payable to the part <u>Y</u> of the second part, with a sums of money solvanced by the said part <u>Y</u> of the second part to pay for any insural mart168 of the first part shall full to pay the same as needed in this indenture	ill interest accruing thereon according to the terms of said obligation and also to secure any sum or nee or to discharge any taxes with interest thereon as herein provided, in the event that said	
	part 165 of the first part shall full to pay the same as provided in this indexture. And this enveryone shall be wird if any hypermet be mode as herein specified, and the obligation contained thermin fully discharged. If default be made in anti-paymenta er any part there for your obligation creation thereby, or altered therea, or if alter taxis on and rule relation are not pays when the name because the made in anti-paymenta er any part there for your obligation creation thereby, or altered therea, or if alter taxis on and rule relation are not pays when the name because the made in anti- pays there is a strain the strain taxis. The strain taxis of the strain taxis.		
	harder and become due and paycow as the option of the shourd percess and all the improvements thereon in the manner provided by law and to have a receive appointed to collect the rents		
	and needs average devertion; indo to set the prelines herely granded, et any part thereis, in the making presented by all when one is an independence of the make method and the set of		
	and inure to, and be colligatory upon the heirs, executors, administrators, personal represent IN WITNESS WHEREOF. The part 100 of the first part ha Ve	and ment and every outgetten therms contained, and all benefits acruing therefrom shall extend tatives, assign and successors of the respective parties herein the state of the second sta	
	above written.	George L. Kapfer (SEAL)	
		Pauline Kapfer (SEAL)	
		(SEAL)	
	STATE OF Kensas		
	COUNTY OF Douglas	Con a second sec	O.
	BE IT REMEMBERED, That on this <u>6th</u> <u>day of</u> February <u>A. D. 1933</u> , before me, a Notary Public <u>in the aforesaid County and State</u> , came		at the second
This Release	Legal George L. Kapfer and Pauline Kapfer, his wife		F
was written on the original	Sen1 IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last		LL
Mortgege this 94 day	above written. My commission expires on the 15th day o		
December		I. C. Stevenson Notary Public	
9 2.6	RE	LEASE	
Hazalda Beck	I, the undersigned owner of the within mortgage, do hereby acknowledge	ge the full payment of the debt secured thereby, and authorize the Register of	
Reg. of Decas.			
her of Decor	Deeds to enter the discharge of this mortgage of record. Dated this. I.C. Stervenson Secy. conflead	day of Clec. 18	

550