MORTGAGE RECORD 84

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.		
L	o <u>ttiq B. Ferkins, et al Lawrence, f</u> e To	This instrument was filed for record on the <u>6</u> day of <u>April</u> <u>A. 17</u> 1940, at 11;90;90;lock <u>A. M.</u>	ବ	•
Lawrence	National Bark Lawrence, Kansas	By		
		ch, in the year of our Lord, one thousand nine	_	
hundred and	forty between Lottle D. Ferkins and Alice Pe	rkins Rowland and George Vernon Rowland, her husband		
of Lawrence	in the County of Doug	las and State ofKansas	EsD	
part_105 of the	first part, and	nco, Kansas part Y of the second part.		
WITNESSET	H, That the said parties of the first part, in consider			
		Grant, Bargain, Sell and Mortgage to the sold part. y of the second part, glas and State of Kansas, to-wit:		
	ot No. Fifteen (15), Block No. Sixteen ((16), Lane Place Addition, to the	. · ଚ	•
·	City of Lawrenco		9.50 S	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
			,	
STATE OF M	ANSAS)			
Be I aforesaid executed t IN W	County and State, came Lottie B. Perkins he foregoing instrument and duly acknowl	will A.D. 1940 before me, a Notary Public in the to me personally known to be the same person who edged the execution of the same. ed my name, and affixed my official seal on the		
	Commission Expires on the 25th day of Ap	W A Schaal ril 1943. Notary Public		
	Commendation Departure on the coold day of Ap	notary rutite		
			1 I B	
	ances and all the estate, title and interest of the said par	t182 of the first part therein. a delivery herew: _th0y_878the law/ul owner 5 of the premises above granted.		
and seized of a good i	and indefeasible estate of inheritance therein, free and clear of all inc	umbrance		
It is agreed bet		all times during the life of this .ndenture, pay all taxes or assessments that may be leviel		·•••~
such sum and by such extent of <u>its</u> int as berein provided, th this indenture, and sh	incurance company as shall be specified and directed by the part y_{-0} terest. And in the event that said part 1051 the first part shall fail to	V.W.L.L.Meey the buildings uses yild real scatte haured against the and tormake in the scenal pert, the loss, if any much appraish to the pert V, at the scenal pert to the pay much taxes when the same become due and payside and to keep add premises learned or, or either, and the amount so paid shall become a part of the indefinitions, secured by fully repaid.		
according to the terms	of One certain written obligation for the payment of sale	I sum of money, executed on the 29th day of March 19 40.		
and by 499 ter	ms made payable to the part y of the second part, with all inte-	est accruing thereon according to the terms of said obligation and also to secure any sum		
said part 1.05 of the f And this conveys part thereof or any o not kept up, as provid	irst part shall fail to pay the same as provided in this indenture ance shall be rold if such payment be made as herein specified, and th bligation created thereby, or interest thereon, or if the taxes on sail of herein, or if the buildings on tail real estate are not know in a sail	where the descent starts with interval interval interval interval intervals, in the version intervals, in the version of the second starts and the second	0) [•
shall become absolute, immediately mature an	and the whole sum remaining unpaid, and all of the obligations pro- nd become due and payable at the option of the holder bereof, without to take possession of the said nremises and all the immune	ided for in aid written obligation, for the servicity of the which has a constrained conversion to the service of the service		
to retain the amount t	ruing therefrom; and to sell the premises hereby granted, or any par-	t thereof, in the manner prescribed by law and out of all moneys arising from such asle		
It is agreed by extend and inure to, IN WITNESS	the parties hereto that the terms and provisions of this indenture and and be obligatory upon the heirs, executors, administrators, persona WHEREOF. The part 105 of the first nart have	each and every collization there's contained, and all bonefits serving therefrom shall representatives, assigns and successors of the respective parties hereto. reunto set their handfund seath the day and year last above	កា	
written.		Lottio B. Perkins (SEAL)		
		Alice Ferkins Rowland (SEAL)		
AND A DECEMBER OF		George Vernon Rowland (SEAL)		
-		(SEAL)		
STATE OF.	OKLAHOMA}		Π	
County of	Washington }	id day of April A. D. 1940, before me, a	ш [
		aid County and State, cameAlice Perkins_Rowland_and		
		who executed the foregoing instrument and duly acknowledged the		
(SEAL)	IN WITNESS WHEREOF, I have hereunto	subscribed my name, and affixed my official seal on the day and year last	Ő)	
	My commission expires on the 24th	B. W. Taylor		
-		Notary Public.	· ·	•
I, the undersig	RELE gned owner of the within mortgage, do hereby acknowled	as the full navment of the debt secured thereby and authorize the Ergister	· · ·	· · ·
er Deeus to enter t	awung Mawung Ma	3 day of april , 1943. twend State Larence, King To Mortzarece, Owner,		
(Coyp. leal Sec. W.	Richne Castin Mortgagee. Owner.		
Res of Darks				