MORTGAGE RECORD 69

STATE OF KANSAS, DOUGLAS COUNTY, 53. FROM This instrument was filed for record on the 28 day of A. D. 122 6, at 5:00 P. M. Doa 6. Wellman Register of Decis. H.W. Henderson June Q · Deputy. No. 18 0 By. Law, Nat'L. Bank THIS INDENTURE, Made this 28th day of June , in the year of our Lord, one thousand nine Too Pald hundred and thenity six H.W. Henderson and A. Belle Henderson his wife in the County of Douglas and State of Kansas part lesof the first part, and The Lewrence National Bank L part y of the second part. WITNESSETH, that the said part ies _____ of the first part, in consideration of the sum of _____ DOLLARS, to them duly paid, the receipt of One hundred Fifty which is hereby acknowledged, ha ve sold, and by this indenture do Grant, to following described real estate situated and heing in the County of Douglas Grant, Bargain, Sell and Mortgage to the said party. of Douglas and State of Kansas, to-wit: of the second part, Begin where the north line of reserve Number 3, intersects the Kansas River; then west to east line of Ohio street; thence south 200 feet; thence east 100 feet north 30° east to river thence up river to beginning, less railwroad in City of Lawrence, Kansas. 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 of the premises above granted, and a And the said parties of the first part do good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will surrant 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 assessments that may be levied or a against said real estate when the same becomes due and payable, and that hoy. Will be used to be buildings upon maid real estate insured against for and to made in such run and by mode insures on pays as hall be specified and directed by the part. Y cit the second part, the loss, if any, made payable to the part Y of the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and the second part to the estant of 100 million and 100 million and 110 million and 100 million and per Y of the second part may pay take have nod insurance, or either, and the answers to paid all become a part of the indeficiences, second by this indeficiences, second by this indeficiences, second by this indeficience, and shall been intensit at TRIS GRAFT in introde is an entrangent be payment of the sum of One hundred fifty DOLLARS 19 26 ording to the terms of OUL certain written obligation for the payment of said sum of money, executed on the 28th day of June and by its terms made payable to the part y of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any noney 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 said part 188 ums of r of the fork set that full to get the same as provided in this indexine. And this exception that has not been been as herein specified, and the alignation contained therein fully discharged. If default be made in each payments or a set as a set of the same in the same in the same in a set of the same and real exists are not pair ball to the same berner for any payment. Set of the same in the same internet of the same and the same and the same internet as a term in precision and real exists are not pair ball to the same berner for any payment as the same and the same and the same and the same internet as a same and real exists are not pair ball to the same and the same same and same and the same and ing bide hered, without notice, and it shall be haved for the usid part. V of the second part. to take procession of the usid premises and all the improvement therein in the manner provided by has and to have a recover appointed to cell the unplaid of principal and interest, neghtar with the rest and elargies indices therein, and the overplas, if any there is a shall be paid by the part ... Y ... making such sale, on denand, to the first part 108 ... It is agreed by the parties iter to that the terms and provisions of this indexture and each and every subjection therein contained, and all benefits accruing thereform shall extend and it is and be obligated you not be heirs, accretion, administratory, personal representative, aviers and successors of the respective parties berefor. IN WITNESS WHEREOF, the part 165 of the first part ha VC hereunto set their hand and seal the day and year last above written. H.W. Henderson (SEAL) (SEAL) A. Belle Henderson (SEAL) (SEAL) STATE OF Kansas } 55. COUNTY OF Douglas day of June A. D. 19 26 , before me, a BE IT REMEMBERED, That on this 28 Notary Public in the aforesaid County and State, came · Henderson and A. Belle Henderson his wife H w ritten LS to me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written My Commission Explass on the 25 day of January 19 30 Goo W. Kuhne Notary Public. 1950 RELEASE E: Elmol I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the glebt secured thereby, and authorize the Register of I, the undersigned owner at the within mortgage, to nevery acadomize the interview of Santo 1930. Deeds to enter the discharge of this mortgage of record. Dated this 2 day of Santo Jaura A. Kansers Low once Malional Baulo, Jaura C. Kansers Mortgagee. Reg. of Deputy Cogoos Goo 20. Talme, Cashier-3 Der mer

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