## Receiving No. 2498. MORTGAGE RECORD 80

Reg. No. 650 -Fee Paid, \$1.75

Receiving No. 2

and the second se			AND, SOUTHOATS PLATCHERY CO., AANLAS
SHITTI	FROM	STATE OF KANSAS, DOUGLAS COUNTY, SS.	
했던 영말 11	and the second	This instrument was filed for record on the 11th day of June A. D. 19. 36, at 2:30, o'dock P. M.	R. C.
The Reinars was worting was worting of the series the of Desce	Clark H. Pringle	Narold G. Deck	
	The Lawrence Building and Loan Association	Register of Deeds. ByDeputy,	The Lawrence Bu
	THIS INDENTURE, Made this 11th day of June , in the year of our Lord, one thousand mine   bundred and Thirty-six between Clark H. Fringle, a single ran		THIS INDENTURE hundred and thiry a
	of Lawrongs in the County of Douglas and State of Fansas		of Lawrence part_ies of the first part, a
	part y of the first part, and The Lawrence numbering meridention of the sum of Seven Hundred Fifty and no/100		WITNESSETH, Tha
	Grant, Bargain, Sell and Mortgage to the said part. Y of the second part, the		which is hereby acknowledge
	which is hereby acknowledged, has sood, and by this indented course of Kansas, to-wit: following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:		following described real estat
	The North One-half (*) acre of the We acre, of the Northwest Quarter (*) of west Quarter (*) of the Southeast Que Section One (1), Township Thirteen (1 Nineteen (19).	rter (1/4) of	tract: Trp 14, thence corner 300,4 f thence point o corner W corn center 60 ft t beginni strip 60
			as shown County, Kansas
			Place Ar
	with the appurtenances and all the estate, title and interest of the said part Y of the first part therein. And the said part y of the first part do C brevely covenant and agree that at the delivery hereof ho 15		with the appurtenances and a And the mid part 1 g g of the of a good and indefeasible estate of h
	of a good and inderenance exists of interfactor through the 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 part y of the first part shall at all times du	where the life of this industries may all taxes or assessments that may be leveled or second under	and that they will warrant and defen It is agreed between the parti-
	It is agreed between the parties hereto that the part <u>y</u> of the first part than it at it muss on and real setate when the muss become down and paylos and that <u>here</u> . Level the buildings as shall be specified and directed by the part <u>y</u> of the second part, the loss, if any, made paylob to mid part <u>y</u> of the first part thall fail to pay ruch tarm when the same become down and paylob ruch mids as <i>well</i> assume, or either, and the smoott so paid allo becomes part of the individuance set.	pon said real estate insured against fire and tornado in such sum and by such insures company the neutre of the second part to the extent of <u>istan</u> interest. And is the event that	mid real estate when the same becom as shall be specified and directed by t mid part i gaid the first part shall mid taxes and insurance, or either, at fully repaid. THIS GRANT is intreded as
	THIS GRANT is intended as a mortgage to secure the payment of the sum of	DOLLARA	
	according to the terms of OIG certain written obligation for the payment of said sum of mail	serving thereon according to the terms of said obligation and also to secure any sam or some d	according to the terms of ONS and by
	ind by	/ taxes with interest thereon as herein provided, in the event that and part, y, it is no per interest the series of the interest the series before due and new hole. If default be made in such payments or any not there or the series before due and new hole. If default be made in such payments or any not there is the series before due and new hole. If default be made in such payments or any not there is the series before due and new hole. If default be made in such payments or any not the series of the series of the series of the series of the series of the series of the series of the series of the series of the series of the series of the series of the series of the series of	shall fail to pay the same as provided And this conveyance shall be or any obligation created thereby, or the buildings on said rail estate are no and all of the obligations provided for
	or any obligation created thereby, or intrinst thereof, or it the tails of all that is the transfer thereby and the tail of the obligations provided for in any ordinguing a they are box, or if we is sommitted on and all of the obligations provided for in said written obligation, for the security of which this indenture is intrinstene and it shall be been for the said next V. of the security of any	said promises, then this convyance shall become absolute, and the whole new resulting where given, shall immediately mature and become due and payable at the option of the bold many to take possession of the said premises and all the imprements.	and all of the obligations provided for without notice, and it shall be lawful f thereon in the manner provided by law prescribed by law and out of all mone
	without notice, and it shall be is wial for the said part. Y of the second part. thereos in the manner provided by law and to have a receiver appointed to collect the rents and benefit prescribed by law and out of all moneys arising from such asle on retain the amount them anguld of pri there he, shall be maid by the part	a accruing therefrom; and to sell the premises hereby granted, or any part therea, and a second and a second and the overhead of a second and the overhead of a second and the overhead and the overhead and the overhead and the second and the secon	prescribed by is w and out of all mone there be, shall be paid by the part - t It is agreed by the parties here and be obligatory upon the heirs, exec
	preserved by har and out of all moneys integriterine scenarios of scenarios and second	every obligation inferent educations, and all persons account in the day and year last above unto set	and be obligatory upon the heirs, exe- IN WITNESS WHERI written.
	written.	Clark H. Pringle (SEAL)	
		(SEAL)	
		SEAL	
	STATE OF Kansas		STATE OF KANS
	COUNTY OF Douglas }ss. BE IT REMEMBERED, That on this 11 notary public in t	th day of June A. D. 1936 , before mails	COUNTY OF DOUG
	Clark H. Pringle, a single man to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution		to of
	of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last how written. My commission expires on the <u>18th</u> <u>day of</u> <u>October</u> <u>1936</u> .		wi M
	(SEAL)	I.C. Stevenson Notary Public	(SEAL)
	RELEA I, the undersigned owner of the within mortgage, do hereby acknowledge the to enter the discharge of this mortgage of record. Dated this	full navment of the debt secured thereby, and authorize the Register of Decu	I, the undersigned owner to enter the discharge of this m
Based	S, C. Iteverson	al August Building + 1837 agin Require Building + Tayley One One	(Conf deal)
	(Cip. Seal) . C. Stevenson	210 1949	( Im)

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