210

MORTGAGE	RECORD	80
MUNIONION	and the set of the set	

Reg. No. 473 × Fee Paid, \$ 10,00 A

Receiving No.

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 31 day of
.Edward E. Garrott and Nancy A. Garrott, his wife, TO	January A. D. 1936 . at 4:50 o'clock P. M. Narold A. C. 2000 Register of Dords
The First National Bank, Lawrence, Eausas.	ByDeputy,
THIS INDFNTURE, Made this thirty-first day of hundred and thirty-six, between Edward E.	January , in the year of our Lord, one thousand nime Garratt and Mancy A. Garrott, his wife,
of Lawrence in the County of Bouglas partiesof the first part, and The First National Bank of	and State of Kansas, f Lawrence, Kausas, part y of the second part
	n of the sum of
The West Half (W_3^3) of the Northeast Quarter Twelve (12) South of Range Twenty (20) East	(up) of Section Twenty (20). Township
	1
with the appurtenances and all the estate, title and interest of the said partics. And the mid part 1055 the first part do hereby covenant and agree that at the deliv	of the first part therein. very hered they are the lawful owner_gof the premier above granted, and shad
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. It is agreed between the parties hereto that the part2.0.5. of the first part shall at all times d	
It is a greek between the parties hereto that the particle or the mer part has a sin in more mid real setuits when the name become due on departies in duting that they were all labels the schuld be specified and directed by the part <u>y</u> of the second part, the loss, if any, made paryles to make part difficit the fact part dualified to pay much tarses when the mame become due and paysile and make the schuld become or withing and the insumma to part and hereone a part of the induktions, more	upon said real verter insured against fire and tornado in such sum has by seeks insurance empay o the part y of the second part to the extent of <u>155</u> interest. And in the event that the insurance of the second part to the second sec
THIS GRANT is intended as a mortgage to secure the payment of the sum of	DOLLARS.
menor advanced by the soid part V of the second part to pay for any insurance or to discharge an	accruing thereon according to the terms of said obligation and also to secure any was of mass a ny taxes with interest thereon as herein provided, in the event that said part 105 of the first part no
anary activate by the same as provided in this indexture And this convergance shall be void if such payment be made as herein specified, and the chirgs or any obligation could hereity, or interest thereon, or if the tasse on said real estate are not paid we the buildings on and real estate are not large in a grood regate as here are now, of if watch is committed on all of the obligations provided for an add written obligation, for the security of which this inflations:	ation contained therein fully discharged. If default be made in such payments or any put there has the same beyond due and payable, of if the insurance is not how yoke sum remaining unit. If the insurance has the same the same the same transfer the same remaining the same transfer and insurance same transfer the same transfer the same remaining the same transfer and insurance same transfer the same transfer the same remaining the same same same transfer the same same same transfer the same tra
without notice, and it shall be lawful for the said part. Y. of the second part. thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefi preseribed by law and out of all moneys arising from such sale to retain the amount then unpaid of pr	to take possession of the and premises and all the importance take in the section of the said premises and all the premises hereby granted, or any part thered, in its manner the indicat and interest, together with the costs and charges incident thereto, and the preventes, flow pre
there be, shall be paid by the part making such sale, on demand, to the first part and each and and be obligatory unon the beirs, executors, administrators, personal representatives, assigns and such	d every obligation therein contained, and all benefits accruing therefrom shall estend and into the smooth of the respective particle hereto. surgets est thicking in and Band seal 5 the day and yeer last shore
written.	Edward E. Garrett (SEAL)
	Nancy. A. Garrott (SELL)
	<u>(8111)</u>
STATE OF	ST. Car
	st day of January A. D. 19.36 , before ma, a
Edward 2. Garrett and Manoy A. to me personally known to be the same person S.	, Garrott, his wife who executed the foregoing instrument and duly acknowledged the executed
IN WITNESS WHEREOF, I have hereunto s written.	subscribed my name, and affixed my official seal on the day and year last above day of Jarman y. 19.39
My commission expires on the 6700	F. C. Whimple
(SEAL)	Notary Public
(SEAL)	ABE full payment of the debt secured thereby, and authorize the Register of Dush