## MORTGAGE RECORD 84 Reg. No. 2821

States -

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y of	FROM STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the20day of	Î
м.	Clarence W. Taylor and Jula Taylor OctoberA. D/1941_ at 9:25_oclock A, M.	
s	The Lawrence Building and Loan Association By Douby.	
ine	THIS INDENTURE, Made this 16th day of Ootober, in the year of our Lord, one thousand nine	
	hundred and forty-one between, and yet of our Long one thousand mine, and yet of our Long one thousand mine	
בן ע	cf	
	partics_of the first part, and The Lawrence Building and Loan Association part, y, of the second part.	
of	WITNESSETH, That the said part les of the first part, in consideration of the sum of	
rt,	which is hereby ackrowledged, ha 70s:ld, and by this indenture doGrant, Bargsin, Sell and Mortgage to the said part_y of the second part, the following described real estate situated and being in the County of Deugins and State of Kanaas, to-wit:	
less L	Beginning Twenty (20) rods West from the Southeast corner of the Southwest Quarter $(\frac{1}{4})$ of the $\cdot$	
he aid	Northwest Quarter $(\frac{1}{2})$ of Section Twnety-nine (29), Township Twolve (12), Hange Twenty (20), thence	
said	North to the right of way of the Union Pacific Railroad Company, thence Westerly along the right of	
h- 🚯	way of said railroad six (6) rods, thence South to the South line of said Quarter Section, thence	
at	East six (6) rods more or less to the place of beginning, being in the South half of Addition Seven	
ng	(7), less the East Thirty-five (35) feet thereof deeded to Charles L. Earmon by deed recorded in	
2,	Book 62, page 351, all in that part of the City of Lawrence, formerly known as North Lawrence,	
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ub- the own		
id		
	with the appurtenances and all the estate, title and interest of the said parties of the first part therein,	4
	And the said sprinternances and an the estate, title and interess of the said particles. (I the merk part therein; And the said sprinternances and said and the said sprinters of the said particles. (I the merk part therein; and solid of a good and indefeasible estate of inheritance therein, free and class of all incumbrance.	
	and that they will warrant and defend the same aptions making lawful claim thereto. It is agreed between the parties hereto that the part 165, of the first part thall at all time during the life of this indexture, are all targe or transmost, that must be lasted	
	or messes against shift real exists when the same becomes due and payable, and that <u>thoy. Wilkey</u> the buildings upon said real evide insured against one wave and payable, and that <u>thoy. Wilkey</u> the buildings upon said real evide insured against of the and become for a said be specified and directed by the part <u>y</u> of the second part is be said, if any, make payable to the part <u>y</u> of the second part is the said best for the said best if the first part shall full to pay not have when the same become due and payable as to have said part is the said best if the first part shall full to pay not have when the same become due and payable as to have said parts the same due and payable as to have said parts the same due and payable as to have said parts the same due and payable as to have said parts the same due and payable as to have said have sa	
	as berein provided, then the part <u>y</u> of the second part may pay asid taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, accured by this indenture, and shall become a part of the indebtedness, accured by	
	THIS GREAT is introded as a mortage to source to the sum of	
	and by 10.5. terms made papable to the party of the second part, with all interest according to the terms of said obligation and also to secure any sum	
f95° D	and ard 1056 the first part shall not in part of - 6 to seem bart to hay its rates or in diskates or to diskate any trans with latered therean as herein provided, in the event that and ard 1056 the first part shall not increase the seem of the second sec	
	Immediately mattere and become size and perside at the option of the halfer kered, whicher meter, which and the start is starting in the start were and the starting theory of the starting theory and the starting theory of the starting theory and the pressure here of a start kered. In the meanser provide the part of the start is more starting theory and the starting theory and the pressure here of a start kered. In the meanser provide the part of the start is more starting theory and the start is more starting theory and the start is more the starting theory and the start is more the start is more theory and the start is more the start is more theory and the start is more the start is more theory and theory an	
	to ream the smooth then mapsid of principal and internet, together with the cent and charge incident interes, and the overplas, if any there he, hall be paid by the part <u>V</u> making mode and, on the first part <u>10.8</u> . extend and interes (A, and be adding to the first a provident and that indication spream tack and and the setting the set of the start o	
	written. the day and year last above	
	Clarence W Taylor(SEAL) Lula Taylor (SEAL)	
	(SEAL)	
	(SEAL)	
	STATE OF Kansas	
	County of Douglas jan. BE IT REMEMBERED, That on this 16th day of October A. D. 1941., before me, a	
	Notary Public in the aforesaid County and State, came	
	to me personally known to be the same person S who executed the foregoing instrument and duly acknowledged the	
÷ D	(SEAL) execution of the same. (SEAL) (SEAL)	
	La_5EbyNotary Public.	This Pa
	RELEASE	n theorem
	of Deeds to enter the discharge of this morigage of record. Dated this 194 day of January , 19,44	21
	By LE Chy The Lawrence Building Conf Low accounting Scoutery (Corp. Sed) Chas, E. Louk One. Montprese	490
	revenue (or our Ma	
		CASES STREET