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Reg. No. 15,621

Fee Paid \$11.2

MORTAGE BOOK 123 71927 (He. 530) The Dailbek Printers, Publisher at Lenst Handa, Lawrence, Katsan This Indenture, Made this 17th day of Mason H. Dixon and Ferns Dixon; husband and wife, part y .... of the second part. Witnesseth, that the said part lea, of the first part, in consideration of the sum of Four thousand five hundred and no/100 (\$4,500.00) - - - - - - - - - - - DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do ......GRANT, BARGAIN, SELL and MORTGAGE to the seid part gr.....of the second part, the following described real estate situated and being in the County of \_\_\_\_\_\_ Douglas \_\_\_\_\_ and State of Kansas, to-wit: Lot.4 in Block 9 in Lane Place, an addition to the city of Lawrence with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 125 of the first part do ...... hereby coverant and agree that at the delivery hereof they Bre the lawful owned. the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbra and that they will warrant and defend the same against all parties making lawful claim ther rties hereto that the part 125 of the first part shall at all times Indexensents that may be levied or assessed against raid real esters when the same becomes due and payable, and that they will takes which the buildings upon said real estate insured against five and torned on uso have have and by such insurance company as shall be specified and rected by the part Y. of the second part, the loss if any, made payable to the part Y. of the second part to the extent of 1.15. meret, Add in the event that said part 1.82. If any, made payable to the part Y. of the second part to the extent of 1.15. Interest, Add in the event that said part 1.82. If the first part shall fail to pay such insure due and payable or to keep id premises insured as herein provided, then the part Y. of the second part may pay sold taxes and insurence, or either, and the smouth p paid that become a part of the indebtedness, secured by this informative, and shall beer interest at the rate of 10% from the date of perment of fully reput. is intended as a mortgage to secure the payment of the sum of Four thousand five hundred and no/100 -THIS GRANT is int of ODE certain will for the payment of said sum of money, executed on the 17th. November 1959, and by its terms made payable to the part y of the second the all interest accruing thereon according to the terms of said obligation and also to tactory any sum or sums of money advanced by the cond part to pay for any insurance or to discharge any taxes with interest thereon as herein provi t vaid nart f ma of the first nert shall fall to nav ed in this lode and this conveyance shall be void if such payments to make a province and the obligation. Contained the effect of the made in such payments or may part thereof or any chilipation, created thereby, or interest therean, or if a set not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if deaths are not paid when the same become due and payable, or if waste is committed or said previous them the conveyance datase are not paid when the same become due and payable, or if waste is committed or said previous them this conveyance the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of the whole a sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of d part **y** of the second part thereon in the manner provided by is a premises hereby granted, or any p the amount then unbaid of principal a to take possession ed to collicit the rents ribed by law, and o a end charges incident t by law and to hi any part thereof, pai and interest, e paid by the part y..... making such sale, on de , ies It is agreed by the parties herets that the terms and provisions of this indenture and each and every obligation therein contain refits activing thereform, shall extand and invite to, and he obligatory upon the heirs, executors, administrators, personal re-igns and vaccensors of the respective parties hereto. to Witness Wheread, the parties Water H. Dixon fre (SEAL) (SEAL) -7 erne Dijon (SEAL) (SEAL) I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment the debt secured thereby, and authorize the Register of Deeds to enter the discharge this mortgage of record. Dated this 12th day of June 1961 The First National Bank of Lawrence, Lawrence, By E.B. Martin, Vice President Kansas Mortgagee. Owner. (Corp. Se l' .... Har Barrist