Receiving No. 2012 -

MORTGAGE REC	CORD 80
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Reg. No. 503 ~ Fee Paid, \$4,25

Receiving No.

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the 2	day of
	R C Alvord and wife	March A. D. 1936, at 10:000 doc Narel Q. Spe Ragister	The strength of the second
The Law	monce Building and Loan Association		of Deeds. puty. The Lawrence Bu
	INDENTURE, Made this twenty ninth day of thirty six between R C Alv	February , in the year of our Lord, one th rord and Lena C Alword, his wife	ousand nine THIS INDENTURE bundred and thirty
of Law parties of	rence in the County of Douglas the first part, and The Lawrence Building	and State of Kansas and Loan Association part y of the	d Lawrence parties of the first part, a
WITN	ESSETH, That the said part ics of the first part, in consider	ation of the sum of DOLLARS, to them duly paid, th	WITNESSETH, Tha
	teen hundred	Grant, Dargain, Sen and Moregan to the part of the been	ad part, the shireby acknowledge following described real estat
Lots adja	Four (4) and Five (5) in Block Twenty fi cent to the city of Lawrence as per plat	ve (25) in University Place Annex, an addition duly recorded	Lot Twent
with the appu	intenances and all the estate, title and interest of the said part it	95_ of the first part therein. deirery bered_they_arathe layful owner 8_ of the premises above grad	with the appurtenances and a And the said part 185 of the
of a good and ind	defeasible estate of inheritance therein, free and clear of all incumbrance	<u>.</u>	et a good and inderenable estate of in and that they will warrant and defen
It is agree- said real estate w as shall be specifi- said part 105 of said part 205	d between the parties hereto that the parties of the first part shall at all tim hen the same becomes due and payable, and that they willkeep the build ad and directed by the part V of the second part, the loss, if any, made payal	are during the life of this indexture, pay all has so consensements that may be level of a lings upon main real vertex instruments for a not formado in such warm and by such have the to the party $-$ to the second part to the extent of $-\frac{1}{2}$ instrume. And is a such to hep main premises insured as herein provided, then the party $-$ of the second second by this indexture, and add has be interest at the real of by from the data of - second to the indexture, and add has be interest at the real of by from the data of - second by this indexture, and add has be interest at the real of by from the data of -	the event that as shall be specified and directed by t mid part 105 of the first part shall i
fully repaid. THIS GR	ANT is intended as a mortgage to secure the payment of the sum of Seventeen hundred		-DOLLARS. One hund
and by its	terms made payable to the part Y of the second part, with all inte	of money, executed on the 29th day of Pobruary erest accruing thereon according to the terms of said obligation and also to secure any a ge any taxes with interest thereon as herein provided, in the event that said part 105	m or muss of and by <u>its</u> terms made the first mat
		Aligstion contained therein fully discharped. If default he made in such payments or an distance of the same became due and payable, or if the insurance is not they up, as a period and the same became the same payable with the same became and the whole man mur- ture is given, shall immediately mature and became due and payable at the option of the	
without notice, an	rations provided for in said written obligation, for the security of which this indem if it shall be lawful for the said part Y of the second part inner provided by law and to have a receiver appointed to collect the rents and b	to un not private private international provided and payable at the option of the true is giver, shall immediately mature and become due and payable at the option of the true is giver, shall be premise and all bar of principal and interest, together with the costs and charges incident thereid, and the or	
prescribed by law there be, shall be It is agreed and be obligatory	and out of all moneys arising from such sale to retain the amount then unpaid paid by the part_V, making such sale, on demand, to the first part 163. by the parties hereto that the terms and provisions of this indecture and each upon the heirs, executors, administrators, permoal representatives, assigns and	of principal and interest, together with the costs and charges incident thereto, and us or and every obligation therein contained, and all benefits accruing therefrom shall estend successors of the respective parties hereto.	and how to, there be, shall be paid by the part y. It is agreed by the parties here and be obligatory upon the heirs, exec
		hereunto set their hand and seal S the day and year	
		R.C. Alvord Mrs. Lena C. Alvord	(SEAL)
			(SEAL) (SEAL)
STATE OF	KANDAS DOUGIAS		STATE OF KANSAS COUNTY OF DOUGLA
		29th day of February A. D. 19 56 , b in the aforesaid County and State, came	for m, 4
	R C Alvord and Lena C Alvor to me personally known to be the same person S		szacution te
and the second second	IN WITNESS WHEREOF, I have hereun	to subscribed my name, and affixed my official seal on the day and year	
10044			,, М
(SEAL	My commission expires on the	T.C. Stowanzon	Public
	RE	I. C. Stevenson Nour	
I, the un to enter the dis	REI ndersigned owner of the within mortgage, do hereby acknowledge	I. C. Stevenson Notary	r of Desir I, the undersigned owner to enter the discharge of this m

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