562

MORTGAGE RECORD 84

Reg Fee id s

	FROM	STATE OF KANSA ⁵ , DOUGLAS COUNTY, ss. This instrument was filed for record on the24	
Robert_Tayl	for and Fern Mary Taylor TO	Naroh A/D. 10 44 , at 4:55 o'clock P Narthd A. Deck	•M.
The Lawrence	e Building & Loan Assn.		eeds.
THIS INDENT	TURE, Made this24th_day of	March , in the year of our Lord, one thousan	d nine
hundred and	forty-four hetween	stand and wife	
	in the County of Douglas		- Ast
	irst part, and The Lawrence Bui	lding and Loan Association	
WITNESSETI	I, That the said parties of the first part, in con	sideration of the sum of	
which is hereby ack	Canto . 10/100	Grant, Bargain, Seil and Mortgage to the said part y of the second Douglas and State of Kansas, to-wit:	ipt of part,
	Beginning at a point nine (9) rods of the Southwest Quarter of the N. teen (19), Township Twelve (12), 1	ortheast Quarter of Section Nine-	
	rods; thence north 4 rods; thence rods; thence west 80 rods; thence		
	, ning, containing nine (9) acres mo	pre or less.	\cap
•			
with the appurtenar	nces and all the estate, title and interest of the said	1 part 105 of the first part therein	
And the said part.	105 of the first part do breeby covenant and agree that I indefeasible estate of inheritance therein, free and clear of a	at the delivery hereof thou are the lawful owner 5 of the premier share an	ranted,
and that they will warra	ant and defend the same against all parties rasking lawful cla	im thereto.	
or assessed against said :	real estate when the same becomes due and pavable and that	all at all times during the life of this indenture, pay all taxes or assessments that may be $\frac{1}{100}$ will keep the buildings upon said real erate insured against fire and torm	
extent ofits_ inter	est. And in the event that said part 0.5 of the first part shall f	of the second part, the loss, if any, made payable to the part of the second part	to the
this indenture, and shall	bear interest at the rate of 10% from the date of payment	and to perform that when the same become due and payable and to keep said premises it surmance, or either, and the amount so paid shall become a part of the indebtedness, security unit fully repaid. Bight Eundrod, and no/100	red by
according to the terms of	010 certain written obligation for the summer	DOL:	LARS.
and by terms	made payable to the part of the second part, with all	interest accruing thereon according to the terms of said obligation and also to secure an	y sum
raid part 105of the first And this conveyance	. part shall fail to pay the same as provided in this indenture w shall be void if such payment be made as herein specified, a	meets account mereon accounts to be term of add childration and also to server an instance or to discharge any track with instruct therean and herein provided, in the even and the old pation contained therein fully discharged. If default he made in such payments of a walk real orate are not paid when the anne become due and parallel or if the instru- tion of the state of the state of the state become due and parallel or if the instru- tion of the state of the state of the state become due and parallel or the state provided for in add writes difference for the state parallel or state of the state of efforts therein the manere provided for the state a receiver associated to colle	t that
part thereof or any oblig not kept up, as provided shall become absolute, an	ation created thereby, or interest thereon, or if the taxes or herein, or if the buildings on said real estate are not kept in 4 the whole sum remaining unpaid, and all of the obligations	in add real estate are not paid when the same become due and parable or if the insure as good repair as they are now, or if waste is committed on said permises, then this conve provided for in said written childraiton, for the security of which this inductorum is given	r any nee is ryance shall
rents and benefits accruit	to take possession of the said premises and all the impre- ar therefrom; and to sell the premises hereby granted or an	vithout notice, and it shall be lawful for the said part is the task that has memory a given premark thereon in the manner provided by law and to have a receiver appointed to colle by Part thereon, in the manner preservised by law and out of all moneys arising from suc d charges incident thereto, and the overplus, if any there be, shall be paid by the part at the said there is a said to be part to be a said to be all the said to be all the said to be and a said the said the said to be a said to be all the said to be all the said to be all the said to be and a said to be a said to be a said to be a said to be all the said to be all the said to be and a said to be a said to be a said to be a said to be a said to be all the said to be and a said to be a said to be a said to be a said to be a said to be a said to be	at the
making such sale, on der It is agreed by the	unpaid of principal and interest, together with the costs and and, to the first part 105.	d charges incident thereto, and the overplus, if any there be, shall be paid by the part	<u></u>
extend and inure to, and IN WITNESS W	i be obligatory upon the heirs, executors, administrators, per THEREOF, The part 125 of the first part be up	a mark mentati increase increase increases and the overplay is any three be, shall be paid by the part a and each and every obligation therein contained, and all benefits accounts therefrom remain representative, assigns and successors of the respective parties herein. - hereunto set <u>their</u> handbird seal <u>s</u> the day and year last a	shall
written.		D	
			AL)
		(SE	and the second of
		(SE	AL)
STATE OF	urlas ss.		
County of De		.24th day of March A. D. 19 44 , before n	ic. a
County of Do:	the second se	A. D. IV A. , Delore n	
County of Do		oresaid County and State, came	17
County of Do	Robert Taylor and Fern 1	Lary Taylor, husband and wife	
	Robert Taylor and Fern J to me personally known to be the same per- execution of the same. IN WITNESS WIEREOF, I have here	dary Taylor, husband and wife	
County ofDo: (SEAL)	Robert Taylor and Fern 1 to me personally known to be the same per- execution of the same	dary. Taylor, hastond and wife son who executed the foregoing instrument and duly acknowledged into subscribed my name, and affixed my official scal on the day and year	
	Robert Taylor and Fern J to me personally known to be the same pers execution of the same. IN WITNESS WHEREOF, I have hereu abave written.	Sary: Invlor, hustond and wife son S. who executed the foregring instrument and duly acknowledged into subscribed my name, and affixed my official seal on the day and year day ofApril	last
	Robert Taylor and Ferr 1 to me personally known to be the same per execution of the same. "In the same per- above with SASS WHEREOF, I have hereu above with SASS WHEREOF, I have hereu My commission expires on the 2101	Sary: Invlor, hustond and wife son 2, who executed the foregeing instrument and duly acknowledged into subscribed my name, and afficed my official scal on the day and year day ofApril 1946 L. 2. Eby	last
(SZAL)	Robert Taylor and Ferr. 1 to me personally known to be the same per- execution of the same. IN WITNESS WHEREOF, I have heree above written. My commission expires on the2101. Not commission expires on the2101. Rest owner of the within moderate, do here be below	<pre>dary: Invlor, hustword and wife som S. who executed the foregoing instrument and duly acknowledged into subscribed my name, and affixed my official seal on the day and year day of</pre>	iast (
(SZAL)	Robert Taylor and Ferr. 1 to me personally known to be the same per- execution of the same. IN WITNESS WHEREOF, I have heree above written. My commission expires on the2101. Not commission expires on the2101. Rest owner of the within moderate, do here be below	<pre>dary: Invlor, hustword and wife som S. who executed the foregoing instrument and duly acknowledged into subscribed my name, and affixed my official seal on the day and year day of</pre>	iast (
(SZAL)	Robert Taylor and Ferr I to me personally known to be the same per execution of the same. IN WITNESS WHEREOF, I have heree above written. My commission expires on the 2101.	<pre>dary_Taylor, hustond and wife son %. who executed the foregeing instrument and duly acknowledged into subscribed my name, and affixed my official seal on the day and year day of</pre>	iast (