0 Mortgage Record No. 46

er Mariner and Security		COUPON MORTGAGE Tournel Co., Princers, Piel-13 and Pient House Helicine Laterine District.
e thousand nine		This Indenture we will be
, 1 de la 1800 (18	D. 18	This Indenture, Made this eighth day of November in the year of our Lord, one thousand nine
		Detween
e first part, and		Walter O. Sutherland and Millined Sutherland, Rusband Worfe,
rt:	1	of the County of Douglas and State of Kansas, of the first part, and
	200	of the second part:
of the sum of		Witnesseth, That the said part could the first part in consideration of the
DOLLARS, bargain sell and		100
situated in the		auly paid, the receipt of which is bereity not and a late of the second
		neirs and assigns forever, all that tract or parcel of land situated in the
f =	S.E.	and Grate of Mansas, described as follows, to wit:
e very	1 1817	The East 100 gerge of the north 60 acres of the East 100 acres of the South West 14 of Section 2 g Township
	1 101	12 Pres of the South Treet 14 of Section & y Jours hit
- 2 - 14 - 14 - 15 - 15 - 15 - 15 - 15 - 15		1 D Viange 19 months of the second
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	199	
1	2 9 9 9	
	186	
		with the appurtenances and all the estate, title and interest of the said part Led the first part therein. And the said
covenant and		more fire fire
asible estate of		Correct that and the control of the
s whatsoever.		inheritance therein, free and clear of all incumbrances, and that they withwarrant and defend the same against all claims whatsoever. This Grant is intended as a MORTGAGE to secure the payment of the same of which the same against all claims whatsoever. The defendance of the same against all claims whatsoever. The defendance of the same
Dollars,		This Grant is intended as a MORTGAGE to secure the payment of the sum of well hundred fifty to Torbollars
nd part. Said		role being given for the many of the second part. Said
Dollars,		note being given for the sum of fuelue hundred fifty . Notice
f, with interest e shall be void		une and payable in the very from date hereof with interest
the first part		and party according to the terms of said note and coupons, the eto attached. And this conveyance shall be void
the said prem-		if such payment be made as in said note and coupons thereto attached, and as is hereinafter specified. And the said part Coof the first part hereby agree to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and to keep the said premisers.
DOLLARS,		ises insured in favor of the said mortgages, in the sum of
ing penalties,		in some insurance company satisfactory to said mortgages in default whereof the said
ng penalties, the above de-		interests and costs, and insurance chall from the parametric the hist part, and the expense of such taxes and accruing penalties,
part thereof,		or interest thereon, or the taxes assessed on said premises, or if the insurance is not in default be made in such payment, or any part thereof,
costs thereon for insurance,		absolute, and the whole principal of said note , and interest thereon, and all taxes and accruing penalties and interest and costs thereon remaining unpaid or which may have been paid by the part yel the second part, and all sums paid by the party of the second part for insugance,
part Then		shall be due and payable or not at the option of the part 40f the second part; and it shall be lawful for the party of the second part for insurance,
ner prescribed	Allen	shall be due and payable or not at the option of the part 40f the second part; and it shall be lawful for the part 40f the second part executors, administrators and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed
signs; and out ment, together		by law, appraisement hereby waived or not at the option of the party of the second part keel executors, administrators or assigns; and out
n demand, to		with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale on demand, to
and assigns.		the said fractice of the first fract, their heirs and assigns.
and year last		IN TESTIMONY WHEREOF, The said part Gol the first part have hereunto set Their hand Sand seal 5the day and year last
		abore written.
		Signed, Scaled and Delivered in Presence of
(SEAL)		Malter P. Sutherland (SEAL)
(SEAL)		Mildred Sutherland (SIA)
	1 / >1	State of Kansas, Nouglas County, ss.
7, before me	1 4 4 3	BE FREMEMBERED, That on this 8 th day of November A. D. 1909, before me
, belove me	1 2 33 1	G. 7. 7 linn a Notary Public in and for said Community of Ma It. Do, before me
	1 2 30	Sutherland End Mildred Sutherland husband & out
ie same.	1 6 32	to me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same.
	[[[] [] [] [] [] [] [] [] []	1N WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year last above written.
·	1 2/1/2	
Notary Public	1 2 3 1	My commission expires April 10th 1941 a. F. Flinn & Yestary Public
	186	
	1, 10	Filed for Record the Sth. day of Mon A. D. 190 9, at 3 45 o'clock O.M.
	1 778 1	H 1-P-P
of Deeds.	1 7 %	By Deputy. Register of Dead
	1 69	., Kajilit ij Ditali.
	3 300	
T N	1 63 1	