MORTGAGE RECORD 84 Reg. No. 3063

3 388

1

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.	
Lyle E. Hart and Lucille I, Hart, husband and wire TO	This instrument was filed for record on the _25day of JulyA. JJ. 19.42_, at _9150x; fork. A. M. Acrosly A. Beck Register of Deeds.	•
The Lawrence Building and Loan Association	By Deputy,	
INIS INDEXTURE, Made this _24th_day of		
and a state of the		
WITNESSETH, That the said parties_of the first part, in consider Two Thousand and no/100 which is breveby acknowledged, have sold, and by this indenture do the following described real estate situated and being in the County of Doug		
North Fifty (50) feet of Lot Twenty-two (2	22) in Block Sixteen (16) in Babcock's	
Enlarged Addition to the City of Lawrence	0	•
		5
with the appurtenances and all the estate, title and interest of the said parti-	.95 of the first part therein	
and seized of a good and indefensible contacts of inheritance therein and agree that at the or and that they will warrant and defend the agree contact in the second secon	lelivery hereof UROY BTO the lawful ownerS_ of the premises above granted, brane	
or assessed ansimit aid real state when he as become doe and paralles of the first para shall stail or assessed ansimit aid real state when he as and become doe and paralles and that likely, such sum and by noch housance company as shall be specified and directed by the part J if state at the likely interest. And in the served that sails para 1.053 the first part shall fail to pa- the interest of the likely interest. And in the served para target para while the and laurance, the interest of the likely interest and paralles the para shall be and laurance.	times during the life of this interture, pay all taxes or assessments that may be level WALL keep the buildings upon said real evide inserted against five and tornado in be second part, the loss, if any, mane payable to the part X, of the second part, to the	
THIS GRANT is intended as a mortaget to score the payment of the sum of Two. Thousand and no/100	ity regaid.	
or sums of meany advanced by the said part $J_{}$ of the second part is vary for any insurance and part 160 of the first part shall fit is to part the name an particular in the indication of the And this converses thall be word if such parsent to rath as berin injection, and the new particular interaction of the same remaining and rath state are not key in a specificity mean rath devices the same remaining and rath state are not key in a second state of the same remaining and rath state are not key in a second state of the same remaining and rath state are not key in a second state of the same remaining and rath state are not key in a second state of the same state state are not key in a second state of particular at the state state state are not key in the second state of particular and interest, therefore, and the same rath are state are not are in the state state state state and the charge making area and states in a distance and the same the state state and the state state state are not and the state state state state state state area and the state state state state state state state and the state	In the original when the same become dow and parchie or if the insurance is for in sold when or if if waits committed on and parchie or if the insurance for in sold which committed on and or which this inforture is given, shall there in the manager provided by law and to have a receiver appointed to collect the infortune of the manager provided by law and out of all monour such gate	
making ends take on demand, to the fort part of a start of the ends and charged making ends and demand, to the fort part of 102 ends and finer to, and be children that the terms and periods and this indenture and ne IN WITNESS WHEREOF, The part102. of the first part har	h and every obligation therein contained and all bready and all bready and all bready	
	Lyle E, Hart (SEAL)	
	(SEAL)	
County cfDouglas}ss.		
BE IT REMEMBERED, That on this24th 	County and State, came	
A Control of the second sub- above written. My commission expires on the 21st dr	L. E. Eby	
IELEASE I, the undersigned, owner of the within mortgage, do hereby acknowledge to a Deeds to enter the dicharge of this antiputer of the action of the	Notary Public.	
(Carpeal) The Jawrence Quit	day of theglast 19 KP	
0.5. oby T. O. Kus	manus men	A Constant