MORTGAGE RECORD No. 79

6

244

0

I

SATISFACTION OF MORTGAGE KNOW ALL 1600 BY THESE PRESENTS. That in consideration of full payment of the debt secured by a mortgage by William H. Hastie and Aruthur Hastie dated the 23rd day of December, A. D. 1990, which is recorded in Book 30 of Mortgages, page 424, of the records of Douglas County, Kansas, satisfaction of such mortgage is hereby admorbldged and the same is hereby released. Pated this 24th day of February, A. D. 1934. J. H. Gidley The Treasurer of Board of Directors of Friends University of Wichita STATE OF KANSAS SS: Sedgwick County. BE IT NEWERBERED, That on this 2nd day of March A. D. 1934 before no, the undersigned, a Notary Public, in and for said County and State, came J. H. Gidley, The Treasurer of Ecard of Directors of Friends University of Wichita to me personally known to be the same person who executed the foregoing instrument of writing, and duly ashnowledged the execution of the same. IN WITHES WHERDOF, I have hereunto subscribed my name and affixed my official scal on the day and with the same person of the same set of th Legal Seal Ito Van Gioson My Commission Expires Dec. 28, 1937 Notary Fublic. Que Climitions___Register of Locds Recorded March 31", A. D. 1934 at 8:35 A. H. **************** Loan No. 14-A-1058 Application No. 14-A. Douglas #60 MORTGAGE THIS INDEMFURE, Made this 30th day of March, A. D. Minetoon Hundred and Thirty Four, by and between F. W. Kahn and Opal H. Mahn, husband and wife in the County of Douglas, and State of Mansas, parties of the first part, and the Bione Owners' Loan Corporation, party of the second part: WITHESENH, That the said parties of the first part, for and in consideration of the sum of Two Thousand One Hundred Hight and SO/LOO (2,108,59) POLIARS, to them in hand paid by the said party of the second part, the rescint where f is hereby acknowledged, do hereby MORTAGE AND EXTRANT to the said party of the second part and to its successors and assign Forever, all of the following-described real estate, lying and situate in the County of Douglas, and State of Mansas, to-wit: Lot numbered Nine (9) in Block Fourteen (14) in University Place, an Addition to the City of Lawrence TO HAVE AND TO HOLD the same, with appurtenances thereto belonging or in anywise appertaining, unto the said party of the second part, its successors and assigns forever: PROVIDED, HORDWER, That if the said parties of the first part shall pay, or cause to be paid, to the said party of the second part, its successors or assigns, the sum of monoy hereinafter stated and as herein provided according to the tonor and effect of a promissory note, bearing over duce herewith, executed by the said Mortgagors and payable at the office of said Corporation in Mashington, D. C., which note represents a just indebtedness and actual loan from said Corporation to said Mortgagors and shall perform all and singular the covenants herein contained, then this mortgage to be woid and to be released at the expense of the said Mortgagors, otherwise to remain in full force and effect. The said obligors, for themselves, their heirs, executors, administrators and assigns, hereby cov-emant and agree; The sold obligors, for themselves, their heirs, executors, administrators and asigns, hereby cov-emant and agree; Menewer there is a reference in the covenants and agreements heredn contained, to any of the partice hereto, the same shall be construed to mean as well the heirs, representatives, auconsors and assigns (other voluntary by act of the partice or involuntary by operation of the law) of the same. For value received and the construction of aforeshid, the Uaryagors herein horeby obligate there selves to pay to the Corporation of its office in Tachington, D. G., on the its successors or assigns, the principal sum of 2,108.59, with interest at the rate of 5 per cent per anum on the unpaid balance and said principal and interest shall be payable \$16.67 monthly, from date, to be applied first to interest on the unpaid balance and the reading to charged only on the unpaid balance. It is gread that the borrower may may a sum of \$0.78 monthly, from date, inthis ways of the same and said principal can on the unpaid balance. It is gread that the borrower may may a sum of \$0.78 monthly, from date inthis unpaid balance. It is gread that the borrower may may a sum of \$0.78 monthly, from date inthis unpaid balance. It is gread that the borrower may may a sum of \$0.78 monthly, from date inthis unpaid balance. It is further agreed that the interest will be charged only on the unpaid balance. It is shown to be applied first to interest on the unpaid balance and the remainder to principal until add dot is paid in full. It is further agreed that time is of the essence of this contract and that in the ovent of dofault in payment of any installand for a pariod of minety (20) days the holder of this note may, at its option declare all the remainder of said debt due and collectible, and any failure to exercise raid option shall be received and the trace, assessment, laved, while and oncombrances of every nature on said described property and deliver the official receives therefore to the Corpora-tion, or a certificant signe enant and agree; ent (6%) por annum. The said Mortgagor will also keep all buildings erested and to be erested upon said lands and all

2

184