## MORTGAGE RECORD 91 Reg. No. 4220 Fra Paul 4 6.0

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<pre></pre>	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 23day of
by         Depuip.           THIS INDENTITIE, Mode than _252nd_day of		JUNO A. D. 19.45., nt 10250, clock A. M.
This full build many factors       Sectors		
<pre>parl.Eq. of the first part, and</pre>		, in the year of our Lord, one thousand nine
WTNESSETI, That the aid part100		d Loan Association
<pre>which is hereby acknowledged, is 22_mold, and by this indesture deGrant. Fargin, SQI and Marcings to the said part of the second which is hereby acknowledged, is 22_mold, and by this indesture deGrant. Fargin, SQI and Marcings to the said part of the second the Coloring described real exists and successful the Compy of Docisies and State of Kansa, town!: Lot Humborod Thirteen (13) in Hosferd's Addition to the City of Lawrence.</pre>		
<pre>vib the appurferances and all the estate, tills and interest of the said part_failed the first part therein. The the said part21 and the for part 4 model of the first part therein. The said part22 model is the for part 4 model of the said part_failed the first part therein. The said part22 model is the for part 4 model of the said part4 model is the said part22 model and the said part23 model is the former and all the estate, tills and interest for the said part4 model. The said part24 model is the for part 4 model is the said part4 model is the said part24 model is the said part24 model is the former and the said part24 model is the said part24 model. The said part24 model is the former and the said part4 model is the said part44 model. The said of the said part24 model is the said part4 model is the said part4 model is the said part44 model is the said pa</pre>	hereby acknowledged, ha XO_sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the said part v of the second part.
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nd seized of a good and indefeasible catate of inheritance therein, free and clore of all incumbrance	appurtenances and all the estate, title and interest of the said r	part_ias of the first part therein.
nd that they will warrant and detend the same against all parties making layful claim therets. It is agreed between the parties here to that the part_202_ of the first part hall at all timed during the life of this indenture, pay all taxes or assessments that may be a reassed against and real exists when the same become due and parkhes, and thatLO2VillSerp the buildings upon axid real exists emainst and the part_20 of the first part hall fail to pay use the loss of the part_2 of the second part, the ison (fast, made parkhe at part, be part_2 of the second part, the ison (fast, made parkhe at part, be part_2 of the first part hall fail to pay use the second part, the ison (fast, made parkhe at part is a part of the indebtedness, second part, the ison of the part_2 of the second part, the ison of the part_2 of the second part, the ison of the second part, the part_2 of the second part, the part_2 of the second part, the part_2 of the indebtedness, second part, the interest of an anothase to part of the part_2 of the second part, the interest of the part_2 of the second part, the interest of the part_2 of the second part, the interest of the part_2 of the second part, the part_2		
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<pre>stent of</pre>	against said real estate when the same becomes due and payable, and that	thoy will keep the buildings upon said real estate insured against fire and tornado in
THIS GRANT is intended as a mortage to score the payment of the sum of	5. interest. And in the event that said part \$9. of the first part shall fa	ail to pay such taxes when the same become due and payable and to keep said premises insured
cending to the terms of _DIG	orided, then the part_i of the second part may pay said taxa and insur r, and shall bear interest at the rate of 10% from the date of payment unt GRANT is intended as a mortgage to secure the payment of the sum of	rance, or either, and the amount so paid shall cohome a part of the indebtedness, secured by til fully repaid.
<pre>nd by_115</pre>		said sum of money, executed on the 22nd day of June 1945
<pre>idi part_252 of the fors part half fail to pay the same as provided in this indenture</pre>		sterest accruing thereon according to the terms of said obligation and also to secure any sum
mark and breadin secreting particle data by the basis of the state of the secreting provided by the part of the secreting particle in the secreting parting particle in the secreting particle in t	S of the first part shall fail to pay the same as provided in this indenture is conveyance shall be void if such payment be made as berein specified, and the or any obligation created thereaf thereast thereast on a first state and the	the obligation contained therein fully discharged. If default be made in such payments or any
mark and breadin secreting particle data by the basis of the state of the secreting provided by the part of the secreting particle in the secreting parting particle in the secreting particle in t	or any outleadon created interest, for interest intercon, or it the taxes on a as provided herein, or if the buildings on said real estate are not kept in as ; absolute, and the whole sum remaining unpaid, and all of the obligations pr mature and become due and navable at the option of the holder hereof, witho	and real examt are not paid when the same become due and payable or if inte institute is good repair as they are now, or if waste is committed on said premises, then this conveyance rovided for in said written obligation, for the security of which this indenture is given, shall out notice, and it shall be lawful for the said next
aling such air, on demail, to be fare part_122. It is acted by the parts between the fare part_122. It is acted by the parts between the fare part_122. IN WITNESS WHEREOF, The part_122 of the first part have_ hereunts and each and every obligation there contined, and all herefits accruing therefore a half is IN WITNESS WHEREOF, The part_122. IN WITNESS WHEREOF, That on this_22nd_day of	to take possession of the said premises and all the improvem nefits accruing therefrom; and to sell the premises hereby granted, or any p	ments thereon in the manner provided by law and to have a receiver appointed to collect the part thereof, in the manner prescribed by law and out of all moneys arising from such sale
IN WITNESS WHEREOF, The part_122 of the first part ha.Y2_ hereunto set_1221rhand and seal_z_the day and year last ritten	sale, on demand, to the first part 105. receipt parties here to hat the terms and provisions of this indenture an	and each and every obligation therein contained, and all benefits accruing therefrom shall extend
Eugene A. Richardson       (SI         Maria L. Richardson       (SI         Maria L. Richardson       (SI         TATE OF       Kansas         (SE       (SE         (SEAL)       BE IT REMEMBERED, That on this         22nd_day of       Juno         A.D. 19 45, before r         Notary Public       in the aforesaid County and State, cameEugene A. Richardson and Maric         (SEAL)       To me personally snown to be the same persons         WormESS WHEREOF, I have hereunts subscribed my name, and affixed my official seal on the day and year         My commission expires on the       21         L. E. Sby	and be obligatory upon the heirs, executors, administrators, personal represent iTNESS WHEREOF, The part_ies_of the first part ha_ye}	tatives, assigns and successors of the respective parties hereta. hereunto sethand and sealthe day and year last above
(SEAL) (S		Eugene_A, Richardson(SEAL)
(SEAL) (S		Marie L. Richardson (SEAL)
TATE OF		(SEAL)
ounty of		(SEAL)
ounty of	р <u>йалваз</u> и	
BE IT REMEMBERED, That on this22nd_day ofA.D. 19.45, before n 	>55.	
(SEAL) Lichardson husband and wife to me personally known to be the same persons who executed the foregoing instrument and duly acknowledged execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year obve writer. My commission expires on the 21day ofApril, 19_46	BE IT REMEMBERED, That on this	
(SEAL) to me personally known to be the same persons who executed the foregoing instrument and duly acknowledged execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year above written. My commission expires on the 22 day of April, 19_46.		esaid County and State, cameEugene A. Richardson and Maria L.
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year above written. My commission expires on the 21 day of <u>April</u> , 19.46.	<b>\</b>	ns who executed the foregoing instrument and duly acknowledged the
My commission expires on the 21 day of <u>April</u> , 19 <u>46</u> .		to subscribed my name, and affixed my official scal on the day and year last
L. E. EbyNatary Public	execution of the same. IN WITNESS WHEREOF, I have hereuni above written.	
Alone, a second s	execution of the same. IN WITNESS WHEREOF, I have hereuni above written.	
RELEASE	execution of the same. IN WITNESS WHEREOF, I have hereuni above written.	
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Reg Deeds to enter the discharge of this mortgage of record. Dated this day of day of	execution of the same. IN WINEES WHEREOF, I have hereunt above written. My commission expires on the21	L. E. Eby Notary Public.
Leves to encer the uncharge ou lass more age of the daw ince Building and Soan association	execution of the same. IN WINEES WHEREOF, I have hereunt above written. My commission expires on the21	L. E. Eby Notary Public.
Senther 10 . C. Decker Vice - President Mortgagee. Comment	execution of the same. IN WINESS WHEREOF, I have hereunt above written. My commission expires on the 21 REL undersigned owner of the within mortgage, do hereby acknowle o enter the discharge of this mortgage of record. Dated this	L. E. Sby Notary Public.
Screlly (Corp. Seal)	execution of the same. IN WIRESS WHEREOF, I have hereund nbove written. My commission expires on the2 undersigned owner of the within mortgage, do hereby acknowle o enter the discharge of this mortgage of record. Dated this of the drawnerse the drawnerse the drawnerse	L. E. Sby Notary Public. LEASE edge the full payment of the debt secured thereby, and authorize the Register 2014 day of New Constant, 1947, 2014 day of New Constant, 1947, 2014 day of Constant