MORTGAGE RECORD 69

SAME DODSWORTH STATIONERY CO KANSAS CITY NO STATE OF KANSAS, DOUGLAS COUNTY, 83. FROM This instrument was filed for record on the 6th day of This instrument was used in 1926, at 11:50 A.W. M. -Dear E. Wellman Register of Decks. William H. Mac Laren et ux 154 Reg. No. Deputy. The Merchants Loan & Savings Bank By 125 THIS INDENTURE, Made this first day of March , in the year of our Lord, one thousand nine hundred and twenty six .between William H. MacLaren and Jessie M. MacLaren, his wife, of Lawrence in the County of Douglas and State of Kansas part iesd the first part, and The Merchants Loan & Savings Bank, Lawrence, Kansas ----WITNESSETH, that the said part y of the first part, in consideration of the sum of Five Hundred and no/100)\$500,00) DC which is hereby acknowledged, have sold, and by this indenture do Grant, Bargain, Sel DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part y of and State of Kansas, to-wit: of the second part, to following described real estate situated and being in the County of Douglas Beginning at a point One Hundred Thirteen (113) feet East of the point where the West line of Vermont Street produced South from the City of Lawrence, intersects the North line of Morris (now 15th) Street(being the South line of the Southwest Quarter (\$) Section Thirty-one (S1) Township Twelve (12) Range Twenty (20) thence Sast on the North line of Fifteenth (15th) Street Seventy-Five (75) feet; thence North at right angles to said North line of Fifteenth (15th) Street One Hundred Fifty and one-half (1502) feet; thence South at right abgles to said North line of Fifteenth (15th) Street one Hundred Fifty and one-half (1503) feet to the point of beginning. feet to the point of beginning. with the appuretenances and all the estate, title and interest of the said part 105 of the first part therein. hereby covenant and agree that at the delivery hereof they are the lawful owner. S of the premises above granted, and seized of a And the said part 185 of the first part do od and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part _____105 of the first part shall at all times during the life of this indenture, pay all taxes or as nents that may be levied or a against said real estate when the same becomes due and payable, and that thoy. will here the buildings upon said real estate insured against fire and tornado in such sum and by and insurance company as shall be prediced and directed by the part Y . of the second part, the loss, if any, made payable to the part Y . of the second part to the error of _ 116 = interest. And in the event that said part _ 108 - of the first part hall fail to pay such taxes a bon the same terms due and payable and to keep said promises insured as beein provided, then it keep said premises insured as herein provided, then the part <u>y</u> of the second part may pay said taxes and insurance, cr either, and the the rate of 10% from the date of payment until fully repaid THIS GRANT is intended as a mortgage to secure the payment of the sum of nee, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at Five Hundred and no/100 ----DOLLARS. according to the terms of ON8 certain written obligation for the payment of said sum of money, exceuted on the first day of Warch 19 26 . and by 115 terms made payable to the part y of the second part, with all interest according thereon according to the terms of said obligation and also to secure'any so sums of money advanced by the said part _ y _ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that raid part 188 Oth first part shall fail to pay the same as provided in this infectore And this conveyance shall be void if neth pay rest be made as here's specified, and the obligation cen-rary obligation created therein yes inferret theres, if it is taken on said real setate are not paid when or if the building on said rate state are not here in a specific regard sub-year new, or if sub-field setate the inferret impact, and all of the obligations provided for in all seture adjustment of the security of which this infer-tor. tained therein fully discharged. If default he made in such pay the same become due and payable, or if the insurance is not her said premises, then this conveyance shall become absolute and fure is given, shall inneolitatly mature and become due and pa older hereof, without notice, and it shall be lawful for the sull part. Y if the occurd part is the procession of the sull premiers and all the provements thereon in the manare provided by has an out of all moreys aware for marking and the manare provided by has and out of all moreys aware for marking here and the more provided there sull all the manare provided by has and out of all moreys aware for marking here marking and the marking the marking here there the marking here there the marking overplas, if any there ise, shall be paid by the part. V making such rate, on demand, to the first part 108 . It is a proved by the partice hereto that the terms and provisions of the indenture and rach and every colligation therein contained, and all benefits accruing therefore shall extend and have it, and be obligative jup on the hoir, exceeding, planningtance, personal representative, passion and assersaire of the representative passion and the second passion of the representative passion and assersaire of the representative passion and the passion of the representative passion and the r IN WITNESS WHEREOF, the part 105 of the first part ha VO hereunto set thoir hand 5 and seal 8 the day and year last above witten. (SEAL) William H. MacLaren Jessie M. MacLaren (SEAL) (SEAL) (SEAL) STATE OF Kansas \$58. COUNTY OF Douglas day of March A. D. 19 26 ..., before me, a BE IT REMEMBERED, That on this 6th in the aforesaid County and State, came Notary Public William H. MacLaren and Jessie M. MacLaren , his wife, 1.S° to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Mor 1250 entered My Commission Expires on the 9th day of September 19 29. John H. Tucker/Notary Public. mail 19: de Malfinante Belense Jack Malfinante on Belense Bes Deeds to enter the distance of the within mortgage do bereby advandedge the full payment of the debt secured thereby, and authorize the Register of Bes Deeds to enter the distance of this mortgage of recoil. Dated this 5th day of May for May for Mary Bank. (Coup Seal.) F. Michael Sawrence Madgage. Owner. Cashier, Kausas RELEASE

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