## MORTGAGE RECORD 84

Reg. No. 2264

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 2 day of		
Deau Cain and Mabeline Cain, his wife TO	This instrument was filed for record on the 2 day of day of A. D. 19 40., at .9:30 octock A. M A. D. 19 40 A. D. 20 Octock A. M A. D. Orold A. D. C. L. A. M.	۲	
The Lawrence Building and Loan Association	Register of Deeds,		
THIS INDENTURE, Made this _lstday of			
hundred and forty between I	Jean Cain and Kabeline Cain, his wife	ALC: N	
of Lawrence in the County of Douglas	end State of Kansas	<b>E</b>	1
parties of the first part, and The Lawrence Building a	nd Loan Association part y of the second part.		
WITNESSETH, That the said part 103 of the first part, in conside Four Hundred and no/100	ration of the sum of them duly usid the receipt of		
which is hereby acknowledged, ha V0 still, and by this indenture do the following described real estate situated and being in the County of Do	Grant, Bargain, Seli and Morigage to the said part y of the second part, uglas and State of Kansas, to-wit:		
Lot No. One Hundred Forty-five (145) in Addit	ion Three (3) in that part of the City		
of Lawrence formerly known as North Lawrence.			
		0	f
	0		
with the approximation and all the second states and all the			
with the appurtenances and all the estate, title and interest of the said pa And the said part 105st the first part do hereby covenant and arcs that at and setted of a good and indefeasible estate of interiment therein, free and clear of all in	the delivery hereof they are the buful owners of the section of the		
And the said part_165 of the first part dobereby covenant and arrow that at t and series of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defead the same acainst all parties making lawful chains t It is surrow howeven the averagin however the same that the same field with a state of the same	he delivery hereof thoy arc the lawful ownerS of the premises above grantel, combrance		
And the sail part. 1654 the first part of hereby coverant and arcs that at and setied of a good and indefeasible exists of inheritance therein, free and clear of all in and that they will warrant and defead the same architit all parties making lawful chain t it is arread between the parties hereto that the part 168. of the first part shall ar samed arginat sail real exists when the same becomes due and payable, and that 150 who man and by moth forugence common as aball hereifed and direction to the part 2.55	as delivery hereof they are the lawful ownerS. of the premises above granted, cumbrance		
And the said part_1055 the first part of, hereby coverant and arrow that at the side letted of a your and index soft all in and that they will warrant and defeed the same archivit all parties making lawful dails in the letter of the same archivit all parties the same archivit all restrict making lawful dails in the same archivit all restrict making lawful dails in the same archivit all restrict making lawful dails were the same archivit all restrict making lawful dails are stated when the same beautions due and party lawful arc	he delivery hereof_thoy_AFCthe lawful ownerS. of the premises above granted, rembrance herein. a still there during the life of this inferiture, pay all takes or anonaments that may be berief by Will have the buildings upon add real exists insured against fire and transfo in of the second part, the loss, if way, made payable to the part Vof the second part to the Day mak takes when the same locome due and payable and to keep add premises insured pay mak takes when the same locome due and payable and to keep add premises insured pay mak takes when the same locome due and payable and to keep add premises insured by one discover and the anonema to payable shall be been a sare of the inductions, second by		
And the said part. 1654 the first part of hereby coverant and arcs with a t to a tested of a social and indexable state of inheritance therein, free and clear of all in and that they will warrant and defeed the same archiet all parties making lawful damin it is a same of a spin state of the part 10 damin state of the same archiet all parties making lawful damin it is a same of a spin state of the part 10 damin state of the same archiet all parties making lawful damin the same damin and results and the same field and there is a state of the same archiet all parts of the same archiet all parts of the same archiet all parts of the same state states and the same state of the same state states states and the same state state state state state state states states states states and the same states and the same states and the same states states and the same states states and the same states and the same states at the same statestatestates at the same statestates at the same st	ab editory hereof they Arcthe harful ownerS. of the premises above granted, reumbrance		
And the solid part. 1654 the first part of hereby coverant and arrow that at the solid evided of a good and indefeables because of indefraves there is a rest and clear of all in a solid back they will warrant and defend the same archive that the part 168.6 of the first part shall are reased arguint and rad rad to the particle hereto that the part 168.6 of the first part shall are reased arguint and rad rad to the part of the the same back of an arrow the part of the part 100 the first part shall be reased arguint and rad rad to the event that as the part 100 the first part shall be the the same back of the part of the the reast that as the part 100 the first part shall all the the event that as the part 100 the first part shall all the the the reast that as the part 100 the first part shall all the the the reast that as the part 100 the first part shall all the the the reast that as the part 100 the first part shall all the the the reast that as the part of the the the the reast that as the part of the	be delivery hereof. they arc the lawful ownerS. of the premises above granted, combrance		
And the solid part. 1654 the first part of hereby coverant and arrow that at the solid evided of a good and indefeables because of indefraves there is a rest and clear of all in a solid back they will warrant and defend the same archive that the part 168.6 of the first part shall are reased arguint and rad rad to the particle hereto that the part 168.6 of the first part shall are reased arguint and rad rad to the part of the the same back of an arrow the part of the part 100 the first part shall be reased arguint and rad rad to the event that as the part 100 the first part shall be the the same back of the part of the the reast that as the part 100 the first part shall all the the event that as the part 100 the first part shall all the the the reast that as the part 100 the first part shall all the the the reast that as the part 100 the first part shall all the the the reast that as the part 100 the first part shall all the the the reast that as the part of the the the the reast that as the part of the	be delivery hereof. they arc the lawful ownerS. of the premises above granted, combrance		
And the said part_1055 the first part of hereby coverant and arcs with a the solution of the same state and the same state and the same state of the same state and t	he delivery hereof		
And the said part_165s the first part of hereby covenant and arcs that at the side ideal of a solution best state of individual term in the state of the	he delivery hereof. thoy. AFCthe lawful ownerS. of the premises above granted, combrance	•	
And the said part_165s the first part of	he delivery hereof		
And the said part_1055 the first part of	be delivery hereof. they arc the lawful ownerS. of the premises above greated, combrance thereto. at it there during the life of this inferiour, pay all takes or assessments that may be level by will be used to buildings upon and, real spatial takes or assessments that may be level of the second part, the less, if may, make payable to the part Jof the second part to the pays rush takes when the sume location during and takes and to keep all during the life trends. Takes the life, and the amount so paid shall become a part of the inlobedness, accurde by real real takes, and the amount so paid shall become a part of the inlobedness, accurde by real accurds there may be real to there add the lifetime and to keep all during the area or to discharge any takes with interest thermon as berein provided. In the event that we adjust constrained there is this discharged. If default be made in such payments for any ordered in half written during the law have a vestimer appointed to the interest of the default be intered for the add paysite or of the interest pay real takes the take the during the start by have a by bays and the start the real written during the level of the start pay and the paysite or if the interest pay real takes the interest of the start takes the start pay and the start pay and the start there are the start the takes and the start is a start be added to be a start of the interest real takes the start of the real during the start is a start between the start when the interest of the start bays a vestimer appointed to combine the there are the start the start of the start and to have a realiser appoint to the start base real takes the start of the start takes and the bays a realiser appoint to the start base the start we and the start of the take and the start is a start base the start the takes and the start is a start base to have a realiser appoint to the start base real takes and the start of the take and the start is a start base the start is a start base the start	© .	•
And the said part_1055 the first part of	be delivery hereof. thoy arc the lawful ownerS. of the premises above greated, mereta.  bereta.  if the deliver the live of this inferior, pay all takes or assessments that may be level of y. Will have the buildings upon said real exists faured a grain the read to make in of the second part, the less if upon said real exists faured a grain to the part y of the second part to the pay make the whethere are uponed on and payable to the part y of the second part to the pay make the second part, the less if upon said real exists and to keep all the preside of the second part to the pay make the second part is the second on a payable to the part y of the second part to the pay make the second part is the part y of the second part to the pay make the second part is the part of the second part to the pay make the second part is the second part to the part second part is the second part is the second part to the part second part is the second part is the second part to the second part is the second part is the second part to the second part is part as earring there are extend to the second part is part to be second part is set as earring there are part is constrained. If default is made in such partners is or any set of part is the manare provide is the and to be a ready or a second part is the convergence is ender and there is the fault is the fault for the second y of which this is described to collect the it ender and there is the second is the second y of which this is described to collect the it ender and every abilized there is there and and and of all memory second for any parts is described. The second and every is the second the second part is the second part is the second second between is the second of a second be part of the second is a second part is the second part is the second second between the second is a second part of the second is second part is the second second between the second is a second part of the second the second is second part	•	
And the said part_1055 the first part of	be delivery hereof. they arc the lawful ownerS. of the premises above greated, combrance thereto. at it there during the life of this inferiour, pay all takes or assessments that may be level by will be used to buildings upon and, real spatial takes or assessments that may be level of the second part, the less, if may, make payable to the part Jof the second part to the pays rush takes when the sume location during and takes and to keep all during the life trends. Takes the life, and the amount so paid shall become a part of the inlobedness, accurde by real real takes, and the amount so paid shall become a part of the inlobedness, accurde by real accurds there may be real to there add the lifetime and to keep all during the area or to discharge any takes with interest thermon as berein provided. In the event that we adjust constrained there is this discharged. If default be made in such payments for any ordered in half written during the law have a vestimer appointed to the interest of the default be intered for the add paysite or of the interest pay real takes the take the during the start by have a by bays and the start the real written during the level of the start pay and the paysite or if the interest pay real takes the interest of the start takes the start pay and the start pay and the start there are the start the takes and the start is a start be added to be a start of the interest real takes the start of the real during the start is a start between the start when the interest of the start bays a vestimer appointed to combine the there are the start the start of the start and to have a realiser appoint to the start base real takes the start of the start takes and the bays a realiser appoint to the start base the start we and the start of the take and the start is a start base the start the takes and the start is a start base to have a realiser appoint to the start base real takes and the start of the take and the start is a start base the start is a start base the start	· .	•
And the said part_165c the first part of	be delivery hereof. thoy arc the lawful owner S. of the premises above granted, mereta.  Sereta.  Sere		•
And the said part_165cf the first part of	be delivery hereof. they arc the lawful owner S. of the premiers above grantet, merets.  berets.  at it there during the life of this inferiour, pay all takes or assessments that may be kereld (y. Will keep the bulkfree upon and ir call certic facers a assist for some burned in and if the second part, the loss, if any, main payable to the part J. of the second part to the pay run has the solutions upon during that all to keep all tyrendse insured by if they main the second part, the loss, if any, main payable to the part J. of the second part to the pay run has now the the shark become during and path and to keep all tyrendse insured by if all result.  It us of momer, escented on the 1St day of	· []	
And the sail part_165cf the first part of	be delivery hereof. they arc the lawful ownerS. of the premiers above grantet, combrance		
And the sail part_165r the first part of	be delivery hereof. ThOY_AFG		
And the said part_1655 the first part of hereby coverant and arcs that at a detect of a good and indefaulties exists of individuance therefs, for an clear of all in a strength of the part of the same archive and in the part of the same archive and in the part of the same archive, and that they will warrent and defeed the same archive that it part of the same archive and its rate to be part of the same archive and its rate to be part of the same archive, and that they will warrent and defeed the same archive that its part of the same archive and the part of the same archive and the same archive the same based and part of the same and by any how non-more compary as shall be specified and directed by the part <u>M</u> . If the second part may pay shill take and insure that the part of the same archive the same description that the same archive	be delivery larger the like of this infantur, pay all take or assessments that may be kered where the sum of the like of this infantur, pay all take or assessments that may be kered berets. all these during the like of this infantur, pay all take or assessments that may be kered by while here the bulkform uncome during angular takes are as the main of a the second part, the loss, if any, make payle to the part J. of the second part to the pay runk takes when the sum become during angular band to kere and tarmake for the or of the second part, the loss, if any, make payle to the part J. of the second part to the pay runk takes when the sum become during angular band to kere and tarmake the transformer of the like and the second tarm of angular band to kere and tarmake the or of the second to the list. day of		
And the sail part_165cf the first part of	be delivery hereof. they arc the lawful owner S. of the premiers above grantet, membrane		
And be add part. 1657 the first part of	be delivery hereof. They arc the lawful owners 0. of the premiers above grantet, merets.  Serets.  Ser		
And be add part. 1637 the first part of hereby covenant and are that at the set of of a covenant and clear of all in a detailed of a covenant and defeed the same static if all parties and clear of all in a detail of all details be state of individues therein, first and clear of all in a reasonal arguing and real state and individues the same bareness de and partyphic, and that .100 metails are attack when the same bareness de and partyphic, and that .100 metails are attack when the same bareness de and partyphic, and that .100 metails and the second part 10.95 the first part and a line to the second part may pay add taxes and insure the information addition of the second part may pay add taxes and insure the information addition of the second part may pay add taxes and insure the information addition of the second part may pay add taxes and insure the information addition of the second part may pay add taxes and insure the information addition of the second part may pay add taxes and insure the information addition of the second part may pay add taxes and insure the part 16.0 method and information addition of the second part of the second part, which ill has here the second part of the second part, which ill has the information addition of the second part of the second part, which ill has here the second part of the second part, which ill has here the second addition of the second part of the second part, which ill has here the second addition of the second part of the second part, which ill has here the second part of the second part, which is the individue of the second part of the second part of the second part, which ill has the second addition of the second part of the second part, which ill has here the second addition of the second part of the second part of the second part, which ill has the second part of the second part of the second part, which ill has individue addition at the second part of the second part, which ill has indited the second part of the second part, which ill has individue a	be delivery hereof. They arc the lawful owners 0. of the premiers above grantet, merets.  Serets.  Ser		
And the sail part_165r the first part of	be delivery hereof. They arc the lawful owners 0. of the premiers above grantet, merets.  Serets.  Ser		

144