MORTGAGE RECORD 80

Reg. No. 533-Fee Paid, \$ 1,25-

Receiving No. 210

	Lawrence, Kansas	This instrument was filed for record on the March A. D. 1936 at 31: Norseld G. C	45 o'clock P. M. Deck	LA:
THIS INDENTURE, Made this			register of Deeds.	MAN DE MESSION AND A
hundred and Thirty-Six	20th day of	By	Deputy.	The First
	between Estelle Nor	March , in the year of our Lo thrup-Duffee and Lloyd Duffee, her hu	rd, one thousand nine sband	THIS INDE
		and State of Kansas		d Lawren
parties of the first part, and If	te Lawrence Hat Iniai Dan	Lawrence, Kansas party	of the second part.	part y of the fi
WITNESSETH, That the said part in Five hundred fifty and r which is hereby acknowledged, ha ve. sol following described real estate situated and h	Les of the first part, in consideration $10/100 $	n of the sum of duk DOLLARS, to duk ;rant, Bargain, Sell and Mortgage to the said part y o	y paid, the receive of	WITNESSE Two T which is hereby act following described
of the Southeast Qu (36), Township Twel three (83) Links, t Two (2) Chains, Eig Links to place of b	ter (12), Range Nineteen		ghty- East	Tht in Lay
			•	
with the appurtenances and all the estate, tif And the suid part_100 ² the first part do- a good and indexide seture of indexizes therein.	hereby covenant and agree that at the deli	of the first part therein. very hered they <u>BFO</u> the lawful owner.B. of the premier	· .	with the appurtenan And the said part of a good and indefensib
aid real cetate when the same becomes due and payable as shall be specified and directed by the part. Y of the aid part 165 of the first part shall fall to pay such tax aid taxes and insurance, or either, and the smount so p uity regaid.	part 165. of the first part shall at all times , and that hey W111 keep the buildings e accord part, the loss, if any, made payable to say then the same become due and payable an aid shall become a part of the indextenses, a match can used to the same of	laring the life of this indenture, pay all taxes or assessments that may be upon maid real estate insured against for and tormado in such sum and be the part y of the second part to the estent of its inter- d to here mail promises insured as berein provided, then the part y curred by this indenture, and shall bear interest at the rate of 10% from	by such instruction company cest. And in the event that of the second part may ney a the date of payment with	ad that they will warre It is agreed betwe mid real estate when the as shall be specified and mid part <u>V</u> of the fin mid taxes and insurance, fully repeat
Five hundred fif	bligation for the payment of said sum of z	accord, executed on the 20th day of Maroh according thereon according to the terms of said obligation and also to by taxes with interest thereon as herein provided, in the event that said	proure any sum to make d	according to the terms of and by <u>115</u> money advanced by the
hall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payme ray obligation created thereby, or interest thereon, or he buildings on said real estate are not kept in as good re- at all of the obligations provided for in said written oblig	ent be made as herein specified, and the oblig r if the taxes on said real estate are not paid v pair as they are now, or if waste is committed o ration, for the security of which this indenture	ation contained therein fully discharged. If default be made in such pay then the same become due and payable, or if the insurance is not kept us n said premises, then this conveyance shall become absolute, and the will is given, shall immediately mature and become due and payable at the	symmute or any part thered ap, as provided herein, of it hole sum remaining music option of the holder based,	shall fail to pay the sam And this conveys or any obligation created the buildings on said real and all of the obligations
here be, shall be paid by the part. Y making such as It is agreed by the parties hereto that the terms ind be obligatory upon the heirs, executors, administrat	and provisions of this indenture and each an- ors, personal representatives, assigns and succ	to take possession of the aid premise tits accruing therefrom; and to sell the premises hereby granted, or any insight and interest, together with the costs and charges indexet there is a self to the sentence of the set of the second second second escore of the respective parties hereto.	a shall extend and inco in,	without notice, and it shi thereon in the manner pr prescribed by law and ou there be, shall be paid by it is agreed by and be obligatory upon t IN WITNES
IN WITNESS WHEREOF, The part written.	105 of the first part ha VC her	eunto set their hand∧ seal a the da Estelle Northrup Duffee Lloyd Duffee	(SEAL)	written.
			(SEAL) (SEAL)	
TATE OF Kansas	}ss.			STATE OF
Notary F	ublic in	Oth day of March A. D. the aforesaid County and State, came vd. Duffeeher. husband		Court of
(SEAL) IN WITN written.	NESS WHEREOF, I have hereunto s	yd Duffee, her husband who executed the forgoing instrument and duly acknow ubscribed my name, and affixed my official seal on the da day of <u>August</u> 19.39.		(SEAL)
		Geo. D.Walter	Notary Public	
I, the undersigned owner of the within 1	RELEA nortgage, do hereby acknowledge the	full navment of the debt secured thereby, and authorize	the Register of Deck	I, the undersig
o enter the discharge of this mortgage of reco	ord. Dated this 2 da	9 d Juntawence Attional B. B. D. J. meade Mortgare. Executive Vice Pt.	Kansan .	to enter the discharge
(Coup Leal)		By J. J. meade Mortgagee.	Owner.	and the second se

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