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Fee paid \$11.25 57759 ं 223.4 station đ · . . . 20 Boyles Legal Blanks CASH STATIONERY CO.-Lawrence, Kansas (No. 52K) MORTOAGE Olon E. Froeman and Margaret L. Fraeman, husbana and wite, and State of Kansas . parties of the first part, and ... The First National Bank of Lawrence, Lawrence, Kansas, ... part y..... of the second part. Witnesseth, That the said parties..... of the first part, in consideration of the sum of this indenture do.......GRANT, BARGAIN, SELL and MORTGAGE to the said part y......of the second part, the Kansas, to-wit: Lot No. Twenty Six (26) and Six (6) inches off the North side of Lot No. Twenty Eight (28) all on Massachusetts Street in the City of Lawrence, in Douglas County, Kansas. with the appurtenances and all the estate, title and interest of the said parties of the first part therein. of the premises above granted; and seized of a good and indefeasible estate of inheritance therein; free and clear of all incumbrances, and that thay will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part LOS of the first part thall at all times during the life of this indenture, pay all taxes ind assessments that may be levied or assessed against said real estate when the same becomes due and payable; and that thoy will taxes the building upon said real estate insues and read of the sound against said real estate when the same becomes due and payable; and that thoy will directed by the part, the part, and the same bacome due and payable of the second part is the same bacome due and payable of the second part is the same bacome due and payable of the second part is the same bacome due and payable or to the second part is the same bacome due and payable to or to keep all taxes is paid to be and in the same bacome due and payable to the second part is the same bacome due and payable to reit to the second part is the same bacome due and payable to reits when the same become due and payable or to the second part is the same bacome due and payable to reits when the same bacome due and payable to reits were said particles at the part, and the part, and the same bacome due and payable to reits were said to reits and the same bacome due and payable to reits were payable to the same bacome due and payable to reits were as the same bacome due and payable to reits were all the same bacome due and payable to reits were the same bacome due and payable or to the same bacome due and payable to reits were all the same bacome due and payable to reits were all the same bacome due and payable to reits were all the same bacome due and payable to reits were the same bacome due and payable to reits were all the same bacome due and payable to reits were the same bacome due and payable to reits were the same bacome due and payable to reits were all the same bacome due and payable to reits were all the same the same bacome due and payable to reits were the same bacome due and payable to reits were the same bacome due and payable to reits were the same same bacome due and the same bacome and the indebudges, secured by this indenture, and the indebudges, secured by this indenture and the indebudges are there and the same bacom THIS GRANT is intended as a mortgage to recure the payment of the run of Cour thousand five hundred and no/100 .ecording to the ferms of ODD certain gritten obligation for the payment of said sum of money, executed on the fourteenth of the secon October bertain 19.55 and by its internation of said obligation and also to ascure any sum or sums of maney all Internetof the second part to pay for any insurance of to discharge any taxes with interest thereon as herein provided, in the event said part.V..... that said part 195 of the first part"shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the "obligation contained therein It default be made in such payments for any part thereof or any obligation created thereby, or interest thereon, or if the ta state are not paid when the tame become due and payable, or if the insurance is not kept in the payments therein or if the ta real estate are not paid when the tame become due and payable, or if the insurance is not kept in the state your or if the ta real estate are not paid, when the tame become due and payable, or if the insurance is not kept in any good repeat as they are now, or if waste is committed on said premises, then this conveyance shall and the whole sum remaining unpaid, and all ori the obligations provided for in said written obligation; for the taecony of wh is given, shall immediately nature; and become due and payable at the option of the holder hereof, without notice lend it at

shall be paid by the part Xian making such sale, on demand, to the first part 195

September 17

It is agreed by the parties hereto that the terms and provisions of this indeniurs and each and every obligation therein contained, and all nells accurds thereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrations, periodal representatives, alons and successors of the respective parties hereto. isigns and successors of

/(SEAL) (SEAL) L. Freeman (SEAL) mar (SEAL)

Douglas COUNTY, # E IT REMEMBERED, That on this ... fourteenth gay of October A. D. 1955 before me, s Notany Public In the blocesaid County and State; Olon E. Froomati and Margaret L. Frooman, husband and OTARY wile. 1. 6 to me personal acknowledged ally known to be the same perion. S... who executed the foregoing instrument and duly d the execution of the same. İ. UBL IN WITNESS WHEREOF, I have becount, subscribed my name, and effixed my officer seal on the day and year last above written... ÷ ! . 0' с. e Emmartin

19.57 .

By E.

RELEASE

Recorded October 17, 1975 at 9:00 A.M.

Anaas

STATE OF.

(Corp. Seal)

E. B. Martin Hand Waleck Register of Deeds

Vice Presider

Notary Public

Owner.

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt red thereby, and authorize the Megister of Deeds to enter the discharge of this mortgage of record. this 28th day of April 1959. The First National Bank of Lawrence secured thereby, and authorize the Register of Deeds and Annu June The Register of Deeds The The State of April 1959. wrence, Kansas Mort

Martin.