MORTGAGE RECORD 76 Reg. No. 1930. Fee Paid 8 23.75

d

ine art. of

-551

or in of as is - s. Cl yd ive av

1

)

a ent 0

1_	FROM STATE OF KANSAS, DOUGLAS COUNTY,	
	This instrument was filed for record on the _9" day of A. D. 19 32, st. 11:20'dock A. M.	
	Olaic C. Olimiticany . Register of Deeds.	
e		-
	THIS INDENTURE, Made this lat day of <u>August</u> in the year of our Lond, one thousand nine hundred and thirty-thousand between H. E. Phillips and Mory Ellen Fhillips his wife,	
	of in the County of Rouglas and State of Konsas	
	WITNESSETH, That the said part 102 of the first part, in consideration of the sum of	
	— Mine.thousend five.hundred.and.no/100 DOLLARS, to then duy paid, the receipt of which is hereby acknowledged, ha _ZO of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	
	The East Half (B_2^0) of the Southeast Quarter $(5E_2^1)$ of Section Eight (5) and the Northeast Quarter (NE_2^1) of Section Seventsen (17) all in Township Thirteen (15) Rappe Nineteen (19) Douglas County, Kaness.	
E		
T.		
	with the appurtenances and all the estate, title and interest of the said part_ <u>lon</u> of the first part therein. And the mid part_CO_ of the first part do hereby coverant and agree that at the delivery hereof <u>they</u> <u>DTC</u> the lawful cover D of the premises above granted, and	
	wind of a good and indefeasible setate of inheritance therein, free and elses of all incumbrance and that they will warmat and defend the same against all parties making lawful claim therein.	
	It is agreed between the partice hereto that the part 100 of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be bried or assessed against sail real state when the same becomes due and populo, and that 1100 millions the building upon sails and sail state insert spaint fire and transdo in such man and by such insurance company as shall be specified and directed by the part of the second part, the loss, if any, made populo in the second part, the loss, if any, made populo and to be part of the second part, the loss of any, made populo and to be one part of the second part. The first second part, the loss of any, made populo and to here may and populo and to here that add (article) of the first part shall fid to pay such taxes when the same become due and populo and to here the second part.	
	bernin provided, then the perf of the second part may pay and taxes and increases, or either and the amount so paid shall be missioned to be not set of the form the state or payment until hill provided in the second s	
	seconding to the terms of <u>OHO</u> entrain written obligation for the payment of soid reum of money, executed on the <u>IAD</u> day of <u>AUQUAD</u> . 19-32 and by <u>110</u> terms made paymbe to the part <u>Y</u> of the second part, with all interest serving thereas according to the terms of and obligation and also to secure as years of the area been part (as in the second part to pay for any measures or to durabays as these with any interest thereas a hereas provide, in the result that soil	
-	part_428. of the first part shall fail to pay the same as provided in this indenture. And this conveyunce shall be void if and popurate be made as herein specified, and the obligation contained therein fully discharged. If default be made in each payments or any part there of any obligation created thereby, or if these theres, or if it taks on on and real states are not pay before the made as and real state are not payments of any part there of any obligation created thereby, or if these only obligations are because due and payable, or if the insurance is an it keys to pay a provided herein, or if the holding or and real states are not pay if any and or private its constrained on and provides in the state or provided for an and written obligation, for the exercise of the his anderstee a provide of the analy written obligation, for the scenario of which his anderstee as provided for an and written obligation, for the exercise of the scenario of the hist is anderstee as the pays and the obligation of the scenario of the hist is anderstee as the pays and the scenario of which hist is anderstee as the pays and the scenario of the hist is anderstee as the pays and the pays and the obligation of the scenario of the hist is anderstee as the pays and	
	mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part of the second part	
	in the baseline of the main premises and will be improvements there in the manner provided by a ward to have a province appointed to called the remain is and benefits accruing therefore; not is out its premose shering sension of any part there, is the manner prevended by law and to have a remove asymptotic to called the remain mount then unpuid of principal and interest, therefore with the costs and charges incident theretos, and the overplan, if any there be, shall be paid by the part X — making such asks, on demand, to the fort part. Like L . It is agreed by the parties hereto that the terms and previous of this indentures and each and every obligation there a contined, and all benefits accruing therefore making stated and inter to and be obligatory upon the hore, accounter, administration, present present interest, assign and mouses on the respective parties hereto.	
	IN WITNESS WHEREOF, The partice of the first part have become their handband seal a the day and year last	
-	above writtenH. W. Phillips(SEAL)	
*	(SEAL)	
	STATE OF Kansas	
	Countr or Douglas)as BE IT REMEMBERED, That on this 9th day of August A. D. 10.32, before me, X	
	Legal H. W. Fhillips and Mary Ellen Phillips, his wife,	
	to me personally known to be the same person. S., who executed the foregoing instrument and duly acknowledged the execution	This Rele
hast	Seal If the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Ny sobradiation support on the same state of the	was writ on the orig Mortgag
	Elsie Z. Armstrong Nakay Patra	this 25
	RELEASE	19 32
	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authoring the Register of Deeds to enter the discharge of this mortgage of record. Dated this 12 24 day of March 1928.	Res. of De
	Deeds to enter the discharge of this mortgage of record. Dated this 15 th day of March 1928	() . I A

491