MORTGAGE RECORD 80

181

10128

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Reg. No. 385

Fee Paid, \$ 2.50

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 26 day of
то	Nov. A. D. 1555 st2:30 o'dock P. M. Narolf A. Sich By Deputy
THIS INDENTURE, Made this 26th day of red and thirty-five between Jo	November, , in the year of our Lord, one thousand nine ohn W. Brand and Catharine S. Brand, his wife,
Lawrence in the County of D ies of the first part, and Inez E. Broka	Douglas and State of Kansas

DOLLARS, to then duly paid, the receipt of which is indenture do Grant, Bargain, Sell and Mortgage to the said part y of the second part, the following described real estate situated and being in the County of Douglas and State of Kansa, towit:

Lots 3 and 4 in Colonial Court West Hills.

Receiving No. 1550

And the said part	103 of the first part dohereby covenant and agree t	that at the delivery hereof they are the lawful owners of the prem	
	e estate of inheritance therein, free and clear of all incumbrane		States States
that they will warra	nt and defend the same against all parties making lawful claim	a thereto.	
		il at all times during the life of this indenture, pay all taxes or assessments that ma	
f real estate when the	same becomes due and payable, and that they keep	op the buildings upon said real estate insured against fire and tornado in such sum an	d by such insurance company
		made payable to the part y of the second part to the extent of their in	
y repaid.	t part shall fall to pay such taxes when the same become due a or either, and the amount so paid shall become a part of the in Intended as a mortgage to secure the payment of the sum of	and payable and to keep said premises insured as herein provided, then the part \underline{Y} indebtedness, secured by this indenture, and shall bear interest at the rate of 10% h	of the second part may part rom the date of payment unti
THE CHARTER	One Thousand and no/100		DOLLARS
ording to the terms of			19 35
by its .		ith all interest accruing thereon according to the terms of said obligation and also	Construction of the second s
ney advanced by the	aid part_Y_of the second part to pay for any insurance or	to discharge any taxes with interest thereon as herein provided, in the event that a	aid part_108of the first par
I fail to pay the same	as previded in this indenture		
any obligation created buildings on said real d all of the obligations	Not shall be void if such payment be made as herein specificd, thereby, or interest thereon, or if the taxes on said real estate state are not kept in as good repair as they are now, or if waste i provided for in said written obligation, for the security of white	and the obligation contained therein fully discharged. If default be made in mak- are not poid when the mane bocnes due and payable, or if the immune is not be is committed on a sid premises, the this conversaor wall become should and the indenture is given, shall immediately metter and become due and payable at it.	payments or any part thereo t up, as provided herein, or i whole sum remaining unpaid as option of the holder hereof
hout notice, and it sha reon in the manner pr meribed by law and ou	Il be lawful for the said part. Y of the second part. orded by law and to have a receiver appointed to collect the re- t of all moneys arising from such sale to retain the amount the	to take possension of the said prem- rents and benefits accruing therefrom; and to sell the premises hereby granted, or an en unpaid of principal and interest, together with the costs and charges incident th	ises and all the improvements y part thereof, in the manner reto, and the overplus, if an;
re be, shall be paid by It is agreed by the d be obligatory upon t	the part making such sale, on demand, to the first part parties hereto that the terms and provisions of this indenture here, executors, administrators, personal representative, as	108. • and each and every obligation therein contained, and all benefits accruing therein signs and successors of the respective parties herein.	om shall extend and laure to
	WHEREOF The part 185 of the first part ha	VC horeunto set UNUIF hand and seal 5 the	
itten.	S WHEREOF, The part 108 of the first part ha	VC hereunto set their hand and seal 5 the o	ny and year mat above
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itten.	S WHEREOF, The part 195 of the first part ha	John W. Brand	(SEAL)
itten.	S WHEREOF, The part105 of the first part ha		
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tten.	i ta da seriesta a s	John W. Brand	(SEAL)
ITE OF Ke	maas]s.	John W. Brand Catharine S. Brand	(SEAL)
ATE OF Kg	insas ng la s be it REMEMBERED, That on	John W. Brand Catharine S. Brand 	(SEAL) (SEAL) (SEAL) (SEAL)
ATE OF Kg	nsas	John W. Brand Gatharine S. Brand this 26th day of November A. I in the slowesid County and State, came	(SEAL) (SEAL) (SEAL) (SEAL)
ATE OF	unsas)s. ug in s)s. BE IT REMEMBERED, That on Notary. Public John W. Brand and Gatha	John W. Brand Gatharine S. Brand this 265h day of November A. I in the slowesid County and State, came rine S. Brand	(SEAL) (SEAL) (SEAL) (SEAL)), 1935, before me, s
ATE OF	unsas)s. BE IT REMEMBERED, That on Notary. Public John W., Brand, and Catha to me personally known to be the same p of the personally known to be the same p	John W. Brand Gatharine S. Brand this 265h day of November A. I in the slowesid County and State, came rine S. Brand preson S. who executed the foregoing instrument and duly ackn	(SEAL (SEAL (SEAL), 1955 , before me, s
ATE OF Kg	INSAS	John W. Brand Gatharine S. Brand Catharine S. Brand this 265h day of November A. I in the aloresaid County and State, came rine S. Brand person S. who executed the foregoing instrument and duly ackno- bereunto subscribed my name, and affixed my official sea	(SEAL) (SEAL) (SEAL) (SEAL)), 1955 , before me, s
ATE OF	INSAS	John W. Brand Gatharine S. Brand this 265h day of November A. I in the slowesid County and State, came rine S. Brand preson S. who executed the foregoing instrument and duly ackn	(SEAL) (SEAL) (SEAL) (SEAL)), 1955 , before me, s
ATE OF KE	INSAS	John W. Brand Gatharine S. Brand Catharine S. Brand this 265h day of November A. I in the aloresaid County and State, came rine S. Brand person S. who executed the foregoing instrument and duly ackno- bereunto subscribed my name, and affixed my official sea	(SEAL) (SEAL) (SEAL)). 1955 , before me, a powiedged the execution say and year last above (son).
TATE OF KE	INSAS	John W. Brand Gatharine S. Brand this 26th day of November: A. I in the sloressid County and State, came rine S. Brand person S. who executed the foregoing instrument and daly solm bereunto subscribed my name, and affixed my official seal on the d day of Gatober 19.35.	(SEAL (SEAL (SEAL (SEAL (SEAL), 1935 , before me, oviedged the execution
TATE OF KE NATE OF KE OUNTY OF DC (SEAL)	Insas	John W. Brand Gatharine S. Brand Catharine S. Brand this 265h day of November A. I in the slowesid County and State, came rine S. Brand person S. who executed the foregoing instrument and duly achn bereunts subscribed my name, and afixed my official seal on the of day of Qotober 19.55. Forrest A. Jaol RELEASS ovidege the full payment of the debt secured thereby, and authorize	(SEAL) (S