Receiving No. 667

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Herse Herse

MORTGAGE RECORD 80

Reg. No. 128

Receiving

	STATE OF KANSAS, DOUGLAS COUNTY, 55.	BARL DOODWOOTH PLATICH (** 50.)
FROM	This instrument was filed for record on the	
H. L. Oxford and wife	June A. D. 1935 , at 4:50 o'clock P. M. Narold Adreck	Fred 1
TO	Register of Deeds.	
Lawrence National Bank: Lawrence Kansas	ByDeputy.	LAWRENCE !
THIS INDENTURF, Made this 7th day of hundred and Thirty-Five between H. L. Oxford	June , in the year of our Lord, one thousand mine and Ioa M. Oxford, his wife	THIS INDENT hundred and Thirt
of Lawrence in the County of Douglas	and State of Kansas	of Lawrence
part 105 of the first part, and THE LAWRENCE MATIONAL BANK	, Lawrence, Kansas part y of the second part	part 188 of the first p
WITNESSETH, That the said part 1es of the first part, in consideration Fire Hundred Fifty & No/100 (\$550.00)		WITNESSETH,
Fire Hundred Fifty & No/100 (\$550,00)	ant, Dargan, Sen and more and	which is hereby acknow following described real
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with the appurtenances and all the estate, title and interest of the said part 105. o And the said part 108. of the first part do bereby covenant i vd agree that at the delive	of the first part therein.	with the appurtenances a And the mid part 168
And the mid partADM of the first part do bereby covenant t vs agree that at the dourn of a good and indefeasible setate of inheritance therein, free and clear of all inrumbrance		And the said part 168 of a good and indefeasible estat
and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part108. of the first part shall at all times du	ring the life of this indenture, pay all taxes or assessments that may be levied or assessed active	and that they will warrant and It is agreed between the
mid real estate when the same becomes due and payable, and that they willkeep the buildings up	pon said real estate insured against fire and tornado in such sum and by such insurance company	said real estate when the same b
as shall be specified and directed by the pary	the part_y_of the second part to the extent of <u>175</u> interest. And in the second part into the provided, then the part_Y_of the second part may see the part by this indextors and the part interest. And in the second part is the part of 105 from the data of avarance of the second part is the part of 105 from the data of avarance of the second part is the part of 105 from the data of avarance of the second part is the part of 105 from the data of avarance of the second part is the part of 105 from the data of avarance of the second part is the part of 105 from the data of avarance of the second part is the part of 105 from the data of avarance of the second part is the part of 105 from the data of avarance of the second part is the part of 105 from the data of avarance of the second part is the part of the part of the second part is the part of the part of the part of the part of the part is the part of	as shall be specified and directed said part 08 of the first part of said taxes and insurance, or eith
THIS GRANT is intended as a mortgage to secure the payment of the sum of		THIS GRANT is intend
Five Hundred Fifty & No/100 (\$550.00) =		Thirteen Hu according to the terms of One
and by 128 terms made payable to the part. Y of the second part, with all interest a money advanced by the said part Y of the second part to pay for any insurance or to discharge any	ceruing thereon according to the terms of said obligation and also to secure any sum or secure d	and by_itsterms :
		money advanced by the said par shall fail to pay the same as pro- And this conveyance shall
shall hall to pay the same as provided in this indexture. And this conveyance shall be void if need payment be made as herein specified, and the oblight is any addiption result thereby or interest thereas, or if the tase on and real states are not paid who he buddings on and real states are not kept in as good repair as they are now, cill varie is committed on a and all of the oblightions pervised in main writen oblighting, for the security of which that indexture is	en the same become des and payable, or if the insurance is not kept up, as provided brens, et i mid premiser, then this conveyance shall become absolute, and the whole sum remaining mupping gives, shall immediately muture and become due and payable at the option of the holder bend.	shall fail to pay the same as pro- And this conveyance shall or any obligation created thereby the buildings on said real setate a and all of the obligations provided
without notice, and it shall be lawful for the mid part \mathbf{y}_{-} of the second part. Hereon in the manner provided by law and to have a review appointed to collect the reats and benefits presentible by the was do not all monory a string from such ask to retain the amount then unprid of priz-	to take possession of the said premises and all the important the said premises and all the important the said to sail the premises hereby granted, or any part thereof, in the many said the overlap of the said	without notice, and it shall be law thereon in the manner provided b prescribed by law and out of all
there be, shall be paid by the party raking such sale, on demand, to the first part 108. It is agreed by the parties hereto that the terms and provisions of this indenture and each and e	very obligation therein contained, and all benefits accruing therefrom shall extend and insut a	there be, shall be paid by the par
IN WITNESS WHEREOF, The parties of the first part ha ve hereu	nor of the respective partice hereto. nto set their handBand seal 8 the day and year last above	and be obligatory upon the heirs, IN WITNESS WH
sritten.	H. L. Oxford (SEAL)	written.
	Ica M. Oxford (SEAL)	
	(SEAL)	
	SELL	A Palante A
STATE OF Kansas		STATE OF Kan
COUNTY OF Douglas		COUNTY OF DOU
	day of June A. D. 1935, before min " a foresaid County and State, came H. L. Oxford and Ioa N. Ord	
his wife		
to me personally known to be the same person wi	ho executed the foregoing instrument and duly acknowledged the execution	
whiten.	scribed my name, and affixed my official seal on the day and year last above	
(SEAL) My commission expires on the 25 day	y of April 1959 . W. A. Schaal	(SEAL)
	R. A. Soliaal Notary Public	
RELEAS: I, the undersigned owner of the within mortgage, do hereby acknowledge the fu o enter the discharge of this mortgage of record. Dated this, $\lambda + day$ of the day of the	all payment of the debt secured thereby, and authorize the Register of Deeds	I, the undersigned own to enter the discharge of this
Lauraine	notional Romp Laws Kingar	the discharge of this
corp seak	Ses, W. Kihne corbier	
	ous, w. hunne conhier	