Receiving No. 1862 MORTGAGE RECORD 80

FROM Lizzie Springer TO Lawrence National Bank Lawrence, Kanzas	STATE OF KANSAS, DOUGLAS COUNTY, st. This instrument was filed for record on the 27 day of January A. D. 1935, st 1:50 ordeck. P. M. Wardel A. Stark Register of Deeds. By
THIS INDENTURE, Made this 24th day of Ju bundred and thirty-six between Lizzie Spr deceased	Deputy. Anuary
in the County of The Awrence National 1 at Y of the first part, and "I awrence National 1 WITNESSETH, That the said part Y of the first part, in consideration Thirtcom hundred and no/100 this identity does for	Bank and State of Cansas Bank Auronoe, Kansas part y of the second part of the sum of
Thirtoon numbered and NO 100 which is hereby acknowledged, hs s sold, and by this indenture do 05 Grand St following described real estate situated and being in the County of Douglas and St	
Undivided one-half interest in and to the West 26 Quarter of Section Twenty-four (24), Tommship Twe 53 1/3 acres of the North Half of the Northwest (Twelve (12), Range Mineteen (19), also the North	alve (12), of Range Nineteen (19), also, the West harter of Section Twenty-five (25), Township half of the Southwest Quarter of the Northwest

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Reg. No. 465~ Fee Paid \$3.25 ...

Quarter, Section Twenty-five, (25), Township Twelve (12), Range Mineteen (19), and a strip ofland 3 rods in width off the North side of South Half of the Southwest Quarter of the Northwest Quarter of Section Twenty-five (25), Township Twelve (12), Range Mineteen (19), reserving SO feet in width off south side said land for a road.

with the appurtenances and all the estate, title and interest of the said part Y ... of the first part therein. And the mid part Y of the first part do CS hereby covenant and agree that at the delivery hereof ShO 15 the lawful owner of the p of a good and indefeasible estate of inheritance therein, free and clear of all incum ad that they will warmat and defend the same spatiest all parties making inveld chain therets. It is agreed between the parties harets har the part, Y... of the form part shall at all times during the life of this indexture, pay all tures or mammants that pay be level of all and watthe Ware is same because due and payable, and that. ShO. Will know the building upon and real static instant spaties for and torsafe in such runs and by sait is and it or specified and directed by the part. J... of the form of the low, it may, made payable to the parts. J... st. And in the mid part. Y of the first part shall fail to pay much taxes when the same become due and paytale and to keep and premise innued us I write provided, then the part Y of the second part may pay mid taxes markers, or either, and the amount so paid shall become a part of the indebindenes, accured by this indenture, and shall bear interest at the rate of 10% from the date of payment multi information. he terms of 010 certain written obligation for the payment of said sum of m mey, executed on the 24th day of 10 36 and by Such terms made payable to the part y of the second ond part, with all ary advanced by ... a said part y of the second part to pay for any insurance or to disc al in the ex ent that said p V te shall fall to pay the a And this coave nne as provided in this indexture. wasce shall be void if such payment, be made as herein specified, and the obligation contained therein fully discharged. If doit static thereiny, or itserve thereon, or if the issue on suid resi extent are not pair when the mass become she and paysible, or if the resi extent are not kept in as good regain at hey are now, or if works is committed on and premises, the this extreption and become an provided for its and writtee obligation, for the security or which this histories is prive, shall incastify matter and become a sup provided for its and writtee obligation, for the security or which this histories is prive, shall incastify matter and become or any obligation creat the buildings on said r and all of the obligation out soties, and it shall be in wild for the said part <u>V</u> of the second part. to ba on in the manner provided by law and to have a receiver appointed to collect the rents and besetin accruing therefrom; and to sell the put mind by law and out of all moneys arising from user has let on train the amount the mound of principal and interest, torthere with the anid premises there IN WITNESS WHEREOF, The part y of the first part ha 5 hereunto set hor hand and seal the day and year last above Lizzie Springer (SEAL) (SEAL) (SEAL) (SEAL) STATE OF KANSAS 88. DOUGLAS COUNTY OF BE IT REMEMBERED, That on this 25th day of January A. D. 1936 , before me, a Notary Sublic in the storesid County and State, came Lizzio Springer, widow and heir-at-law of E. A. Springer, decensed to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above ritten My commission expires on the 19th day of August 1939... Geo. D. Walter Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and suthorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 28 th day of Diegentier, 1936. Lawrence National Bank, Lawrence, Kansar Res. W. Kichne Cachier Owner.

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