88

MORTGAGE RECORD 80

leg. No. 153 /

Receiving No.

| Rec | beiving Bc. 759 | | SANG DODERDATE STATIONEST CO., EAR |
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| | FROM | STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 28 day of June A. D. 1935 at 4:200 o'dock P. M. | · |
| | TO | Narold G. Deck. Reporter of Deck. By Deputy. | |
| | THIS INDENTURE, Made this twenty eighthay of June , in the year of our Lord, one thousand may hundred and thirty five between Ernest E. Bayles and Lucene S. Bayles, husband and wife | | THIS INDENTUR hundred and thirty- |
| | of Lawrence in the County of Dougles and State of Kansas part. iss of the first part, and Peoples State Bank, Lawrence, Kansas part y of the second per | | of Lawrence party of the first par |
| | WITNESSETH, That the said part 165 of the first part, in consideration of the sum of Trenty. soven hundred (\$2700.00) DOLLARS, to them. duly paid, the receipt of Trenty. soven hundred (\$2700.00) | | WITNESSETH, T Twenty-five Hu which is hereby acknowle following described real e |
| | which is hereby acknowledged, ha resold, and by the moment of following described real state situated and being in the County of Douglas and State of Kanas, to-wit: Commencing at a point on the East line of Kentucky Street extended South 246 feet from the Horth line of Fourteenth Street (formerly called Adams Street), thence East 250 feet to the The Time of Vermont Street, extended South; thence North on the Nest line of Vermont Street produced South 110 feet; thence West 25 feet; thence North 30 feet; thence Kest 125 feet to the Bast line of Kentucky Street extended South; from the City of Lawrence; thence South to the Date of beginning in the South West Quarter ($\frac{1}{4}$) of Section 31, Township 12, Eange 20, in the City of Lawrence. | | |
| | | | with the appurtenances at |
| | with the appurtenances and all the estate, title and interest of the said part. And the said part 2026 the first part do hereby oversant and agree that at the of a good and indefeasible sette of inheritance therein, fire and dear of all incumbrance | y of the first part therein. a delivery hereot. they are the lawful owned of the premises above pushed, and and the set of the premises above pushed above pu | And the said part y |
| | and that they will warmat and defend the mane against all parties making herdi daim therea. It is agreed between the parties hereto that the part. 168 of the fort part shall stall and real setus when the mane becomes due and payable, and that 169 W 11 J . Buy the her is shall be specified and directed by the part 1 J and the second part, the loss, if any, made pay and predictions of the fort, and the the monotont ap and all becomes part of the indefend of the monotones, or others, and the smoonton ap and all becomes part of the indefend of the monotones, or others, and the smoonton ap and all becomes part of the indefend of the monotones, or others, and the monotones that all becomes part of the indefend of the monotones of the shall all the smootones that all becomes part of the indefend of the monotones of the shall all the pays such that we have the monotone that all becomes part of the indefend of the monotone shall be apprecision. | Sidey upon and real state insured against for and tornado in such runn and by such hand that some of the part $\mathcal{Y}_{}$ of the second part to the statest of $-\frac{11.6}{10.6}$ instruct. And the second part is the statest of $-\frac{11.6}{10.6}$ instruct. And the second part is the state of the state of the second part is the state of the second part is the state of the second part and the second part and the second part is the state of 10% from the date of partner bare of the second part and the second part is the state of 10% from the date of partner bare of the second part and the second part is the second part of the second part is the second part of | It is agreed between the add real estate when the same b as shall be specified and directed add party of the first part and party of the first part fully repaid. THIS GRANT is intend |
| | THIS GRANT is intended as a mortger to were the prymet of its sam of <u>Twenty seven hundred 00/100</u> | | Twenty-five according to the torms of OD and by <u>BUON</u> terms money advanced by the said pa |
| | shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payment be made as herein specified, and th or any obligation created thereby, or intreat thereos, or if the taxes on said real estate are not or any obligation created thereby. | e obligation contained therein fully discharged. If default be made in such payments or not paid when the same become due and payments, or if the insurance is not kept up, as provided sum, a paid when the same become due and payment due to the same same same same same same same sam | shall fail to pay the same as pro And this conveyance has or any obligation created therein the buildings on maid real state and all of the obligations provide without notice, and it shall be la thereon in the manner provided prescribed by law and out of all |
| This Release was written on theoriginal Mor tigger 4 | without notice, and it shall be having for the said party - of the section party - of the section to the section to the section of the manare provided by its wand to have a reveiver splotted by called the relation of the amount them maps preseribed by law and out of all recovery arising from such asks on demand, to the first part 168 there be, shall be paid by the part y - making such asks, on demand, to the first part 168 there be shall be paid by the part y - making such asks. | Thesefits accruing therefrom; and to sell the premises hereby granted, or any part, at our region, I music of principal and interest, together with the costs and charges incident thereis, and the second and here it is a se | there be, shall be paid by the part It is agreed by the partie and be obligatory upon the heir IN WITNESS WH |
| | IN WITNESS WHEREOF, The part 108 of the mut part at ve written. | Ernest E. Bayles (REU) Lucene S. Fayles (REU) (REU) | vritten. |
| | STATE OF Kansas County of Douglas BE IT REMEMBERED, That on this | 28th day of June A. D. 1935 , before as | STATE OF |
| | BET IN RATE ADDRED, In at our main the aforesaid County and State, came Ernest E. Bayles and Lioness S. Bayles, husbrad and wife to me personally known to be the same person 8 who executed the foregoing instrument and duly acknowledged the exercise of the same. In WITNESS WHEREOF, I have berevanto subscribed my name, and affixed my official scal on the day and year isst them written. My commission expires on the 22nd day of March 1938 (SEAL) | | |
| this a z day of y and the second s | (SEAL) | T. J. Sweensy Jr. Notary Public | |
| Hardl G. Seck | I, the undersigned owner of the within mortgage, do hereby acknowled to enter the discharge of this mortgage of record. Dated this $\mathcal{F}\mathcal{I}$ $\left(Corf. Sof. \right)$ | RELEASE dige the full payment of the debt secured thereby, and authorise the Register of Dash day of Reptor State Bank, Linsterne, Hagen y J. J. Switzerg Ja. Mortgages. Owner. | I, the undersigned o to enter the discharge of t |
| | (Corp JEar) | | and a strange and a strange and a |

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