MORTGAGE RECORD 80

Receiving No. 1487

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Deed

173

Earl L. Falkenstien and wife TO	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 14 day of Novembor A. D. 19. 35 , at 2:05 o'clock P. M.	
THIS INDENTURE, Made this 14th day of hundred and thirty-five between Earl L. Fe	November	
of Lawrence in the County of Douglas part ies of the first part, and The Lawrence National Bank	and State of Kansas	
Lawrence, Kansaa WITNESSETH, That the said part 105 of the first part, in consideration Thirteen hundred sixty and no/100 rhich is hereby acknowledged, ha 70 sold, and by this indenture do G following described real estate situated and being in the County of Douglas and S	n of the sum of but y of the second part.	
South Thirty-three (33) feet of Lot #182 Lawrence, Kansas. (Further identified a	?, Massachusetts Street, in the ^C ity of 1332 Mass, Street)	
	-	
th the appurtenances and all the estate, title and interest of the said part 185 . And the mid part ¹⁰⁵ of the first part do hereby covenant and agree that at the delive	of the first part therein. wy hered they BTA the lawful over B, of the premies above granted, and wind	
s good and indefeatible estate of inheritance therein, free and clear of all incumbrance. If it at they will warrant and defend the same against all parties making invite daim thereto. If it argues between the parties hereto just the partiges, of the first part shall it all times do first matter base the same becomes design and payable, and that. They, will keep the buildings shall be specified and directed by the part. y_{-} of the second part, the loss, if any, made payable to d part. BGS of the first part shall fail to pay such taxes when the same become due and payable and the same time becomes due insources and pairable locence a part of the foldebledames, payable and the same time becomes due insources and pairable locence a part to the foldebledames, parts is any and instrument.	upon said real estate insured against fire and tornado in such sum and by such insurance company the part y of the second part to the extent of 128 interest. And in the event that	
THIS GRANT is intended as a mortgage to secure the payment of the sum of	DOLLARA	
d by SUCh terms made payable to the part <u>y</u> of the second part, with all interest a corry advanced by the said part. <u>y</u> of the second part to pay for any insurance or to discharge any	accruing thereon according to the terms of said obligation and also to secure any sum or sums of y taxes with interest thereon as herein provided, in the event that said parties of the first part	
all fail to pay the same as provided in this indefaurt. And this coverage half be bed in the sharp want to made as herein movided, such the oblight any oblights crusted thereby, or interret thereon, of it he have an and red state are not paid by oblights on state sources are pay to pay in a good regists and they are now, of the white is committed on All of the oblights on provided for in and written oblights. For the security of which this indefaurt with the mains provided to pay and pay and pay and the second part. were in the manage provided by its wand to have a browing responsible to collect the same and benefit served by the wand of all money and mains from such all to relate the mains and benefit served by the wand of all money are mains from such all so trade to relate the same and benefit	on the same become due and purching, of if the insurance is not kept up, as provided break, or if and opennies. It is this convergence that its constantion and the vision mermining mand, i given, shall immediately matters and become due and payable at the optime of the badder hereot, the same second of the said provides and the said permises and all the improvements a scenarior thereform and to sell be nomines hereby compand, or any any thereof, in the manare	
werbed by he wad out of all moneys string from such air 5 reach the amount then usuald of prin reb, shalk by pair by the pert	every obligation therein contained, and all benefits accruing therefrom shall extend and inure to,	
itten.	Earl L. Falkenstien (SEAL)	
and a second	Edith I, Falkenstien (SEAL)	
ATE OF Kansas)	(\$EAL)	
ENTY OF Douglas ss. BE IT REMEMBERED That on this 1	e aforesaid County and State, came Earl L. Falkenstien	
and pitter T P. Neurolden Lie	the second the force ing instrument and duly acknowledged the execution	
and Edith I. Faltenstien, his wife to me personally known to be the same person ⁵ w of the same. IN WITNESS WHEREOF, I have hereunto sal written. April 25, 1939	bacribed my name, and affixed my official seal on the day and year last above	This Release was writte
and Edith I. Falkenstien, his wife to me personally known to be the same person 5 w of the same. IN WITNESS WHEREOF, I have bereunto sul	bacribed my name, and affixed my official seal on the day and year last above	
and Edith I. Faltenstien, his wife to me personally known to be the same person 5. w IN WITNESS WHEREOF, I have becaute ou written. (SEAL) My commission expires (CARLINIAL STATUS) (SEAL) RELEAS I, the undersugged owner of the within mortrage. do hereby acknowledge the factors of the within mortrage.	bacribed my name, and affixed my official seal on the day and year last above arrotix	was writte