## Mortgage Record 81

Home Owners' Loan Corpn. Form Approved May 18, 1934	
11000 1000	State of Kansas,
FROM	Douglas County }ss.
	This instrument was filed for record on the5th
Roy Meadows and Alberta Meadows	day of
(husband and wife)	at 4:55 o'clock P. M.
TO HOME ON THE TOTAL CORPORT (THOSE	File & Charling.
HOME OWNERS' LOAN CORPORATION	Register of Deeds.
	Loan No. 14-A 4482
	Application No. 14-A. Douglaz 223
71 · 71 > 1	
Chis Indenture, Made this 3rd da	y of, A. D.,
Nineteen Hundred and Thirty four by and between	
	adows, (husband and wife)
in the County of Douglas, and State of Kansas, parties of the first pa- party of the second part: WITNESSETH, That the said parties of the first part, for and i	rt, and the Home Owners' Loan Corporation, of Washington, D. C., n consideration of the sum of
Eight Hundred Sixty-Three and 83/100	DOLLARS
to them in hand paid by the said party of the second part, the receipt w	Abraham to maker. But it is the second of th
specified, do hereby MORTGAGE AND WARRANT to the said party of the second part and to its successors and assigns forever, all of	
the following described real estate, lying and situate in the County of Douglas, and State of Kansas, to-wit;	
Lot Numbered One Hundred Se Street in the City of Lawre	eventy-Four (174), on New York
	and the state of t
TO HAVE AND TO HOLD the same with appurtenances thereto	belonging or in anywise appertaining, unto the said party of the
second part, its successors and assigns forever:	
Internorgage share secure one payment of any sum or sums of mo- assigns prohe parties of the first partiferein or either of share, their heir time; however-evidenced, whether by mote, clock, receipt or clook accou- part or for their benefit in paying for maintenance-repairs, rehabitation; a premises/intern/described and shalf-canainnintial/inter- and effectuatile.	nt*anth whether proprient is 'made-directly' to said-puries of the first * nodernization, rebuilding or enlargement of the improvements on the *
PROVIDED, HOWEVER, That if the said parties of the first p	part shall pay, or cause to be paid, to the said party of the second part,
its successors or assigns, the sum of money hereinafter stated and wheat promissory note, bearing even date herewith, executed by the said Mort D. C., which note represents a just indebtedness and actual loan from in provided, and shall perform all and singular the covenants herein conf the said Mortgagors, otherwise to remain in full force and effect.	gagors and payable at the office of said Corporation in Washington, said Corporation to said Mortgagors, and all advancements as here-
The said obligors, for themselves, their heirs, executors, administra	
The covenants herein contained shall bind and the benefits and advar- parties hereto.	ntages inure to the respective heirs, successors and assigns of the
For value received and the consideration of aforesaid, the Mortgage office in Washington, D. C., or to its successors or assigns, the principal	ors herein hereby obligate themselves to pay to the Corporation at its
with interest at the rate of	
able \$ .6.23	
principal until said debt is paid in full. Extra payments may be made a  To pay ll taxes and assessments levied on the premises when the s receipts therefor to the Corporation or a certificate signed by each taxing	
all such taxes and assessments due to be paid said official have been paid	for the current year.
to or used in connection with the real estate herein encumbered, insured a crs, and to an amount approved by the Corporation as a further security in form satisfactory to the Corporation, and deliver the policy to the Corporation, and deliver the policy to the Corporation more becomes payable under such policy or policies, the Corporaceive and apply the same on account of the indebtedness hereby secure for the purpose of rebuilding or repairing the damaged premises, or for estatutory lien or right under or by virtue of this lien.	against loss or damage by fire or otherwise in such sums, with insur- to said mortgage debt, with mortgage clause attached to the policy poration with all premiums thereon paid in full. In the event any ation, its legal representatives or assigns shall have the option to ed, or to permit the oblicors to receive and use; it, or any vart thereof.
This instrument includes all heating, plumbing and lighting fixtures with the real estate herein described.	and equipment now or hereafter attached to or used in connection