MORTGAGE RECORD 84

Receiving No. 13255

71.71	STATE OF KANSAS, DOUGLAS COUNTY, 88.
	This instrument was filed for record on the16day
	February A. D. 1942, at 2:15 o'clock P.

TO The Lawrence Building and Loan Association

hundred and forty-two

cf_

1. 194

THIS INDENTURE, Made this 14th day of Sobruary

_between Hattie Kennedy and John Kennidy, her husband

Hattie Kennedy and John Kennedy, her husband

FROM

Narold U. Deck Register of Deeds. Deputy.

Reg. No.2910

Fee Paid, \$ 0.150

347

- <

of

31.

In the County of Douglas The Lawrence Building and Lean Association ____ and State of _____ Kansas Lawrence part ies of the first part, and ____ ___ part v ____ of the second part.

By .

WITNESSETH, That the said part 195 of the first part, in consideration of the sum of ______ DULLARS, to ______ duly paid, the receipt of which is hereby acknowledged, ha 12 __wild, and by this indenture do ____ Grant, Bargain, Sell and Mortgage to the said part y_ of the second part, the following described real estate situated and being in the County of Douglas and State of Konsas, to-wit:

Commencing at a point on the Atchison, Topeka and Santa Fe Railroad as now located, thence West on the North line of Reserve No. 2 to the Northwest corner of said Reserve, thence due North 39 Thirtynine feet, thence on the arc of a circle described from a point sixty-one (61) feet due West to the Northwest where said arc strikes the Range line between Range numbers 19 and 20, thence North on said Range line to where the same cronsos the aforesaid Railroad, thence South 22 degrees East by said Railroad to the place of beginning, containing 12 acres more or less, in the City of Lawrence

with the appurtenances and all the estate, title and interest of the said partion_of the first part therein. And the said part_12Sof the first gart do_____bereby covenant and agree that at the delivery beread they are ______ the lawful owner S. of the premises above grant and leized of a good and indefemible estate of inheritance therein, free and clear of all incumbrance ______

85.

(Cryp. Seel)

and that they will warrant and defend the same against all parties making lawful chim therein. It is agreed between the parties hereto that the part [22] of the fact part shall be all times during the life of this infenture, pay all taxes or assessments that may be levied or assessed setting and real evise when the same become due and payable, and that <u>they will</u> have the buildings upon add real orbic insured against fire and tended to the same of the same during and the same become due and payable, and that <u>they will</u> have the buildings upon add real orbic insured against fire and tended to the same of the same during as a shall be specified and directed by the part <u>- or the second part</u>, the keen if any make payable in the part is the satest of <u>113</u>. Instruct. And in the result that add part <u>12</u>S if the fact part and <u>1</u>fall full to pay such taxe when the same become due and payable and to here payable and here its provide there the part<u>-</u> of the second part. The same taxes when the same become due and payable and to here payable and here its provide there the part<u>-</u> of the second part. If the fact part here the part<u>-</u> of the second part is the the infectors, and shall become a part of the fact of the fact of the part and information of the part and the part is the part is part to the the infectors. And shall become a part of the fact of the fact of the fact of the part and the part of the fact of the fact of the fact of the fact of the part of the fact of the part of the fact of the

and by and by __liferrow made parable to be paraly... of the second part, with all interest accruming to argume the sum on any measurement and argument of the second part of any fournees or is discharge any taxes with interest thereon as break parable, in the event that and part_liferrow the second part to pay of any fourneese or is discharge any taxes with interest thereon as break parable, in the event that and part_liferrow the same as parabled in this interest. The other parable second parable set is not parable or any second parable set is not parable or any second parable of the balance of a discharge are paid when the same become and parable or it is not parable or any second parable or any second parable set is not parable to the parable set is not parable or it is not parab to take possession of the said premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and basefus accruing thereform : and to sell the premises berefor granted, or any part thereon, in the manner prevented by I are and out of all movery arising from such about the randout of principal and interview, together with the costs and charger incident therees, and the origin the randout the part of the part

m Alog such sale, on demand, to the first part 00. It is arreed by the partice bart to be terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing threefrom shall iterize and inner to, and be definitely upon the heirs executors, administrators, personal representations, assign and successors of the respective partice herein. IN WITNESS WHEREOF, The parties of the first part ha Ve hereunto set thoir handbard seals the day and year last above

> Hattie Kennedy (SEAL)

John Kennedy (SEAL)

L. E. Eby

(SEAL)

(SEAL)

Notary Public.

Hazel a

STATE OF Kansas County of Douglas

written.

(SEAL)

BE IT REMEMBERED, That on this 14th day of February Notary Fublic ... in the aforesaid County and State, came Hattie Kennedy and John Kennedy, her husband

to me personally known to be the same person 9.... who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITXEESS WIFEREOF, I have hereanto subscribed my name, and affixed my official seal on the day and year last nbove written. My commission expires on the _________ day of ______ April_____ 1942

HELEASE HELEASE enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register 1942. 1942. 1942. 1944. 1944. 1945. 194 undersigned owner of the within mortgage, do hereby acknow