## MORTGAGE RECORD 76

Reg. No. 2175 Fee Paid, \$ 5.00 /

I

FROM	STATE OF KANSAS, DOUGLAS COUNTY, s. This instrument was filed for record on the 24 day of	
Kctie H. Anderson and husband	June A. D. 1933 , at 1: 30.0'clock P. M.	
10	Eeie & Connorma .	
Peoples State Bank, Lawrence, Kens.	By Register of Deeds.	
	ine H. Anderson and her husbend, T. L. Anderson	
of Lawrence, in the County of Dou		
party of the first part, and Peoples State Bank, Lowrence WITNESSETH, That the said part 100 of the first part, in consider	part.y of the second part.	
	DOLLARS, to <u>then</u> duly paid, the receipt of Grant, Bargain, Seli and Morgage to the said part. J of the second part, uglas and State of Kansas, to-wit:	
Levee Lote Numbered One (1) and Two (2) in	the City of Lawrence	
wired of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making lawful claim thereto	t the delivery hereof they cred the lawful owner 2 of the premiers above granted, and • except terrer for 1932.	
assessed against mid real estate when the same becomes due and payable, and that income and by such insurance company as shall be specified and directed by the part 3. of the sec 102 interest. And in the event that said part 1021 of the first part shall fail to p	It time during the life of this indicator, pay all tensor or assessments that may be level or $\neg$ $\neg$ $\neg$ $\neg$ $\neg$ $\neg$ $\neg$ $\neg$ $\neg$ $\neg$	1
nemeture, and shall bear interest at the rate of 10% from the date of payment until fully THIS GRANT is intended as a mortgage to secure the payment of the sum of TWO thous prid	, or either, and the amount so paid shall become a part of the indubtedness, recursd by this repaid.	
according to the terms of CILC certain written obligation for the payment of an	aid sum of money, executed on the 24th day of June 1933	
nd by for a second part, with all umm of money advanced by the said part, of the second part to pay for any insurance and for a second part to pay for any insurance	interest accruing thereon according to the terms of said obligation and also to secure any sum or e or to diacharge any taxes with interest thereon as herein provided, in the event that said	
All i.i.C.i. of the first part shall fail to pay the same as provided in this indenture. And this convergence shall be visit if such payment be made as herein appendix, and the sart thereof or any oblightion restset thereby, or interest thereos, or if the bases on sail real posterior shall be when any oblightion rest of the oblightion provided for its se- basistic, and the whole sail payhold as its for the oblightion provided for its matter and become doe and payhold as it the option of the bold prevend, without notice, an attrave and become doe and payhold as its provided for its pay the provided for its pay the provided for its pay the provided for the pay the prevend, which notice, and the provided for the pay	obligation contained therein fully discharged. If default be made in such payments or any instate are not paid when the same become doe and paytole, or if the insurance so not kept is $24\pi$ are now, or if works is committed on and premose, then this coveryance shall become of written collegation, for the security of which this inductive is given, shall immediately at shall be table of the table of the security of which this inductive is given, shall immediately at shall be indefined for the said pay $T_{ij}$ of the second part $OT$ $CDS [L_{ij}](16)$	
meant then uspad of principal and interest, together with the costs and charges incident the smand, to the fast part $\underline{100}$ . It is agreed by the parties better that the terms and previsions of this indenture and intere to, and be obligatory upon the being, security, simulativators, personal representa	erron in the manner provided by law and to have a review appointed to celler the cents in the manner preventies by also and not of all moves priming from such and to result the cereto, and the overprior. If any there bay, shall be pair by the part $\sum_{i=1}^{n}$ making such asle, on of such and every obligation therein contained, and all bendits accurate therefrom shall extend there, assigns and researces of the representing particle lense.	
IN WITNESS WHEREOF, The part 122. of the first part hall h bove written.	ereunto set_theirhand@and seal_R the day and year last	
	Katie H. Anderson (SEAL) W. L. Anderson (SEAL)	
/		
″	(SEAL)	
TATE OF Kanaga }ss.		
DOUGLED	(SEAL)	1
ountr or Douglas }ss. BE IT REMEMBERED, That on this 24 Notary Public in t	(SEAL) (SEAL) the day of June A. D. 1953, before me, a the aforessid County and State, came	[
ouver or Douglas Sat BE IT REMEMBERED, That on this 24 Notary Public in t Legal Katie H. Anderson and b	(SEAL) (SEAL) در (SEAL) در (SEAL) در (SEAL) در (SEAL) در (SEAL) در (SEAL)	
OUNTY OF         DOUGLOS         Sat.           BE IT REMEMBERED, That on this         214           Legel         Notrowy. Public         214           Seel         Ione personally known to be the same person	(SEAL) (SEAL) (SEAL) the dressid County and State, eame. her humbersh, W. L. Anderson who executed the foregoing instrument and duly acknowledged the execution subscribed my name, and affixed my official seal on the day and year last	
ouver or Douglas set. BE IT REMEMBERED, That on this 24 Hotory Public to the set of th	(SEAL) (SEAL) (SEAL) th:Ay ofAy of	
OUNTY OF         DOUGLOS         Sat.           BE IT REMEMBERED, That on this         214           Legel         Notrowy. Public         214           Seel         Ione personally known to be the same person	(SEAL) (SEAL) (SEAL) the dressid County and State, eame. her humbersh, W. L. Anderson who executed the foregoing instrument and duly acknowledged the execution subscribed my name, and affixed my official seal on the day and year last	
Down or set         Down of the set           BE IT REMEMBERED, That on this         21           Legal         Notruy, Public         in the set           Seal         to me personally known to be the same person. 1         of the set set set set set set set set set se	(SEAL) (SEAL)	
Down or set         Down of the set           BE IT REMEMBERED, That on this         21           Legal         Notruy, Public         in the set           Seal         to me personally known to be the same person. 1         of the set set set set set set set set set se	(SEAL) (S	

574

this