## MORTGAGE RECORD 84

Receiving No. 12355 Fee Paid, \$3.75\_ FROM STATE OF KANSAS, DOUGLAS COUNTY, 88. This instrument was filed for record on the day of A. D. 1941, at 2:20 o'clock A. M. Novel A. Buf Register of Deeds. E. B. Allen and Luella W. Allen, husband and wife August то The Lawrence Building and Loan Association By Deputy. THIS INDENTURE, Made this 4th day of August , in the year of our Lord, one thousand nine hundred and forty-on E. E. Allen and Luella W. Allen, husband and wife cf Lawrence in the County of <u>Douglas</u> parties of the first part, and <u>The Lawrence Building and Lean Association</u> and State of Kansas WITNESSETH, That the said part\_102 of the first part, in concideration of the sum of \_\_\_\_\_\_\_\_ DULLARS, to \_\_\_\_\_\_\_ DULLARS, to \_\_\_\_\_\_\_ duly paid, the receipt of which is kereby acknowledged, have \_\_\_\_\_\_\_ stid, and by this injenture do \_\_\_\_\_\_ Grant, Bargain, Sell and Mortgage to the said part y\_\_\_\_ of the second part, the following described real estate situated and heing in the County of Duuglas and State of Kansa, to wit: Lot No. Four (4) in Block Twenty-one (21) in Sinclair's Addition to the City of Lawrence with the appurtenances and all the estate, title and interest of the said parties\_cf the first part therein. And the said park 0.5 of the first part do \_\_\_\_\_\_ hereir covenant and agree that at the delivery hered\_they\_270\_\_\_\_\_ the lawful over 5\_ of the premises above granted and sense of a good and indefeasible exists of inheritance therein, free and clear of all incumbrance and libst they will warrant and defed the same sensitive in the final case of an invasion of the same sensitive interval of the same sensitive interval in the same sensitive interval in the same sensitive interval of the same sensitive interval interval interval of the same sensitive interval of the same sensitive interval interval interval interval interval of the same sensitive interval interval interval interval of the same sensitive interval interv THIS GRANT is intended as a mortgage to secure the payment of the sum 400 - - - - - - - -FileSon munore and set of the second part of the second part, with all interest second part of the second part of the second part, with all interest second part of the second part, with all interest second part of the second part, with all interest second part of the second part, with all interest second part is the interest second part of the second part, with all interest second part is the interest second part is the second part, with all interest second part is the interest second part is the second part, with all interest second part is the second part is the second part, with all interest second part is the second part is the second part, with all interest second part is the second part is the second part, with all interest second part is the second part is ----rged. If default be mane in such payments or any e become due and payable or if the insurance is e is gh whill be able to be one of an approper as the options as the booker hereor, without booker, and it shall be survively for the same part and breache accruing therefore; and to sell the premise's hereby remains and the index of the manner prevised by here and and here the second prevised of the self premise's hereby remains (or any part thereof, in the manner prevised by here and here the second prevised of the self the premise's hereby remains (or any part thereof, in the manner prevised by here and and here the second prevised of the self the premise's hereby remains (or any part thereof, in the manner prevised by here and and here a second prevised of the set of the premise hereby remains (or any part thereof, in the manner prevised by here and and here a second prevised of the set of the second prevised of the previs to have a solution of all there be, a ed to collect the from such stil making such ask, on demand, to be for perils. The second and there is not charge incident thereas, and the correspond if any there he, shall be peld by the part 2... In arrest by the partice here back to the terms and providings of this indenture ask such as every obligation therein contained, and all benefits accruing thereform shall the form of the terms of the terms of the terms and providings of this indenture ask such as the obligation therein contained, and all benefits accruing thereform shall IN WITNESS WHEREOF, The part 25. of the first part ha.YG. hereunto set <u>their</u> hand<sup>3</sup> and seals... the day and year last above written. E. B. Allen (SEAL) Luella W. Allen (SEAL) (SPAL) (SEAL) STATE OF Kansas County of Douglas \$5. BE IT REMEMBERED, That on this 4th day of August A. D. 19 41 , before me, a ... in the aforesaid County and State, came Notary Public E. B., Allen and Luella W. Allen, husband and wife to me personally known to be the same person A\_\_\_\_\_ who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WIEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the \_\_\_\_\_\_day of \_\_\_\_\_\_April \_\_\_\_\_\_10.42\_\_\_\_ This on the origi mortgage writte (SEAL) L. E. Eby Notary Public. RELEASE I, the undersigned owner of the within morigage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this more regress of record based on the part actest: T.C. Elizy the fourier of the fourier tel this 3/ st day of January , 1946. The Lawrence Recieding and Then account H.C. Buiton 1256-5 President (unp. seal)

T

D

293

Reg. No. 2736