MORTGAGE RECORD 80

Reg. No. 355 Fee Paid, \$ 7.00

Receiving

TITTT		FROM	STATE OF KANSAS, DOUGLA	record on the 9 days	
			This instrument was filed for re	1935, , at 2:55 o'clock P. M.	
	B	TO TO	November A. D.	Warild G. Deck	
				Register of Deeds. Deputy.	LAWRENCH
	The Lawrence Bu	ilding and Loan Association	By		
	SUIS INDENTI	URE, Made this Ninth day of		the year of our Lord, one thousand nine	THIS IN
	hundred and Thirty-	URE, Made this Ninth day of five between Erma	M. Chandler, a widow		hundred and
	and State of Kansas				d Le
	of Lawrence	in the County of Dougl	g and Loan Association	part y of the second part	part ies of th
		of Lawrence in the County of Douglas part y of the first part, and The Lawrence Euilding and Loan Association WITNESSETH, That the said part y of the first part, in consideration of the sum of. part y WITNESSETH, That the said part y of the first part, in consideration of the sum of. of the reside at Twenty-eight Hundred Twenty and 41/100 DOLLARS, to her duly paid, the reside at			
	Twenty-eight h	That the said part y of the mat pay, an tool und red. Twonty and 41/400 iledged, ha 5 sold, and by this indenture do estate situated and being in the County of Doug	Grant, Bargain, Sell and Mortgage to the	nor duly paid, the receipt of e said part y of the second part, is	Thirtse: which is hereby following descri
	one	s South Ten (10) fest of Lot Num s-half of Lot Number One Hundred wrence, Kansas.	ber One Hundred Seventeen (117) Nineteen (119) on Coun. St. in	and the North a the City of	
In mont					
Le Signation					
1223.40					
Ter Pa					
and the					
- COL					
A a la la	2				
of Lori					with the appurter
N. Clerk of the A r judemont o District Court. duly recorded i duly recorded i ad this. 16	with the appurtenances and all the estate, title and interest of the said part. 105 of the first part therein. And the mid part 105-d the first part dobereby covenant and agree that at the delivery hereof\$10\$2.5the lawful owner8 of the premises above pruted and and				And the said p of a good and indefea
Clerk Intrict If rep	of a good and indefeasible est	of a good and indefeatible estate of inheritance therein, free and clear of all incumbrance			
HAN. C	and that they will warrant an	and that they will warrast and defind the same against all parties making lawful daim thereto. It is agreed between the parties hereto that the part. Y of the first part shall set it inner during the life of this indenture, pay all tarse or assessments that may be level a mount quart It is agreed between the parties hereto that the part. Y of the first part shall set it in our during the life of this indenture, pay all tarse or assessments that may be level as the part.			
	said real estate when the same	said real estate when the same becomes due and payable, and that SIG WIII keep the buildings upon said real estate when the same becomes due and payable, and in the event the			
N CAL by cert made l t the	as shall be specified and direct said part. Y of the first par	as shall be specified and directed by the part $V_{}$ of the second part, the loss, if any, make payles to like part $V_{}$ or the second part, the loss of any make payles to like part $V_{}$ or the second part, the loss of any make part $V_{}$ of the second part, the loss of any make part $V_{}$ of the second part, the loss of any make part $V_{}$ of the first part shall fit to pay make taxes when the mane tensor part and the loss of all presents of the loss of all presents of the loss of all presents of the loss of all parts of the loss of a part of the loss of all presents of the loss of the amount pay and that become a part of the indekedness, secured by this indexture, and shall beer interest at the rate of 10% from the date of parts of the loss of all presents of the loss of the lo			
AHO ANA	THIS GRANT is inte	THIS GRANT is intended as a mortgage to secure the payment of the sum of 43 (200			
3311					
	and by its term	and by 115 terms made payable to the part of the second part, with all interest there are with interest thereon as herein provided, in the event that aid party of the second part, with all for part			
	shall fail to pay the same as p And this converges	noncy estrande by the mid party — of the second part to pay to realy induces on outside to the state of the state on the s			
	All this corrected barries of the task of the task on and rail of the task on and rail of the task of task of the task of the task of the task of task of the task of				shall fall to pay the an And this conve or any obligation erra the buildings on mid r and all of the obligation without notice, and it i
		without notice, and it shall be lawful for the said part. Y of the second part.			
	without notice, and it shall be thereon in the manner provid	ied by law and to have a receiver appointed to collect the ren all moneys arising from such sale to retain the amount then	its and benefits accruing therefrom; and to sell the premises unpaid of principal and interest, together with the costs an	hereby granted, or say part thereof, is the most in the second state of the second sta	
	without notice, and it shall be thereon in the manner provide prescribed by law and out of there be, shall be paid by the It is agreed by the part	e part 105 making such sale, on demand, to the first part	and each and every obligation therein contained, and all be	a berefory granied, or any part thereo, and the overplan, if we and charges incident thereto, and the overplan, if we encedits accruing therefrom shall estend and have in	there be, shall be paid It is agreed by and be obligatory upo
	without notice, and it shall be thereon in the manner provide prescribed by law and out of there be, shall be paid by the It is agreed by the part	e part 105 making such sale, on demand, to the first part	and each and every obligation therein contained, and all be	a berefory granied, or any part thereo, and the overplan, if we and charges incident thereto, and the overplan, if we encedits accruing therefrom shall estend and have in	Chron is the manner prescribed by is a and there be, shall be paid it is agreed by and be obligatory upon IN WITNE written.
	without notice, and it shall be thereon in the manner provide prescribed by law and out of there be, shall be paid by the It is agreed by the part	In by he wind to have a reserve appointed to reflect the reg all moneys arises from such held to reliable the mount then part. 1005 making such make, as demand, to the fort part, right herets that the terms and provide of the indetune region of the reserve the reserve and representatives and WHEREOF, The part. Y of the first part ha	and each and every obligation therein contained, and all be	a bereby granted, or any part through the works the distance indexity in index in the works the workits accruing therefore shall estend an horn is a seal the day and year last above	there be, shall be paid It is agreed by and be obligatory upor IN WITNE
eda 	without notice, and it shall be thereon in the manner provid prescribed by law and out of there be, shall be paid by the It is agreed by the pan and be obligatory upon the h IN WITNESS W	e part 105 making such sale, on demand, to the first part	and each and every obligation therein contained, and all bigms and successors of the respective parties hereto. 5. hereunto set hor hand and	a bereby granted, or any part through the works the distance indexity in index in the works the workits accruing therefore shall estend an horn is a seal the day and year last above	there be, shall be paid It is agreed by and be obligatory upor IN WITNE
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u : Zecke tegleter of Deads	where noise, and it shall be there in the small even of provide the shall be paid by the the Bit agreed by the pair and the obligatory upon the b IN WITNESS W written.	part, 209 making much asia of dentad, of the internet internet in the second second second second second second second second second second second second second second WHEREOF, The part. Y of the first part ha.	and each and every obligation therein contained, and all bigms and successors of the respective parties hereto. 5. hereunto set hor hand and	a bereby grands, or any fact thereings, are declarge indexident, and its results, are sendita scending therefrom shill ented as how a sendita scending the day and year last shere a sendita scending the day and year last shere (\$214) (\$214)	there be, shall be paid It is agreed by and be obligatory upor IN WITNE
EST: <u> </u>	without notice, and it shall by the share and the share an	<pre>part_D9 making much mine demaid, of the init prov- ting accretor, while initiations, present unive, said where the second second present universe with WHEREOF, The part_Y of the first part has a ns6a second second second second second second second a ns6a second second second second second second second a ns6a second second second second second second second second second second second sec</pre>	Az det and rerry eldigities therein contained, and all be grand measurement the reperty reprints herein. S hereunto set hOT hand and Emma M. Chandle	to be the grants or any fact that contains the sensitive of the sensitive	then by that the paid the it is a great dy and be obligatory upon IN WITNE written.
TTEST: D. D. D. C. R. Register of Deads	without points, and it shall by the send of the shall be the send of the send	ans. So and the mark and a solution of the first part, by the first part, by the first part is not the first p	this 9th day of Novembe	to be determined and the second secon	then by that its part of the second s
ATTEST: U. D. D. C. K. Lefeter of Daeds	without notice, and it shall by the share and the share an	ansas bar. Joy making meh sin a demiad, of the interve- tion, encretor, kalinetarios, present ur, sai WHEREOF, The part y of the first part ha unitses ansas ansas BE IT REMEMBERED, That on notary public	this 9th day of Novombe in the aforesaid County and State, came	to be every prainty or any fact the commutation matter securing therefrom shill strain an horn be even to be the day and year has shown in the day and year has shown in the day and year has shown in the day and year has shown in the day and year has shown in the day and year has shown in the day and year has shown in the day of t	then by that its part of the second s
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ATTEST: and a Beck	without notice, and it shall by the share and the share an	<pre>part_D9 making much mix as demaid, of the interve- tion, neutons, while interve- tion, neutons, while interve- while the interve- tion of the interve- while the interve- ment of the interve- basis of the interve- basis of the interve- basis of the interve- ment of the interve- tion of the interve- tion of the interve- tion of the interve- of the interve- tion of the interve- of the interve- tion of the interve- tion of the interve- tion of the interve- ion of the interve- tion of the interve- ion of the interve- tion of the interve- ion of the interve- tion of the interve- ion of the interve- ion of the interve- ion of the interve- ion of the interve- tion of</pre>	this 9th day of Novombe in the aforesaid County and State, came down who executed the foregoing instrum the series of the second state of the second state of the second state of the second state, came the second state of the second state of the second state the second state of the seco	to be determined on the Park for the results are and the second of the day and year has been a second of the day and year has been at the day	then by that be paid and be collision upon IN WITNE written. STATE OF COUNTY OF
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172