MORTGAGE RECORD 66

614

2

FRON'

STATE OF KANSAS, DOUGLAS COUNTY, 58. FROM This instrument was filed for record on the day of A. D., 192.5, At. 4:45 P. M. May Floyd J. Wilson Isa E. Wellman. TO Register of Deeds. Deputy. Peoples State Bank, Lawrence, Kansas. Re Reg. Fee No. 517 , in the year of our Lord, one thousand nine April THIS INDENTURE, Made this 29th 20 between Floyd J. Wilson, and Elsie Wilson, husband and wife 5 hundred and twenty-five - Pountes County Ken, do hereby ... of terror recorded was made 27 ren think the same is during the final day of sing 1923. 77-74. Clerk of Digitic Count of Lawrence in the County of Douglas an part ies of the first part, and Peoples State Bank, Lawrence, Kansas Kansas and State of..... DOLLARS, to them duly paid, the receipt of of the second part, and State of Kansas, to-wit: Douglas the following described real estate situated and being in the County of 0C... ALL ST may et can to 12 and Lot number One Hundred and Thirty Seven (137) on Tennessee St., in the City of Lawrence. Ellen Str that • ju District 0 Wary worldy by said ALC: N with the appurtenances and all the estate, title and interest of the said part ies... of the first part therein. the appartments and an ine Control one on Merce on Merce or and a gree that at the delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of a delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of a delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of a delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of a delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of a delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of a delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of the delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of the delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of the delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of the delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of the delivery hereof they are the lawful ormer. S. of the premises above granted, and weized of the delivery hereof they are they are the delivery hereof they are they are the delivery hereof they are they are the delivery hereof they are TTEST And the said part_195_ of the first part do ______breep overant has a try that it to sainty pares toy's it is not integed on the first part do ______breep overant has a try that it to sainty pares toy's it is not integed on the first part do ______breep overant has a try do not bree first part in the try do not bree first parts for the first part of the first part do ______breep overant has a first part of the first part of the first part do ______breep overant has a first part of the first pa part. Y of the second part may pay and taxes and non-new new new stars the same become due and payable and to keep aid premises insured as herein provided, then the the new of the second part may pay and taxes and insures, or either, and the smooth to paid shall become a part of the indebtednee, secured by this indenture, and shall bere interest at THIS GRAAT is intended as a mortgare to serve the payment of the m of. Two thousand written obligation for the payment of said sum of money, executed on the 29thday of April 19 25 and by _____its ____ terms made payable to the part. ______ of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum of A statistic part shall fail to pay the same as provided in this indeture. And this coverpane valid level if used payment be made as been specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof are obligation excited interly, or interest thereon, or it has an on a side and read is a made in a statistic payment or any part thereof or if the building on and if a latest are not largit in a specified are not paid when the same become due and payable, or if the interaction the whole sam remaining uppals, and all of the obligation provided for in and write obligation, for the security of which this become shows and here obligation is provided by the payment of the payment are applied on the whole sam remaining the obligation of the obligation obligation of the obligation of the obligation of the obligation obligation of the obligation holder hereof, without notive, and it shall be lawful for the said part **y** of the second part to take possion of the faid premises and all the improvement it betreen its therman provided by its and to have a review appointed to collic the reats and benefits accruing thereform; and to sell the premise berrivy granted, or any part thered, as it is the manner provided by the and our of all moves within (from such as to example the reats and benefits accruing thereform; and to sell the torest and charges incident there, and the overplus, if any three be, shall be paid by the part___Y___ making such ask, on demand, to the first part____100____ It is agreed by the parties hereto that the terms and provisions of this infertures and each and every objication therein contained, and all benefits accruing thereiron shall extend and lown to, act be obligatory pone his brier, sectories, second argreences, percentariower, and second and the respective parties hereto. their hand 5 and seal 5 the day and year Floyd J. Wilson (SEAL) Elsie Wilson (SEAL) (SEAL) (SEAL) STATE OF Kansas ss. COUNTY OF Douglas. BE IT REMEMBERED, That on this 29thday of April. A. D. 19.25 ... , before me, a In same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. L. S. Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated thisday of Mortgagee, Owner.