MORTGAGE RECORD 84

94

Alica P. Casteen, a widow	This instrument was filed for record on the day of	
TO	October A. D. 19 39, at 3: 33 o'clock P. M.	
	Marile a Breck Register of Deels,	
The Lawrence Building and Loan Association	By Deputy.	
THIS INDENTURE, Made this 17th day of Octobe	pr, in the year of cur Lord, one thousand nine	
hundred and chille between		
Alice R. Casteen, a widow		
cf_Lawrencein the County of Dug part yof the first part, and The Lawrence Euildi	les and State of Kansas	
	Part y of the second part.	
WITNESSETH, That the said party of the first part, in consideration Seventeen Eundred Fifty and no/100 -	ion of the sum of duly paid, the receipt of	
which is hereby acknowledged, ha 5 stild, and by this intenture do 05 the following described real estate situated and being in the County of Dough	Grant, Bargain, Sell and Mortgage to the said part y of the second part,	
and the second se	es and state of Kullyas, ig-wit:	
The West one-half $\left(\frac{1}{2}\right)$ of Lot Cne Hundred and	Twenty-four (124) on Kontucky Street in the	
City of Lawrence		
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with the appurtenances and all the estate, title and interest of the said party		
And the said part. y of the first part do. C.S. hereby covenant and acroe that at the do nd seized of a zood and indefeasible estate of inheritance therein, free and clear of all incumi	elivery hereof Sli0_15 the lawful owner of the premises above granted, brar.ce	
nd that they will warrant and defend the same against all parties making lawfol claim there It is agreed between the parties hereto that the part y of the first part shall at all agreed as a start and warrant and the same agreed as a start of the s	lo.	
		10.000
sch sam and by such inturance company as shall be specified and directed by the part X and the test of Lhe^{-1} , interest. And is the event that said part Y , of the first part shall fail to pay be been a start of the test of the first part shall fail to pay the first part shall be the first part shall fail to pay the first part shall be the first part sh		
his indenture, and shall bear interest at the rate of . 0% from the date of payment until ful	or either, and the amount so paid shall beccure a part of the indebtedness, secured by	
THIS GRANT is introded as a northese to entry the parment of the sum of Soventeon Hundred Fifty	y and no/100 DOLLARS,	
excerding to the terms ofORCertails written obligation for the payment of said au ad byIS trans made payable to the matry of the second part, with all interest is round of moment advanced to the said track and matrix for the second part.	accruing thereon according to the terms of said obligation and also to secure any sum	
r sum of mostr advanced by the sud period. of the second part has for any familiari M part of the first part shall full to per the same as provided in this indexture with the start of the first part of the sub part of the part of the start of the start of the start of the start of the A left. In a period before, or if the buildings on add real which and if the start of the start of all before abactions, and the whole sum mensions unparts, and all of the backet manifold matter and become due and payakie at the option at the half the important of the presents of the start of the provided the important of the start of the start of the important of the start of the start of th	or to discharge any taxes with interest thereon as herein provided, in the event that	
it thereof or any objection created thereby, or interest thereon, or if the taxes on said re- at kept the as provided herein, or if the buildings on said real estate are not kept in as good re- all become absolute, and the whole sum remaining unpud and at or the absolute same security.	"gation contained therein fully discharzed. If default be made in such payments or any all coites are not paid when the same become due and payable or if the insurance is repair as they are now, or if waste is committed on said premise, then this concerpance	
mediately mature and become due and payable at the option of the holder hereof, without no to take possession of the said premises and all the improvements	there and the shall be lawful for the security of which this indenture is given, shall there and it shall be lawful for the said party of the second part	
nts and benefits accruing therefrom; and to sell the premises and all the improvements in its and benefits accruing therefrom; and to sell the previses bereby tranted, or any part the itstain the amount then unpaid of principal and interest, together with the costs and charger aking such sale, on demand, to the first part y	creed, in the manner prescribed by law and out of all moneys arising from such sale incident thereto, and the overplus, if any there be, shall be paid by the part y	
It is agreed by the parties bereto that the terms and provisions of this indenture and care tend and inure to, and be obligatory upon the heirs, executors, administrators, present and the second and investors administrators are and the second and	h and every obligation therein contained, and all benefits accruing therefrom shall	
IN WITNESS WHEREOF, The party of the first part has hereur ritten.	the day and year last above	
	Mrs Alice R Casteen (SEAL)	
	(SEAL)	
	(SEAL)	
	(SEAL)	
FATE OF Kansas		
ounty of Douglas (ss.		
BE IT REMEMBERED, That on this 17t	h_day ofOctoberA. D. 19 39_, before me, a	
	County and State, came	
to me personally known to be the same person	who executed the foregoing instrument and duly acknowledged the	
IN WITNESS WHEREOF, I have hereunte sub above written.	scribed my name, and affixed my official seal on the day and year last	
(SEAL) My commission expires on the21st de		
	L. E. Eby Notary Public.	
RELEASE	n	
I, the undersigned owner of the within mortgage, do hereby acknowledge i Deeds to enter the discharge of this mortgage of record. Dated this 2.24.		
	Laurence Blildhig and for anothing	
	.C. Porink man Ule. Pres. Mortgagee. Owner.	
(eng. Sel) By L.E. Ely		