MORTGAGE RECORD 76

Reg. No. 1865 Fee Paid, \$ 15.00 469

| | FROM STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the day of | |
|-----------------------|--|--------------------------------|
| | Ralph Hard and wife June A. D. 1932, at 4:450 dock P. M. TO | |
| | The Learence National Bank By Deputy. | - |
| | THIS INDENTURE, Made this Eth day of June , in the year of our Lord, one thousand nine | |
| | hundred and thirty-two between Ralph Ward and Newell Ward, his wife, | |
| | of Lawrence in the County of Douglas and State of Kansas | |
| | parties. of the fint part, and The Lawrence Notional Sark Lawrence, Kansae part, y of the second part, WITNESSETH, That the said parties. of the fint part, in consideration of the sum of. | |
| | will resolute in the state part line in the maximum of the state of state of states and states in the state of states and states in the state of states and states in the state of the stat | |
| | The North Half (Ω^{1}_{2}) of Lot Seventy-six (76) and the South Nine (9) inches of Lot Seventy-four (74), on Massachusetts Street, Lawrence, Kansas. | |
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| | with the appurtenances and all the estate, title and interest of the said part 108_ of the first part therein. | |
| | And the mid partics. of the first part do hereby covenant and agree that at the delivery hereof they Bre the lawful evene B of the premises above granted, and solid of a good and indefeasible estate of inheritance therein, five and clear of all incumbrance | |
| | and that they will warrant and defined the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part LCE. of the first part shall at all times during the life of this indentees, pay all tarse or assessments that may be levied or | |
| | assessed spinst add real exists when the same becomes due and poyship, and that the U , VIII keep the buildings upon add real static insured spinsts for and terms in more same and by such insures company as shall be precided and directed by the part J of the second part, the isan, if any, note payshis to the part J of the second part, the isan is J and J and J are the second part, the second part is the exists and in problem of the term of the second part is the rest of the second part is the second part. The part J and J are the second part, the second part, the second part is the second part of the second part is the second part. The second part is the second part is the second part is the second part of the second part is the second part of the second part is the second part. The second part is the second part is the second part is the second part is the second part. The second part is the second | |
| | III. interest. And in the event that main perial DE of the first perial hall had to pay such that when the same become due and paysion and to keep and permane natures as the same perial due to be and permane natures as the indicative, and shall be interest at the same of Dig from the date of payment that fails repaid. THIS ORAN' is interest as a barrier per event the payment of the same of the | |
| 1 | Six thousand and no/100 DOLLARS, according to the terms of ONE certain written obligation for the payment of mid sum of nonsy, executed on the Sthuday of June 19 32 | |
| | and by | |
| | part. 109. of the fart part shall fail to yay the same as provided in this industrue. And this convergence shall be void it yeah payment be made as herma specified, and the obligation contained therein fully discharged. If default he made in such payments or any part there of any obligation results therein, or more thereen, or if the taxes on and real exists are nor paid when the same house due that payable, or if the incustore is not here up as provided herein, or more thereen, or if the taxes on and real exists are nor paid when the same house due that payable, or if the incustore is not here up as provided herein, or if the building on said real exists are not being in order to the same house and the building on said real of the obligation proved for in a divide voltage of white obligation, for the accurity of which this industore is given, shall immediately ensure that the same are also and if of the obligation proved for in a side of white obligation, for the accurity of which this industore is given, shall immediately | |
| | mature and become due and payable at the option of the holder hereof, without notes, and it shall be having for the shall part of the second part to the becomes of the shall because and all the incorrespondent thereon in the manner provided by law and to have a previver appointed to collect the rests | |
| | wmount then unpaid of priorized and interest, together with the costs and charges incident therets, and the overplan, if any there be, shall be paid by the part. J making such mise, on demand; to the fort part. [26]. It is agreed by the parture herets that the terms and provisions of this indestant and each and every obligation therein excitate. And all benefits that the terms and provisions of the indestant with the scale and obligations. The rest and all the defined accuring therefrom shall extend and ince to and be obligation upon the here. Ascure. Animalitation restrictly, making and weaks of the indestant and the rest and the definition in the here. | |
| 1 | IN WITNESS WHEREOF, The part ics. of the first part have been a request to set the intervent of the interven | |
| | . Relph Ward (SEAL) | |
| | Newell Ward (SEAL) | |
| | (SEAL) | |
| | STATE OF | |
| | COUNTY OF. LOUGLES | |
| | Notary Public in the aforesaid County and State, came | |
| | Sen1 to me personally known to be the same person a who executed the foregoing instrument and duly acknowledged the execution | This Release |
| K | IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 25 day of <u>April</u> 1935 | was written on the original |
| | My commission expires on the co day of By the Notary Public. | Mortgage ; this 30 th day |
| | RELEASE | 1937 |
| | 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 this <u>Jo</u> day of <u>221av</u> , 1937. | Harolda Beer |
| and the second second | Deeds to enter the discharge of this moregage of record. Dated this So day of the mational Bank, Laurenie, Kansas Corf Seal Low Hickne Cachier Owner. | Feder Kahn |