Receiving Nº. 17174	< MORTGAGE	E RECORD 84 Reg. No. 3386 Fee Paid, \$1.75	
	FROM loam and Nollia Holcom TO wilding and Loan Arsociation	STATE OF KANSAS, DOU'GLAS COUNTY, ss. This instrument was filed for record on the day of April A. D. 10.43., at 2125 o'clock _P. M. Marcel A. D. Deck. Register of Deeds.	0
THIS INDENTU hundred and Forty Årthur E He	RE, Made this 7th day of April throe between ploam and Nellie Holcom, hushand and y	By Deputy.	0
witnESSETH,	9 in the County of Douglas t part, and The Lawrence Building and Lor That the said part ios of the first part, in consider Fifty and no/100	ration of the sum of part _y_ of the second part. DOLLARS, to them duly paid, the receipt of	
the following describe	to real estate situated and being in the County of Dot	igus and State of Annsas, to-wit:	
and design the first of the	Rumbered Eighteen (18) and Nineteen (n Earl's Addition to the City of Lawr	(19) in Steelo's Subdivision of Block Eight rence, in Douglas County, Kansas.	õ
		1	
And the said part 10 and seited of a good and in and that they will warrant It is agreed between or assessed against said real soch sum and by such insur- extent of _1tSinterest.	defensible citate of inheritance therein, free and citar of all in and defend the same arisins all parties making havful chim the the parties herein that the part 1.05 of the first part shall as l estate when the same becomes due and apachte, and that they nece company as shall be specified and directed by the part JJ-o. And in the ereach that and parties JS-of the fort part shall fail to	he dilvery hereifthoy.arethe instal owner 3 of the premiers above granted, combrance	
And the skil part ig and series of a good and is and that they will warrant It is agreed between or asseed availant skil en- setted - 15.25. Interest at the start of the skiller THIS GRAFT is inter THIS GRAFT is inter Seven accessing to the terms of O as dy 1 th 2. terms of	35 of the first part do. — thereby concents and agree that all distributions of interfixes thereas, free and clark of all in- and defend the same against all parties making layeful claim it the parties hereto that the sait 1.05 of the first part shall as interfixed the same becomes due and payable, and that thay mere comparing as shall be specified and directed by the part $J_{-0.05}$ Add in the event that said particides the first part shall fail to the first $J_{-0.05}$ of the second part may pay said tasks and finance in the event said layef 160 meres of the same that fails the part $J_{-0.05}$ of the second part may pay said tasks and induce the part $J_{-0.05}$ of the second part may pay said tasks and induce the first $J_{-0.05}$ of the second part may pay said tasks and induce ball as a more task of the first part of the same that the obd as a more task of the first part of the same that the limit of the part $J_{-0.05}$ of the second part, which all inter- des a payable to the react $J_{-0.05}$ (the same day for the same first shall find the part of the same $J_{-0.05}$ (the same day for the same first same first same first same first same $J_{-0.05}$ (the same first sa	he delivery hereif. they are the instal owner 3 of the premies above granted, combance all time during the life of this infenture, pay all takes or assessments that may be level by will 1, were the bubbles; yours add real exists fastered arises the and tornates in of the second part, the loss, if any, made payalls to the part y of the second part, to the pay rubs takes when the same become do and apayable and to keep all premies insured we or either, and the amount as pail shall become a part of the indetechers, accured by a full result. There are also also also also be part of the indetechers, accured by a full result. There are also be the take the second part of the indetechers, accured by a full result. There are also be the take the part of the indetechers are not the second by the there are according to the tarmout of and obligation and also to secure any um	
And the skil part ig and seired of a good and it and that they will warrant It is agreed between or assend argints and arg. and be and argints and arg. and be and its and argints and argint and the statement of the argint this inderture, and shall be THIS GRAPT is inter Sources and by a this terms of 0 and the terms of 0 and 0 an	35 of the first part do. — the relative orients and agree that all the defaulth contrast of the relative of t	he delivery hereif. they are	0
And the skil part ig and seired of a good and it and that they will warrant It is agreed between or assend argints and arg. and be and argints and arg. and be and its and argints and argint and the statement of the argint this inderture, and shall be THIS GRAPT is inter Sources and by a this terms of 0 and the terms of 0 and 0 an	35 of the first part do. — the relative orients and agree that all the defaulth contrast of the relative of t	he delivery hereif they are	
And the skil part ig and seined of a good and it and that they will warrant It is a greed between or useral arginth at it arg- net seem and by nuch lower returt of 152internet, a breen provided, then it this locketure, and shall be THIS GRAPT is inter Surven evention of oney stanced and byint Surven evention of more stanced and part(BS, or the first part immediately matter and its return and benefits according to retain the annous it then a making makes, and charac- tent and benefits according to retain the annous it then a making makes, and benefits ret and benefits according to retain according to the terms and the according the standard the according the standard the according the standard the standard the standard the according the standard the standard the standard the according the standard	35 of the first part do. — the relative orients and agree that all the defaulth contrast of the relative of t	he delivery hereif. they BrO	

to me personally known to be the same person **5** who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above writen. My commission expires on the <u>21st</u> <u>day of</u> <u>April</u> <u>19</u> <u>46</u>. (SEAL) L. E. Eby Notary Public.

0

of D 2

7.ir

RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge to full payment of the debt secured thereby, and suchorize the Register of Deeds to enter the dicharge of this mortgage of record. Dated this 2 3rd day of gammary 19 %. (coorp. scal) The fauntance Anciellang and four Conservation actust : I. E. Elizy H. C. Buinkman, Husident Mortgage. Mortgage.

te sel