MORTGAGE RECORD 91

Reg. No. 4783

	FROM	STATE OF KANSAS,	
		This instrument wa	as filed for record on the 12th day
Clovis E. Lathro	m & wife Lawrence, Kansas	April	A. D/19 46, at 8:54 o'clock A
	то		Harold G. Beck Register of Deeds.
Lawrence National	Bank, Lawrence, Kansas	Ву	Peputy.
THIS INDENTURE, hundred and forty-s:	Made this 9th day of April ix between Clovis	E. Lathron and Marcaret	, in the year of our Lord, one thousand nin t_J. Lathrom, nis wife
nunureu ana		bit bit unit bit. Bas	
of Lawrence	in the County of Douglas		and State of Karsas
	t, and The Lawrence National B		
WITNESSETH That	the said part_ies of the first part, in consi	idention of the sum of	part Y of the second par
Eleven hundred and	1 fifty and no/100 =	DOL	LLARS, to them duly paid, the receipt or rigage to the said part Y of the second par wit:
beginning e thence Nort	in Block No. vne (1), in Lane . t the North West corner of Bloc th 24 feet, thence West along th set to the place of beginning, a	k No. One (1) in Lane P e South line of Lot No.	Place, thence East 125 feet, . 166 on Alabama Street, thence
And the sail part 165, or and seized of a good and indefes and the seized of a good and indefes and that they will warrant and i. It is agreed between the pa- or assessed against sail real cust up that the seizer of the seizer of the the indepute, and shall bear init this indepute, and shall bear init THIS GRANT is intended a seconding to the terms of and byIS representations of a good of any obligation or man in the convergence shall bear and initial become about a distance of any obligation of any obligation or mail become about a distance of the part thereof or any obligation or mail become about a distance of the immediative mature and become d	I all the estate, title and interest of the said the first part dobreek covenant and agree that in able estate of inheritance therein, free and clear of all leftend the same against all parties making lawful cluis tries hereto that the partES. of the first part shall a when the same becomes due and psyable, and that on pany as shall be rejectifed and directed by the part d in the event that said partES of the first part shall a were the same becomes due and psyable, and that 	at the delivery hereof. 5809 innumbrance thumbrance thus an interestor. thus at times during the life of this indu- thus the second part, the loss, if any, mo- life loss parts that see where the same bec- wrance, or either, and the amount so pa- full to part such taxes where the same bec- wrance, or either, and the amount so pa- sid sum of money, executed on the- said sum of money, executed on the- said sum of money, executed on the- said sum of money, executed on the- statism of money, executed on the- said and executed are no paid where the provided for in and writern obligation, the source noise, and it shall be lawful for the ements thereon in the manner provided the source in thereon, and the overp	the lawful owner. So it the premises above straned lenture, pay all taxes or assessments that may be levic and epayable to the part. Y of the second part to the nade spable to the part. Y of the second part to the nade spable to the part. Y of the second part to the nade spable to the part. Y of the second part to the nade spable to the part. Y of the second part to the the second part of the indebtedness, secured by Y. and an O/100
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