MORTGAGE RECORD 80

4502

Reg. No. 1110 4

415

<pre></pre>	and on the 24 day of b 37, at 2:05, o'clock P. M. Register of Deeds. Deputy. e year of our Lord, one thousand nine usband sas part y of the second part. nty-five. and no/100 duy paid, the receipt of aid part 'Y of the second part, the
TO	 37. st2105. o'clock P.e. M. Register of Deeds. Deputy. e year of our Lord, one thousand nine usband sas part. y. of the second part. tty-flue. and no/100 duly paid, the receipt of aid part. Y of the second part, the
Inverse Bidg, & Loan Assn. Image Bidg, & Loan Assn. True HUDENTURE, Made this 24th day of June is the made and Thirty-soven between Fannie Brooks and O. L. Brooks, her. Fannie Brooks and O. Le Brooks, her. Fannie Brooks and O. Her Brooks and State of Kanas, town: WINESSETH, That the aid part is of the fart part, in consideration of the sum of . Tro Fundred Sere Association of the Conty of Dooglas and State of Kanas, town: Lots Minesty-nine and One Hundred One on Panneylvania St. in the City Sere association of the state situated and being in the Conty of Dooglas and State of Kanas, town: Lots Minesty-nine and One Hundred One on Panneylvania St. in the City and the state of the state part jeg of the fart part, here and the state of the state of the state part jeg of the fart part there. Mit and part is of dood the max cancer and state the part jeg of the fart part there. Mit and part is of dood the max cancer and the state part jeg of the fart part there. Mit and part is of dood the max cancer and the state part jeg of the fart part there. Mit and part is of dood the max cancer and the state part jeg of the fart of the state part jeg of the fart part is of the state of	per of our Lord, one thousand nine usband part y of the second part. rty-five and no/100 = - duly paid, the receipt of aid part. Y of the second part, the
Interesting Bidg, & Loan Assn. by THIS INDENTURE, Made this 24th day d June is the hadred and Interesting and This UPLESS THER, Made this 24th day d June is the provide and the provide and the county of	Persister of Deeds. Deputy. e year of our Lord, one thousand nine usband sag part. y. of the second part. nty-five. and no/100 duly paid, the receipt of aid part. Y of the second part, the
<pre>medera ad Thirty-soven between Fannis Brocks and O. L. Brocks, her is a largerence in the County of Douglas and State of Karse also d the first pur, and The Largenence Building and Lon Association WTNESSETH, That the aid puri les of the first pur, in consideration of the sum of Two Fannired Serve the bareby achnowledged, have sold, and by this indentum do ment. During association WTNESSETH, That the aid puri les of the first puri, in consideration of the sum of Two Fannired Serve the bareby achnowledged, have sold, and by this indentum do ment. During and State of Kanaa, towi: Lots Ninety-mine and One Hundred One on Pannsylvania St. in the City the soportenances and all the estate, title and interest of the said puri jeg of the first part them. As the aid partials of the first puri, be well as the draw young the solution of the same part them in the solution of the same part the solution of the same part the solution of the same part them into the same part the solution of the same part the solution of the same part the solution of the same part them into the same part them the part them into the part them into the same part them into the same part them the part them into the part them into the part them into the same part them into the same part them the part them into the part them the same part the same the part them the part them into the part them the same part the same them part the same that the same part the same the part them the same part the same that part the same the part the same them part them into the part them the same them the same them the same them the same them the part the same the part the same them the part the same the same them them the same them the same them the same t</pre>	part of our Lord, one thousand nine usband sas part y of the second part. nty-five and no/100 = - duly paid, the receipt of aid part. Y of the second part, the
Lawrence in the County of Douglas and State of Kar side. of the first purt, and The Lawrence. Building and Loan Association WITNESSETH, That the said purt is of the first purt, in consideration of the sum of The Hundred Server, DOLLARS, to them it is indenture do Grant, Bargain, Seil and Motzpace to the theory achonycleged, have sold, and by this indenture do Grant, Bargain, Seil and Motzpace to the theory does described real extent situated and heirs in the County of Douglas and State of Kanas, towit: Lots Ninety-nine and One Hundred One on Pannsylvania St., in the City And spectramenes and all the estate, title and interest of the said purt is go of the first purt there. Alls and purtices are compared by the same expectation of the same purtices in the same expectation of the sam	part. y of the second part. rty-five and no/100 duly paid, the receipt of aid part. Y: of the second part, the
a iss of the first purt, and The Lawrence. Building and Lean Association	part y of the second part. http:five and no/100 duly paid, the receipt of aid part Y: of the second part, the
WITNESSETH, That the said part ies of the first part, in consideration of the sum of . Two Fundred Serve shade is bareby acknowledged, have odd, and by this indenture do Grant, Bargah, Sell and Mortgers to the advanting described real extate situated and being in the County of Douglas and State of Kanas, to-wit: Lots Winesty-nine and One Hundred One on Pannsylvania St. in the City the spontenances and all the estate, title and interest of the said part igg of the first part there. More and particular is a spontenance in the spontenance is and all the estate, title and interest of the said part igg of the first part there. More and particles of the form part do	duly paid, the receipt of aid part i ys of the second part, the
<pre>mind is bureby acknowledged, have sold, and by this indenture do Grant, Bargain, Sell and Mortrage to the release situated and heing in the County of Douglas and State of Kansas, to-wit: Lots Hinety-nine and One Hundred One on Pannsylvania St. in the City the sportenances and all the estate, tile and interest of the said part iges of the first part hereit. A to make a portenances and all the estate, tile and interest of the said part iges of the first part thereit. A to make a portenances and all the estate, tile and interest of the said part iges of the first part thereit. A to make a portenances and all the estate, tile and interest of the said part iges of the first part thereit. A to make a portenances and all the estate, tile and interest of the said part iges of the first part thereit. The portenances and all the estate, tile and interest of the said part iges of the first part thereit. The portenances and all the estate, tile and interest of the said part iges of the first part thereit. The portenances and all the estate, tile and interest of the said part iges of the first part thereit. The port is the said part is a portenance and the said part iges of the first part thereit. The port is the said part is a portenance and the said part iges of the first part thereit. The port is the said part is a portenance in the port is the said part iges of the first part is the weat part is the said part is a portenance. The port is the said part is a portenance in the part is the said part is a portenance in the said part is a portenance in the said part is a portenance in the said part is a portenance. The portenance is part is the said part is a portenance is the said part is a portenance is the said part is a portenance in the said part is a portenance is the said p</pre>	duly paid, the receipt of aid part i ys of the second part, the
<pre>Make appurtenances and all the estate, title and interest of the said part 1 cs of the first part there. As it as aid part 1 cs of the first part do</pre>	of Lerrence,
Last lie mid pert 16.0 of the fort part do	
And it mail pert26.5 of the first part do	
And the well part 16.5 of the first part de	
As it is still surfield at the first part 4hready coverant and agree that it the delivery hered_they Are the harde even of a post and isofamilie state of inheritance therein, free and date of all incombename	
And the well part 16.5 of the first part de	
And the well part 16.5 of the first part de	
As it is still surfield at the first part 4hready coverant and agree that it the delivery hered_they Are the harde even of a post and isofamilie state of inheritance therein, free and date of all incombename	
As it is still surfield at the first part 4hready coverant and agree that it the delivery hered_they Are the harde even of a post and isofamilie state of inheritance therein, free and date of all incombename	
As it is still surfield at the first part 4hready coverant and agree that it the delivery hered_they Are the harde even of a post and isofamilie state of inheritance therein, free and date of all incombename	
And the well part 16.5 of the first part de	
Last lie mid pert 16.0 of the fort part do	
Last lie mid pert 16.0 of the fort part do	
And the well part 16.5 of the first part de	
It is enced between the particle hereto that the part jog. of the form part shall at all time storing the list of the indextors, pay all taxs or any of the method between the particle hereto that the part jog. The benefit and particle hereto that the part is all that the part shall be solidited at the formed by the part is of the solid between the benefit and that the part is all the part is all that the part is all that the part is all that the part is all the part is all the part is all that the part is all the part is all the part is all the part that the part is all that the part is all the part that the part is all the part that the part the part is all the part that the part the pa	S of the premises above granted, and seized
<pre>wins minute when the many becomes due and paysite, not that [hey</pre>	
dign. 2 grid the for per table 10 is pay such taxes when the mane become due and payzies and to keep aid presides inserted a basis provided, in and the second of the second payzies of the first distance is paired in the biological second payzies and the second payzies are table and the second payzies and the second payzies are table and table and table second payzies are table and table an	In such sum and by such insurance company
¹⁰ This GRANT is intended as a mortgare to serve to payment of the sen ofTwo_Hundred_sstrenty-five_and_no/1 ¹⁰ This GRANT is intended as a mortgare to serve to payment of the sen ofTwo_Hundred_sstrenty-five_and_no/1 ¹⁰ This GRANT is intended as a mortgare to serve to payment of the sen ofTwo_Hundred_sstrent accurate the the set of the served part to the part. Y. of the second part to pay far and payment of the set of the second part to pay far and payment of the set of the second part to be part. Y. of the second part to pay far and payment of the set of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second part to pay far and payment of the second payment of the second payment benefit accurate the payment benefit accurate the payment benefit accurate the payment benefit accurate the second payment benef	ten the part V of the second part may pay
mediag to the terms of OR	
way stands by the self part of the second part to pay for any loarnases or to discharge any taxe with interest thereas as herein provided, is and is to programs and restriction of the total disconting. And the convergence half be void if such payment be made as herein spectral, and the singletion consistent thereins hely discharged. If dotted the state of the second part, and the second part, and the second part, and the second part, and the second part, the second part of the second part of the second part, whele second part, and the second part, and the second part, whele second part of an above second part of the second part, whele second part of the second part, and the second part whele second part of an above second part of the second part whele second part of an above second part of the second part is the second part of an above second part of the second part is the second part of an above second part of the second part is the second part of an above second part of the second part of the second part is the second part of an above second part of the second part is the second part of an above second part of the second part is the second part of an above second part of the second part of the second part is the second part of an above second part of the second part is the second part of an above second part of the second part of the second part is the second part of th	June 19.3.7
he had to get the mains as provided, in this forderiter. We thin covery set the two of the the promet the masks as herein specified, and the eligiption constant therein hitly discharged. If default regulations ensued thereby, or interest thereon, or if the taxes as and regulates in the associations due and payling at the regulations ensued thereby, or interest thereon, or if the taxes are and and if estimates are used payling and the first and the discharged method thereby, or interest thereon, or if the taxes are and payling and the set the set of the discharged method. The set of the taxes are and and the set of the taxes because the and payling and the discharged method. The set of the set of the taxes are and the set of the set	the event that mid part 1 C.H the first part
here is the manage provided by her and to have a focuse or appointed is weller that reats and benefits acrossing therefore, such as the the presence of the second	be made in such payments or any part thereof
here is the maxes perioded by her and to have a focutor appointed is ordient the rest and benefits acrough therefore, and its mill be period by the set of a longer, string form used also rest, eighted by the set of all moders, string the rest and the period by the set of all moders in the set of	irance is not kept up, as provided herein, or if beolute, and the whole sum real aining unpaid, and payable at the option of the holder hereof
We have bytak by the part, making such min, on demands to the first part 168. In approved by the part is berown that berrans and providence of this indexists walls and every oblightion thereis sentiations, and all benefits all a weighting upon the bern, are considered in the part of the sentimeters and a second of the respective particle berefit. IN WITNESS WHEREOF, The part iss of the first part ha. Yo. bereauto set their handband seat mitten.	of the said premises and all the improvements or granted, or any part thereof, in the manner real indicat thereis and the overships. If any
IN WITNESS WHEREOF, The part iss of the first part han ve bereunto set their handband seal ritum. Fa	accruing therefrom shall extend and isure to,
Pa:	the day and year last above
0.	mie Brooks (SEAL)
	L. Brooks (SEAL)
	(SEAL)
	(SEAL)
TATE OF KANSAS	and a second
STATE OF KANSAS }ss.	
BE IT REMEMBERED, That on this 24th day of June	
notary public in the aforenid County and State, came	A. D. 19. 37 , before me, a
Fannie-Brooks and O. L. Brooks, her husband to me personally known to be the same person. B. who executed the foregoing instrument a of the same.	
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my officia	ad duly acknowledged the execution
(SEAL) My commission expires on the 18th day of Ostober	ad daly acknowledged the execution seal on the day and year last above
	ad duly acknowledged the execution seal on the day and year last above 19 40
Lithe undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby,	nd duly schnowledged the execution seal on the day and year last above 19 40 C. Stevensen _{Notary} Public.
enter the discharge of this mortgage of record Dated this le the day of december	ad duly acknowledged the execution I seal on the day and year last above 19 4Q C. Stowenson, Notary Public. and authorize the Register of Dects Notary Public.
" d. E. Dy The Convence & ulling and X Sugt (Conp. Sed) Garge & Forthe for.	ad duly acknowledged the execution seal on the day and year last above 19 40 C ₀ - Stevensern, Notary Public. a a 4 of the and authorize the Register of Deeds by of the 3/7