## MORTCACE RECORD 84 Reg. No. 3447

Recoi

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>16</u> day of	
F.E. Deshazo and Fessie Doshazo TO	June A. D. 1943, at 11:05 orlock A. M. Harold a, Beck	
Lawrence Building and Loan Ass'n	By	
THIS INDENTURE, Made this 16th day of Jung hundred and Forty-three between	, in the year of our Lord, one thousand nine	ſ
F.E. Doshazo and Eessie Doshazo, hushand and wif of Lawronce in the County of Douglas partios of the first part, and	and State of Kansas	
The Lawrence Building and Loan Association WITNESSETH, That the said parties of the first part, in considera	tion of the sum of	
Eight Hundrod and no/100	Grant, Dargsin, Sell and Mortgage to the said part N of the second part, las and State of Kansas, to-wit:	
	•	
The East Sixty-three (63) feet of Lots Nos.	Sixty-mine (69) and Seventy-one in	
Block No. 13, in that part of the City of Law		
		C
	<b>4</b>	
with the appurtenances and all the estate, title and interest of the said part And the said part 105 of the first part do breaky covenant and agree that at the and white of a root and below the sub-	delivery bound they are the back times S and the second se	
incurrent and the state of intertance therein, free and clear of all incur	mbrance	
and that they will warrant and defend the same of all parties making lawfol claim there. It is arreed between the parties hereto that the parties of the fact part that it a manased argination and real state the non-the same Second use of payshing and that . It could not how made by such factorize company as shall be specified and directed by the part	It lines during the life of this indenture, pay all taxes or assessments that may be levied r_w111kerp the buildings upon said real eviate insured against fire and tornado in the account new tax has been the same and tornado in	
extent of 15	in the most of the second part of the	
Eight Hundred and no/100		
and by 1ts terms made payable to the part y of the second part, with all interest	sum of money, executed on the 1001 day of 00110 1940	
or sums of money advanced by the said part $\underline{V}_{}$ of the second part, with all inferences of the first part shall fail to pay the same as provided in this indexture and the first part shall fail to pay the same as provided in this indexture are thereof or a validization result in sort of partners the same as herein sortical, and it is the same as	e or to discharge any taxes with Interest thereon as herein provided, in the event that obligation contained therein fully discharged. If default be made in such payments or any	•
not here up, as provided herein, or if the building on micross intereon, or if the taxes on add that here a basolute, and the whole sum remaining unpaid real estate are not keep in as growing immediately mature and become doe and payable at the option of the holder hereof, without a	val estate are not paid when the same become due and parable or if the insurance is repair as they are now, or if waste is committed on said premises, then this convergance of for in and written collection, for the security of which this indenture is given, shall notice, and it shall be hyreful for the said party. If the event next we are a superstant of the said security of the said party.	
o retain the amount then unnald of state of sea the premiers bereby granted, or any part t	hereof, in the manner prescribed by law and out of all moneys arising from such sale	
It is agreed by the parties hereto that the terms and provisions of this indenture and extend and inure to, and te obligatory upon the heirs, executors, administratory	ath and every obligation therein contained, and all benefits accruing therefrom shall	
IN WITNESS WHEREOF, The part 105 of the first part have here written.	unto set Uffehr handBard seal 5 the day and year last above F. E. Deshazo (SEAL)	
	Bessie Deshazo (SEAL)	
	(SEAL)	
		5
County of Louglas		U
BE IT REMEMBERED, That on this 16th		
	Deshazo, husband and wife	× •
to me personally known to be the same personS	who executed the foregoing instrument and duly acknowledged the abscribed my name, and affixed my official scal on the day and year last	0
(SEAL) IN WITNESS WHEREOF, I have hereunto su	day ofApril 19 46	
(SEAL) IN WITNESS WHEREOF, I have hereunto su above written. My commission expires on the21st		
(SEAL) IN WITNESS WHEREOF, I have hereunte su sbove written. My commissi:n expires on the21st	L. E. Ehy Notary Public.	
RELEAS	Notary Public.	
RELEAS I, the undersigned owner of the within mortgage, do hereby acknowledge Deeds to entry the discharge of this mortgage of record. Dated this	Notary Public. SE the full payment of the debt secured thereby, and authorize the Register	
I, the undersigned owner of the within mortgage, do hereby acknowledge	Notary Public.	

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