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Cotose Harold a Back Fred w Kehn

Narola U. C.

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Million	MORTGAGE	RECORD 76	Reg. No. 2119 Fee Paid, \$ 20.00
	FROM		
		STATE OF KANSAS, DOUGLAS COU	INTY, M.
	E. T. Arnold and wife	This instrument was filed for record	3
	10	Elice. amotions	, ato: ,
	The Lawrence National Bank	By	Register of Deeds.
THIS			Deputy.
hundred as	INDENTURE, Made this 27th day of April ad thirty-three between Z. T. Arno	old and Maud M. Arnold, his w	r of our Lord, one thousand nir
of Tu	Awrence in the Countr of Douglas		
part.1es.	of the first part, and THE LAWRENCE NATIONAL BANK,	Lawrence, Kansas	Kansas
WITN	ESSETH That the mid and too this a		part_y of the second par
the followin	reby acknowledged, ha¥e	Grant, Bargain, Sell and Mortgage to the sai is and State of Kansas, to-wit:	id part.y of the second part
I	ot 5 and south 9 inches of lot 3 on Massach	usetts Street, Lawrence, Kan-	883
ith the appur	tenances and all the estate title as him and the		
And the mi	tenances and all the estate, title and interest of the said part ies.	of the first part therein.	
and of a most a	d part 108.of the first part do hereby covenant and agree that at the d nd indefeasible estate of inheritance therein. fore and cleared all investments	elivery hereof Bre the lawful owner B	of the premises above evanted and
	the second s		presente abore gradieu, and
d that they will	warrant and defend the same against all parties making lawful claim thereto.		
		distants the second second	The second second second second
sessed against sa	id real estate when the same becomes due and navable and that they will	turing the life of this indenture, pay all taxes or a	assessments that may be levied or
d by such insura	id real estate when the same becomes due and payable, and that they will nee company as shall be specified and directed by the next V of the	theep the buildings upon said real estate insured aga	inst fire and tornado in such sum
1ts intere	st. And in the event that said part 108 of the fart and the second pa	it, the loss, if any, made payable to the part y_ot	f the second part to the extent of
rein provided, th	st. And in the event that said part <b>168</b> of the first part <b>y</b> of the second pa see the part <b>y</b> of the second part may pay said taxes and incurance, or sid	h taxes when the same become due and payable and	to keep said premises insured as
THIS GRAN	T is intended as a mortiane of 10% from the date of payment until fully repaid.	inter, and the amount so paid shall become a part of	the indebtedness, secured by this
Eight th	ousand		
ording to the te	ousand		DOLLARS
by	rms of two certain written obligation for the payment of said sum	of money, executed on the 27th day of	April 1933
And this conv		and there are interest thereon as herein ;	provided, in the event that said
t thereof or any	spance shall be void if such payment be made as herein specified, and the obligation created thereby, or interest thereon, or if the taxes on said real exists	tion contained therein fully discharged. If default is	e made in such travments or any
olute, and the w	hole sum remaining unpuid, and all of the obligations revealed for its they a	are now, or if waste is committed on said prepries	t, or if the insurance is not kept
ture and become	due and payable at the option of the obligations provided for in as d with the said payable at the option of the holder hereof, without notice, and it shu- to take possession of the said premises and all the innervents thereon is	all be lawful for the south of which this inden	ture is given, shall inimediately
benefits scoruing	to take possession of the said premises and all the improvements thereon in	a the manner provided by law and to have -	appointed to any out
ount then unpaid	to take possession of the soil premises and all the important notice, and it sho thereform; and to sail the premises hereby granted, or my part thereof, in the of promised and interest, together with the costs and charges incident thereto, are part 100.	manner prescribed by law and out of all moneys aris	ang from such sale to retain the
It is agreed by	part_125 the parties hereto that the terms and provisions of this indenture and each a obligatory upon the heirs, executors, administrators, personal representatives, as S WHEREOF, The part <b>1268</b> , of the first part have because	and every chlimtion thereis	part y making such sale, on
IN WITNES	S WILD DOOD on the heirs, executors, administrators, personal representatives, as	signs and successors of the respective parties hereto.	accruing therefrom sha'll extend
ve written.	S WHEREOF, The partice of the first part haye hereunte	set their hand \$and seat \$	the day and may be
		and push Manage	and year last
		E. T. Arnold	(SEAL)
		Maud M. Arnold	
		ALLAN A. ATIOIQ	(SEAL)
			(SEAL)
			(SEAL)
TE OF	Kenses		(out)
NTY OF	Douglas		
	BE IT REMEMBERED, That on this 27th	day of Annet1	D 1077
	in the afor	resaid County and State same	. D. 193, before me, a
egal	E. T. Amold & Vand V tanal		
	of the same who exponents and be the same person who exponents	ecuted the foregoing instrument and duly as	knowledged the execution
Seal	IN WITNESS WHEREOF, I have hereunto subscrit above written.	bed my name, and affixed my official	on the day of the executor
	My commission expires on the 204h		on the day and year last
	My commission expires on the 29th day of D	Dec. 19.36	
	1	Bernice E. Jones	
		Sector 20 Jones	Notary Public.
, the undersia	RELEASE		
to enter the	ned owner of the within mortgage, do hereby acknowledge the full discharge of this mortgage of record. Dated this		
	day (	of Oct	1935
	cost Seal Lawrine	a national Bank Laure	ree, Kanton
	Les 10	Kichne Cachier M	fortgagee. Owner.

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