46

「「「「「「「「」」」」」

70.5

| <form><form><form><form><form><form><form></form></form></form></form></form></form></form> | | FROM | STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 33th day of | |
|---|----------|--|---|--|
| <form><form><form><form></form></form></form></form> | | | January A. D. 19.30, at 9:30 bock A. M. Elsie & Commissiony . | |
| <form></form> | | Merchants Loan & Savings Bank, Lawrence, Mansas. | | |
| <form><form></form></form> | 1 | hundred and twenty-nine between | | |
| <form></form> | | | las and State of Xonses | |
| <pre>def e Second Addition to the City of Learence, Knurse.</pre> The spectra and a second addition to the City of Learence, Knurse. <pre> where spectra and a second addition to the City of Learence, Knurse. </pre> <pre> where spectra and a second addition to the City of Learence, Knurse. </pre> <pre> where spectra and a second addition to the City of Learence, Knurse. </pre> <pre> where spectra and a second addition to the City of Learence, Knurse. </pre> <pre> where spectra and addition to the spectra addition to the city of Learence, Knurse. </pre> <pre> where spectra addition to the spectra addition the spectra addites addition the</pre> | | The Merchants Loss & Savings Bank, Lewrence, Ko WITNESSETH, That the said parties of the first part, in conside Five Thouseand and in o/100 (\$5000.00) which is hereby acknowledged, ha. ve. sold, and by this indenture do the following described real estate situated and being in the County of Do | ration of the sum ofDOLLARS, to them duly paid, the receipt of Grant, Bargain, Soll and Morgage to the said part of the second part, uglas and State of Kansas, to-wit: | |
| And the main part_dogs the fort part do | | Lots Three (3) and Four (4), in Lane's Second Addition to the (| n Block Thirteen (13), in City of Lawrence, Kensae. | |
| And the main part_dogs the fort part do | | | | |
| And the main part_dogs the fort part do | | | | |
| And the main part_dogs the fort part do | | | | |
| And the main part_dogs the fort part do | | | | |
| And the main part_degit the fort part do | | | | |
| And the main part_dogs the fort part do | | | | |
| And the main part_degit the fort part do | | | | |
| And the main part_dogs the fort part do | | | | |
| The samed between the parties heres that here parts [2.5. of the fort part shill as at himse during the life of this indexare, ray at lists or assumests that may be level of a manufactor in the same become that an analyzed as at the site [2.5. of the fort part shill as the life part [2.5. of the fort part shill as the life parts [2.5. of the fort part shill as the life parts [2.5. of the second part, the law, if say, made payable to the pars[2.5. of the second part, the law, if say, made payable to the pars[2.5. of the second part is the extent of a second part is the extent of a second part is the second part is | 1 2 Part | And the said partiggf the first part do hereby covenant and agree that a | at the delivery hereof they are the lawful owner Bof the premises above granted, and | |
| Five Thousand and not 1000 (18000.000) mesonic to be form of 0.000. (18000.000) and the noise of 0.0000. (18000.0000) | | It is agreed between the partice hereto that the part ± 0.2 , of the first part shall at assessed against said real rests when the same becomes due and payable, and that ± 10.2 and by such insurance company as shall be specified and directed by the party — of the set ± 1.2 as inderest. As d in the event that said part ± 0.2 . of the first part shall fail | all times during the life of this indenture, pay all taxes or assessment that may be jevied or y. millheout the building upon said real estate insured against fire and tormado in such mum cound part, the loss, if any, made payable to the parqU for the second part to the extent of pay such taxes when the same become due and payable and to keep said prumies insured as | |
| $\frac{\operatorname{period}\left\{ \mathbf{E}_{n}^{T}\right\} \left\{ \mathbf{E}_{n}^{T}\right\}$ | | Five Thousand and no/100 (\$5000.00) | DOLLARS, | |
| matrix and become does and payable at the option of the bolder barred, without notine, and it shall be lawful for the and payable at the option of the and payable at the option of the bolder barred, without notine, and it shall be lawful for the and the payable at the option of the bolder barred at the matrix provided by the and to that a second sec | an an | nd by 1ts terms made payable to the part Y of the second part, with all ums of money advanced by the said part, Y of the second part to pay for any insuran | I interest accruing thereon according to the terms of said obligation and also to secure any sum of ce or to discharge any taxes with interest thereon as herein provided, in the event that said | |
| and here to be for perturbation of the form and previous of this industry and such and very objection them contained, and all bareful serving thereform shall estud as in me to, and the objective perturbations, percenter, as industry and successor of the repredictive paral here. IN WITNESS WHEREOF, The particle, of the first part have hereunto set their is hand-and seal the day and year last above written. $W_{+}, J_{+}, Wollace. (SEAL)$ $Jennie M_{+}, Wollace (SEAL)$ | IDA | ature and become due and payable at the option of the holder hereof, without notice, a | and it shall be lawful for the said part V of the second part | |
| Jahove written. W. J. Wellace. (SEAL) Jennie M. Wellace (SEAL) | | emand, to the hirst partLCB It is agreed by the partice hereto that the terms and provisions of this indenture s and inure to, and be obligatory upon the heirs, executors, administrators, personal represent | and each and every obligation therein contained, and all benefits accruing therefrom shall extend tatives, assigns and successors of the respective parties hereto. | |
| Jennie M. Wellace (SEAL) | ab ab | bove written. | | |
| (SEAL) | | | | |
| | 20 | | | |
| STATE OF Kotsee | | TATE OF Kenses | (SEAL) | |
| COUNTY OF Douglas/es. | Co | OUNTY OF. Douglas | | |
| BE IT REMEMBERED, That on this. 27th day of Jenuary 'A. D. 1930., before me, a A. F. McClanshan in the aforesaid County and State, came | to | A. F. McClenshan in | the aforesaid County and State, came | |
| W. J. Wallace and Jennie H. Wallace, his wife, to me personally known to be the same person. g. who executed the foregoing instrument and duly acknowledged the execution | 140 | to me personally known to be the same person a | who executed the foregoing instrument and duly acknowledged the execution | |
| of the same IN WITNESS WHEREOF, I have bereunto gubscribed my name, and affixed my official seal on the day and year last above written. | 2 S | SEAL IN WITNESS WHEREOF, I have hereunto above written. | o subscribed my name, and affixed my official seal on the day and year last | |
| My commission expires on the 20th day of April 1933 A. F. McClannhen. | An a | My commission expires on the 20th | A. F. McClanahan. | |
| RELEASE | Witne | DFI | | |
| I, the undersigned owner of the within mortgage, do hereby scknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this day of | | I, the undersigned owner of the within mortgage, do hereby acknowledge | e the full payment of the debt secured thereby, and authorize the Register of | |