MORTGAGE RECORD 91

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Reg. No. 4149

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	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>13</u> day
John W. Hughes	and Anna Hurbes TO	- April A, D. 19/ 45 at 4125 o'clock P. Ator Il G. Beck
The Lawrence	Building and Loan Association	
THIS INDENTUR	RE, Made this 13th day of April ty-Five between John F	u , in the year of our Lord, one thousand ni ä. Hurhes and Anna Hurhes, his wife
of <u>Lawrenco</u> parties of the first	in the County of <u>Douglas</u> part, and <u>The Lawrence Building</u>	
Average and the second s	hat the said part 105 of the first part, in c	
One Thousand at which is hereby acknow the following described		DOLLARS, to <u>them</u> duly paid, the receipt of forgain, Sell and Mortgage to the said part_y_of the second part of Douglas and State of Kansas, to-wit;
A.	ll of 1ct One Hundred Eighty 3ix	x (186) on New York Street, in the City
io i	f Lawrence. The house thereon b	being commonly known and designated as
13	344 New York Street, Lawrence, K	lansas.
And the said part_ics and seized of a good and in and seized of a good and in and that they will warrant is it is agreed between th or succeed against aid real such aum and by such insura- cetten of _ist interest 	defeasible estate of inheritance therein, free and clear or and defend the same against all parties making layful parties hereics that the part. C_{22} of the forst part estate when the same becomes due and payable, and thus and in the event that said partLCC. Of the first part a had in the event that said partLCC. I of the first part part. $V_{}$ of the second part may pay add taxs and interest as the rate of 10% from the date of payaes led as a mortage to scutte the payment of the sum of 1.00/100C. CEC. Leverals written obligation for the payment CEC. Leverals written obligation for the payment	that at the delivery hereof. <u>ThOY AFO</u> the lawful owner. <u>s</u> of the premises above grantes of all incumbrance chaim theretas: shall at all times during the life of this indenture, pay all taxes or assessments that may be levin at <u>thOY will herep</u> the buildings upon said real extet insured against fire and tormado in $urt_{\rm V} = 0$ the second part, the loss, if any, made payable to the part_v = of the second part to the half list to pay with taxes when the same become due and payable and to kere paid premises famour d insurance, or either, and the amount so paid shall extend a part of the indebtedness, secured h mit wall fully repaid. DOLLARS at all interest according to the terms of said obligation and also to secure a part all interest according to the terms of said obligation and also to secure a part on the di interest according to the terms of said obligation and also to secure a part of the secure as the part of the secure according to the terms of said obligation and also to secure a part of the di interest according to the terms of said obligation and also to secure a part of the indebted part according to the terms of said obligation and also to secure a pay muse
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