MORTGAGE RECORD 80

Reg. No. 2517 Fee Paid, \$ •75+ •

TIT	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 1st day of	
	P.W.Pennington and Dorothy May Fernington, his wife	A. D. 19 34 , at 3:30 0 clock P. M.	James Holyfie
	P.n.Fonangcon and fo	Si: Sampling Register of Deeds.	
	The First National Bank, of Lawrence, Kansas.	By	The Lawren
	, in the year of our Lord, one thousand nine		THIS INDEN hundred and t
	THIS INDENTURE, Made this first day of Ho hundred and thirty-four between P. W. Permington and Doroth		nunureu and
		ALLISES	of Lawrence
	of Lawrence in the County of Douglass part les of the first part, and The First Mational Eank, of Lawrence, Kansas, part y of the second part,		part ies of the first
	The First Intional Early, of LATFENDS, LATER to the ad part of the fit part in consideration of the sum of the		WITNESSET .Six hundred a: which is bereby ach following described re
		· · · · · · · · · · · · · · · · · · ·	
	with the appurtenances and all the estate, title and interest of the said part ios of	the first part therein.	with the appurtenance
	and the said part iCS of the first part do - hereby covenant and sgree that at the delivery hereon Diricy the o		And the said parti of a good and indefeasible
유보님	of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance		and that they will warrant It is agreed between
	It is agreed between the parties hereto that the part_AQQ of the first part shall at an time owned	g the life of this indenture, pay all taxes of assessments that may be to the insurance company n said real estate insured against fire and tornado in such sum and by such insurance company	said real estate when the s as shall be specified and di
	aid real state when the same become due and populde, and that Litty. If life the building upon as shall be specified and directed by the part. <u>Y</u> of the second part, the loss, if any, made payable to the side part, if ago the first part shall be in pay real taxes when the same become due and payable and to side parts and instruments of either, and the amount so paid shall become a part of the indetedness, securi- fight result.	part <u>y</u> of the second part to the extent of <u>108</u> . Interest. And in the other has keep said premises insured as berein provided, then the part <u>y</u> of the second part may pay have been and been interest at the rate of 10% from the date of payment und	said part 1 o g of the first said taxes and insurance, o
			THIS GRANT W
엄마다	Three Hundred Thirty and 36/100	Solution the firstay of November 19.34	according to the terms of and by SUCh t
과하네	and by its terms made payable to the part. Y of the second part, with all interest acc	with interest thereon as herein provided, in the event that said part 10 Sof the first part	money advanced by the a
	money schared by the said part. J. of the second part to pay for any institute of to instantly any intercent of the shift of the said part. J. of the second part to pay for any institute of to instantly any institute of the shift of the second part to pay in the shift of the shift of the shift of the second part of the shift of the shift of the second part of the shift of the shi		shall fail to pay the same And this conveyan or any obligation created the buildings on axid real e and all of the obligations p
	the building on aid real entits even of keyt is a spood real as they are body of which is demarted on spood real, which is the option of the source and spood real as they are body of the house a spood real as the spondon of the source are body of the house are bod		without notice, and it shall thereon in the manner pro prescribed by law and out
	threads in the manor provided by law and to have a entered physical to a manoral than supplied (principal and interest, together with the cost and charge indicat thereto, and its company, in any presented by its and out of a manoral cost of the manoral than supplied (principal and interest, together with the cost and charge indicat thereto, and its company, in any presented by its physical by the part V and the terms and provinces of this indicates and serves of the respective parties have.		there be, shall be paid by It is agreed by the and be obligatory upon th
	The acressing of the parties berfore that the terms and provisions of this indetture and seed and or and be obligatory upon the being sectors, administrators, prevant preventiatives, satirgs and successo IN WITNESS WHEREOF, The part 103 of the first part ha VO , hereum	ry congraden therein blanking, and an an and the second se	IN WITNESS written.
	in witness wherefor, the part 200 of the interpretation written.	P. W. Pennington (SEAL)	
		Mrs. Dorothy May Pannington (SEAL)	
		(SEAL)	
		(SEAL)	STATE OF
	STATE OF Kansas		COUNTY OF
	COUNTY OF Douglas) BE IT REMEMBERED, That on this fir	st day of lovember A. D. 19.34 , before me, a	
	Notary Public in the	aforesaid County and State, came	Legal Seal
	Legal Seal to me personally known to be the same person ⁵ will of the same.	Ponnington, his wife, to executed the foregoing instrument and duly acknowledged the execution	
Reinase Written	IN WITNESS WHEREOF, I have hereunto sub written.	scribed my name, and affixed my official seal on the day and year last above	
tgage i	My commission expires on the	y of July 19 36. George Docking	- State Barrier
t. day		Notary Funda	
	RELEAS: I, the undersigned owner of the within mortgage, do hereby acknowledge the fu	all payment of the debt secured thereby, and authorize the Register of Deeds	I, the undersign to enter the discharge
of Daeda.	to enter the discharge of this mortgage of record. Dated this 3/2T. day	1955	1
Lev. Kalm	, Conf - that feel By	tot national Bank of Lownerce, Kanser H. Whifle vier Pres.	(0
		· pr-vice vices.	an assessment the

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