MORTGAGE RECORD 91

Reg. No. 4136 Fee Paid, \$ 5.00



FROM	STATE OF KANSAS, DOUGLAS C	the second s
Henry Adkisson, George Colburn, Jim Badger, Hubert	This instrument was filed for re-	제 이 가지는 것이 같은 것 같아요.
Themas and W. C. Nobles _{TO}	ADF11A D. 10	45, at 3:15_0'clock_P
	Naso	Register of Deeds.
The Lawrence Building and Loan Association	By	Deputy.
THIS INDENTURE, Made this	ril in the m	ar of our Lord, one thousand ni
nundred and Forty-Five between Herry Adkiss W. C. Nobles, Trustees of The Church of God, locator	on, George Colburn, Jim Badge	r, Hubert Thomas-and-
or Lawrence in the County of Dourslas parties of the first part, and The Lawrence Building and I	and State	e of Kansas
parties of the first part, and The Lawrence Huilding and I		part of the second pa
WITNESSETH, That the said part 195 of the first part, in considera Two Thousand and no/100	tion of the sum of DOLLARS, to	henduly paid, the receipt
which is hereby acknowledged, ha. <u>vo</u> .sold, and by this indenture do <u></u> due to the following described real estate situated and being in the County of Doug	rant, Bargain, Sell and Mortgage to the las and State of Kansas, to-wit:	said part_y_of the second pa
One Hundred Thirteen (113) on Ohio Street,	, in the City of Lawrence	
with the appurtenances and all the estate, title and interest of the said part	<u>ies</u> of the first part therein.	-
And the said part 105 of the first part do hereby covenant and agree that at the	delivery hereof thou are the lawful ow	ner
And the said part_105 of the first part dohereby covenant and agree that at the and acized of a good and indefeasible estate of inheritance therein, free and clear of all incur	delivery hereof <u>thou are</u> the lawful ow abrance	ner_3. of the premises above grante
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And the side part_125_of the first part dobretcy correnant and agree that at the as existed a sould and indextable cast of indextinance therein, free and elser of all incur and that they will warrant and defend the same against all parties making lawfal claim ther. It is agreed between the parties herein that the part_125 of the forst part shall at a life. This agreed between the parties herein that the part_125 of the forst part shall at all life. This are defended when the same becomes due and payable, and that indicating a shall be specified and directed by the part of the second part may pay said tass and insurance company as shall be specified and directed by the part of the second part may pay said tass and insurance that the indication and the part that a second part in the date of payment with the THIS GRANT is intended as a mortgate to recurs the payment of the same agree of a second part with all interest of the first part shall (at 10 pay the said part_25	delivery hereof_they nrothe lawful or abrance	Axes or assessments that may be levic e insured against fire and torsado be part of the second part to the rable and to keep sidd premises insure a part of the indebtedness, secured by in the indebtedness, secured by in the indebtedness, secured by a part of the indebtedness of the second part.
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And the sold part_152_of the first part dobreedy correnant and agree that at the a science of a good and inderexable create of inheritance therein, free and clear of all incur and that they will warrant and defend the same against all parties making lawed all inderexables and by article and the the the part_153_of the first part shall at a life. The is assessed against all parties making lawed all inderexables that and the part_153_of the first part shall fail to a second again that parties making lawed all inderexables that lawed law life. The parties making lawed haurance company as shall be specified and directed by the part of the second part may part all taxs and insurance is a more part of 105 from the date of partment until for THITS GRANT is interned. The part of 105 from the date of partment until for THITS GRANT is intended as a more part of 105 from the date of partment and have law of 100	delivery hereof_they nrothe lawful or mbrance	Axes or assessments that may be levic e insured against for and torsado the part <u></u> of the second part to the rable and to keep skild premises insure a part of the indebtedness, secured be <u></u> <u></u> <u>DOLLARS</u> <u></u> <u>DOLLARS</u> <u></u> <u>DOLLARS</u> <u></u> <u>April 1</u> <u>19</u> <u>45</u> oblightion and also to secure as you a part of the indebtedness, secured be used and payable or if the insurance of subt by build be the insurance of subt by build in sector as you a sail is an add in such a secure to a such a securing therefrom shall exten- rate. <u></u>
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