MORTGAGE RECORD No. 78

	State of Kansas, 85.		
Will A. Noland and his wife, (Anna M.)	County of Douglas,		
Version and the second s second second se	This instrument was filed for record on the	10-5	12/1
TO	26 day ofAugust,	10	Y
The Douglas County Building and Loan Association	1935 , at4135 o'clockP. M.		
en en en la factoria en la factoria de la companya en la companya en la companya en la companya en la companya	Varold G.Beck -		
Dealer and Dealer	N Cost G. G. Serrer - Register of Deeds.	12 3	11.0
		1.00	1/3
THIS INDENTURE, Made this 19th day of	August , 19 35 ., by and between	12	
Will A. Noland and his wife, Anna M. Noland		17	r M
	ragor, and The Douglas County Building and Loan	-	
Association of Lawrence, Kansas	, a corporation organized and existing		
under the laws of Kansas. ,		150	1
WITNESSETH, That the Mortgagor, for and in consideration of the wenty Seven Hundred Fifty and no/100 Dollars (\$	2750-00) the mediat of which is hareby acknowledged		
does by these presents mortgage and warrant unto the Mortgagee, its succ	ressors and assigns, forever, the following described real estate, situated		
in the County of Douglas, State of Kansas,	to wit:		
	And the second		
Lot No. Two (2) in Block No. Twenty E the City of Lawrance.	ight (28) in Quivera Place, an Addition to		
$\sum_{i=1}^{n} m_i^{(i)} \left(1 + \frac{1}{2} + \frac{1}{2} + \frac{1}{2} \right) \left(1 + \frac{1}{2} + \frac{1}{2}$			
	$\left \left(1 + \frac{1}{2} + \frac{1}$		
the second s			
		7	
an management of the second		leas	1
		L Ag	0.19
		her	4
den al contra de la contra de la Contra de la contra d		- Se	
		norte	×
	and the second second second second second	L H	Ţ
	A STATE OF A	dyinal Instrument: been paid in full, this mortgage is hereby refeased	J
		the original instrument ving been paid in fuil,	
the survey prove the events of a second strategy of the second	a service of the second s	Ind. na	dere
• Stand I have been a stand of the stand of		16 4	3
where the pressed is the state of the state of the frequencies τ_{i} , τ_{i}		1 In the	50
	and a second	orned	thus,
		dan d	
		The second	- And
We say the set of a set of the se	and a state of the second state of the second state of the	19	autru
		144	The second
and the second second second second second			R
To HAVE AND TO HOLD the premises described, together with all and	singular the tenements, hereditaments and appurtenances thereunto	27	
To HAVE AND TO HOLD the premises described, together with all and ologning, and the rents, issues and profits thereof; and also all apparatus and electric light futures, elevators, screws, screen doors, awnings, blinds a rected or placed in the buildings now or hereafter standing on the zid' ar rected or placed in or upon the said real criate or attached to or u itures therein for the purpose of heating, Lighting, or as part of the resent or future use or improvement of the said real estate, which one part of the said real estate by such attachment thereto, or not, all of a snexed to and forming a part of the freehold and covered by this mort (i n and to the mortgaged premises unto the Mortgager, forverer.	s, machinery, fixtures, chattels, furnaces, heaters, ranges, mantles, gas and all other fixtures of whatever kind and nature at preser contained	9	
rected or placed in or upon the said real estate or attached to or u ixtures therein for the purpose of heating, lighting, or as part of the	sed in connection with the said real estate, or to any pipes or plumbing therein, or for any other purpose appertaining to the		2
present or future use or improvement of the said real estate, whether ome part of the said real estate by such attachment thereto, or not, all of a support to and forming a part of the freshold and sourced by this work	" such apparatus, machinery, fixtures or chattels have or would be- which apparatus, machinery, chattels and fixtures shall be considered	0	03
f, in and to the mortgaged premises unto the Mortgagee, forever.		8	10:
And the Mortgagor covenants with the Mortgagee that he is lawful ight to sell and convey the same, as aforesaid, and that he will warrant	ly seized in fee of the premises hereby conveyed, that he has good and defend the title thereto forever against the claims and demands of	9	201
ll persons whomsoever.	and the second second second second second second	22	10
This mortgage is given to secure the payment of the principal sum anty Seven Hundred Fifty and $no/100 Do$		8	200
ory note of even date herewith, the terms of which are incorporated here	in by reference, payable with interest at the rate of		2ª
er centum (to be paid at the office of The Douglas County Building	-Lo	N
monthly installments of Twenty One and 75/100 -		-	
ommencing on the first day ofSeptember, 1935	, and on the first day of each month thereafter, until the principal		
nd interest are fully paid, except that the final payment of principal and exceptions first day of August 1950.	interest, if not sconer paid, shall be due and payable on the zhrvirsh		
	the second s		

258