MORTGAGE RECORD 91

108

Reg. No. <u>4220</u> Fee Paid, <u>\$ 6.00</u>

(Bolice)

0

3

0

and a second	This instrument was filed for record on the 23 day of
ΤΟ	JURD A: D. 1945., st 10150 clock A. M.
	By Deputy.
THIS INDENTURE, Made this 22nd day of June hundred and forty-five between Eugena A.	, in the year of our Lord, one thousand nine Richardson and Maria L. Richardson, husband and wife
of Lawrence in the County of Douglas part ies of the first part, and The Lawrence Building and	
WITNESSETH, That the said parties of the first part, in consid wenty-four Hundred and no/100	eration of the sum of
which is hereby acknowledged, ha <u>va</u> sold, and by this indenture do he following described real estate situated and being in the County of De	Grant, Bargain, Sell and Mortgage to the said part_yof the second part, ouglas and State of Kansas, to-wit:
Lot Numbered Thirteen (13) in	Hoaferd's Addition to the
City of Lawrence.	
ith the appurtenances and all the estate, title and interest of the said p	art_102 of the first part therein.
d seized of a good and indefeasible estate of inheritance therein, free and clear of all i	n na h-inn ann an sua ann ann an tha an tha an tha an t
d that they will warrant and defend the same against all parties making lawful claim. It is agreed between the parties hereto that the part. $\frac{105}{2000}$, of the first part shall a sussess against said real exists when the same becomes due and parable, and that $\frac{1}{200000000000000000000000000000000000$	thereta. at all times during the life of this indenture, pay all taxes or assessments that may be levied here will like the buildings upon said real estate insured against fire and tornado in
ch sum and by such insurance company as ahall be specified and directed by the part. <u>Y</u> - tent of <u>155</u> interest. And in the event that said part 163 , of the first part shall fai	_of the second part, the loss, if any, made payable to the part_y of the second part to the il to pay such taxes when the same become due and payable and to keen said premises insured
a indemner, and that best interest a the fact of 10% from the data of payment unit THIS GRANT is intended as a mortgage 19 seture the payment of the sum of wonty-Cour. Fundred, and not 100/100	ance, or either, and the amount so paid shall ecome a part of the indebtedness, secured by if fully repaid.
cording to the terms of ODB certain written obligation for the payment of su d by the terms made payable to the part of the second part, with all into the part of the descent by the state of the second part to part for an inter-	erest accruing thereon according to the terms of said obligation and also to secure any sum
And the convergence shall be void if such payment be made as berein specified, and the thereof or any obligation created thereby, or interest thereon, or if the tasse on as it kept up, as provided berein, or if the buildings on said real estate are not kept in as a modified berein of the buildings on said real estate are not kept in as a modified berein with a such as the building of the buildin	and to thank, and the manufactory parts and technological to the intermetantical results of a collision contained therein blocks and the start of the start of the instant payments or any stall real exate are not paid where the same become due and payable or if the instrument is over clear is also a write no block of the security of which this indenture is sorted for in said write no blocks of the security of which this indenture is siven, shall a notice, and in table is head in to be shall be the security of the second part.
its and benchits accruing therefrom; and to sell the premises hereby granted, or any pa retain the amount then unpaid of principal and interest, together with the costs and ch	art thereof, in the manner prescribed by law and to have a receiver arising from such sale art thereof, in the manner prescribed by law and out of all momeys arising from such sale arges incident thereto, and the overplus, if any there be, shall be paid by the part.
king such sale, on demand, to the first part_293. It is agreed by the parties hereto that the terms and provisions of this indenture and 1 inure to, and be obligatory upon the beirs, executors, administrators, personal representa	id each and every obligation therein contained, and all benefits accruing therefrom shall extend tilters, assigns and successors of the respective parities hereito. erecounto set $-\frac{1}{2}h = \frac{1}{2} \frac{1}{$
iten.	Ercunto set hand and seal_5 the day and year last above
	Marie_L. Richardson (SEAL)
	(SEAL)
ATE OF KANSAS	(55AD)
unty of Douglas	
BE IT REMEMBERED, That on this Notary Public in the afore 	22nd day of Juno A.D. 19-45, before me, a said County and State, cameEugene A. Eichardson and Mario L.
(SEAL) to me personally known to be the same person execution of the same. IN WITNESS WHEREOF, I have hereunt above written.	2 who executed the foregoing instrument and duly acknowledged the o subscribed my name, and affixed my official seal on the day and year last
My commission explres on the 21	
DEY	EASE
	dge the full navment of the debt secured thereby, and authorize the Register
	1 A State of the second s