Receiving No. 4076

## MORTGAGE RECORD 80

Receiving No.

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the 27 day of	T
Louella N. Elliott and Thomas G.Elliott, her- husband. TO	This instrument was filed for record on the _27day of MarchA, D. 19.37_, at 8:15 o'dock A N arrold G. Burgister of Desk. Register of Desk.	Mrs. P
Lawrence National Bank, Lawrence, Kansas.	ByDeputy,	Lawrence Na
THIS INDENTURE, Made this 26th day of hundred and thirty seven between Louella B	March , in the year of our Lord, one thousand mise I. Elliott and Thomas G.Elliott, her husband	THIS INDENTU hundred and thirty-
of Lawrence in the County of Douglas part iss of the first part, and The Lawrence Nation	and State of Kansas al Bank , Lawrence, Kansas part y of the scond part	d Lawrence party of the first part
WITNESSETH, That the said part 105 of the first part, in consideration Three-Hundred and no/100	ion of the sum of DOLLARS, to duly paid, the results of	WITNESSETH, 7
— Three - Hundred. and no/100 - is a straight of the series of the se		which is hereby acknowle following described real e
So much of the following bounded real estate a Pacific Rallway E.D., towit: Beginning at the Quarter of the North West Quarter of Section T Range Twenty (20), thence North 40 rods, thenc thence East 20 rods to the Place of beginning, less the West 40 feet of the above described t City of Lawrence, formerly known as North Lawr	wenty Nine(29), Township Twelve (12), e West 20 rods, thence South40 rods, less the South 30 feet thereof, rest of land, all in that part of the,	Beginn: 8.66 of Tormshi Right of the Non acres d
		T
with the appurtenances and all the estate, title and interest of the said part 10	S of the first part therein.	with the appurtenances a
And the said part 16.50 the first part do hereby covenant and agree that at the de I a good and indefeasible estate of inheritance therein, irve and dear of all incumbrance	livery bareof they are the lawful owners of the premises above pasted, had about	And the raid part_y
nd that they will warrant and defend the same against all parties making lawful claim thereto. It is arreed between the parties hereto that the part 1850 the first part shall at all time	s during the life of this indenture, pay all taxes or assessments that may be levied or assume against	and that they will warrant and It is agreed between the
ald real estate when the same becomes due and payable, and that the y will keep the buildin	gs upon said real estate insured against fire and tornado in such sum and by such insurance company to the part yof the second part to the extent ofits interest. And in the over that	mid real estate when the same I as shall be specified and directe
aid partings of the first part shall fail to pay such taxes when the same become due and payable a aid taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, uly recaid.	secured by this indenture, and shall bear interest at the rate of 10% from the date of payment with by this indenture, and shall bear interest at the rate of 10% from the date of payment with	aid party_of the first part aid taxes and insurance, or eith fully repaid. THIS GRANT is intend
	DOLLARS	according to the terms of
eccording to the terms ofONScertain written obligation for the payment of said sum o and bytsterms made payable to the part V of the second part, with all interv	money, excuted on the seconding to the terms of said obligation and also to secure any sum or sums of	and by its terms money advanced by the said pa
and op money advanced by the said part of the second part to pay for any insurance or to discharge shall fail to pay the same as provided in this indenture. And this convergence shall be void if used payment be made as berein specified, and the obj	any taxes with interest thereon as served provided, in the other teaching payments or any set thereif signilon contained therein fully discharged. If default be made in such payments or any set thereif	shall fall to pay the same as pr And this conveyance sha or any obligation created therei the buildings on and real extat e and all of the obligations provid
Many taxance of an an provided in this indexture. And this conveyance shall be void if such payment be made as herein specified, and the ob- ary addightic ensetid thereby, or interest thereon, or if the taxes on said rul state are not pain its buildings on said rul rules are not keyl in a good repains a for some of the security of which this indextu add all of the oblightions provided for an ded written oblightion, for the security of which this indextu	I when the same become due and payable, Of it the land have a not by both and many making mpdd, ion said permises, then this conveyance shall become should, and the wold and the hadre bend, re is given, shall immediately mature and become due and payable at the option of the hadre bend,	the buildings on said real estate of and all of the obligations provide without notice, and it shall be in
rithout notice, and it shall be lawful for the said part <u>y</u> of the second part before in the manner provided by law and to have a receiver appointed to collect the rents and be reseribed by law and out of all moneys arising from such sale to retain the amount then unpaid of	sefits accruing therefrom; and to sell the premises hereby granted, or any part thered, in its manage principal and interest, together with the costs and charges incident thereto, and the events if any	without notice, and it shall be in thereon in the manner provided prescribed by law and out of all there be, shall be paid by the pa
there be, shall be paid by the part. Y making such as on demand, to the first part. 198 is a greed by the parties bereto that the terms and providens of this inductions and each and be obligatory upon the here, secretion, administratory present spreamatives, assigns and s	and every obligation therein contained, and all benefits accruing therefrom shall extend and have in accessors of the respective parties hereio.	there be, shall be paid by the p It is agreed by the parti- and be obligatory upon the heir IN-WITNESS WI
IN WITNESS WHEREOF, The part 168of the first part ha. V6 h written.	ereunto set their hand and seal s the day and year last above Louelle N. Elliott (SEAL)	written.
	Thomas G.Elliott (SEAL)	
	(SEAL)	
	(SEAL)	
STATE OF		STATE OF Ka
COUNTY OF Douglas 588. BE IT REMEMBERED. That on this	26 day of March A.D. 19.37 , before me, s	COUNTY OF
Natany Bublia	n the aforesaid County and State, came	
	ALLIGUE, MERINUS REAL	
(SEAL) Louella N. Elliott and Thomas G.I to me personally known to be the same person B	who executed the foregoing instrument and duty accounting	
(SEAL) Louella N. Ellictt and Thomas G. J to me personally known to be the same person B of the same. IN WITNESS WHEREOF, I have hereunt	o subscribed my name, and affixed my official seal on the day and year last above	
(SEAL) Louella N. Elliott and Thomas G. J of the same. IN WITNESS WHEREOF, I have hereunt	o subscribed my name, and affixed my official seal on the day and year last above day of	(SEAL)
(SEAL) Louells. N. Ellictt. and Thomas G. I to me personally known to be the same person s. IN WITNESS WHEREOF, I have bereunt written. My commission expires on the 25	o subscribed my name, and affixed my official seal on the day and year has nove day of <u>April</u> 1959 W.A.Sohaal <u>Notary Public</u>	
(SEAL) Louella N. Elliott and Thomas G. I to me personally known to be the same person a of the same. IN WITNESS WHEREOF, I have hereunt written. My commission expires on the	o subscribed my name, and affixed my official seal on the day and year last nove day of <u>April</u> 1959 W.A.Sohaal <u>Notary Public</u> EASE	I, the undersigned o
(SEAL) Louella N. Elliott and Thomas G. I to me personally known to be the same person a of the same. IN WITNESS WHEREOF, I have hereunt written. My commission expires on the	o subscribed my name, and affixed my official seal on the day and year last nove day of <u>April</u> 1959 W.A.Sohaal <u>Notary Public</u> EASE	(SEAL) I, the undersigned or to enter the discharge of th
(SEAL) Louella N. Elliott and Thomas G. I to me personally known to be the same person a of the same. IN WITNESS WHEREOF, I have hereunt written. My commission expires on the 25 REL	o subscribed my name, and affixed my official seal on the day and year has nove day of <u>April</u> 1959 W.A.Sohaal <u>Notary Public</u>	I, the undersigned o

386