Receiving No. 2004- MORTGAGE RECORD 80

MARL DODERCOTA STATIONETET CO., AANTAS CITY, MO. C. FROM STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the _____28 Galen A. Gorrill and wife TO day of A. D. 1936 , at 4:15 o'clock P. M. Narold A. Bleck Register of Deeds. February Lawrence National Bank By. Deputy. -THIS INDENTURE, Made this 28th day of February, in the year of our Lord, our red and thirty-six between Galen A. Gorrill and Mary Obera Gorrill, his wife , in the year of our Lord, one thousand nine hundred and thirty-six of "awrence in the County of Douglas put iss of the first part, and The Lawrence National Bank and State of Kansas Lawrence, Kansas party of the second part. Lots Nos. Three (3) and Four (4) in The Fair Grounds Addition in the "ity of Lawrence, in Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part 108. of the first part therein. As it is mit pari 08. of the first part do. ______bereby covenant and apre that at the divery bered. _____bhoy__are____ of a post and indexable setate of inheritance therein, free and class of all incumbrance. the lawful owner.S. of the pre sex above granted, and se and that they will warrant and defend the same against all parties making lawful claim thereto.

It is agreed betw	seen the parties hereto that the part168. of the first part shall at all times during the life of this indesture, pay all taxes or assessments that may be levied or assessed against
mid real estate when th	be same becomes due and payable, and that they will keep the buildings upon mid real estate insured spaint fire and tornado in such sum and by such insurance company
as shall be specified and	d directed by the part Y of the second part, the loss, if any, made payable to the part Y of the second part to the extent of 128 interest. And in the event that
mid part 165 of the fi mid taxes and insurance fully repaid. THIS GRANT	int part that fail to pay much taxes when the same become due and payshe and to here mid premises instruct a herein previded, then the part <u>Y</u> of the mode part may pay a control that the same of the state of maximum and the same of the state of maximum and the same of the state of maximum and it is included as a mortrage to secure the paysmant of the same of <u>maximum and</u> is intended as a mortrage to secure the paysmant of the same of <u>maximum and</u> is a mortrage to secure the paysmant of the same of <u>maximum and</u> is intended as a mortrage to secure the paysmant of the same of <u>maximum and</u> of the same of <u>maximum and</u> of the same of
Th:	irty-six hundred and no/100
scoording to the terms of	of One certain written obligation. for the payment of maid sum of money, executed on the 28th day of February 19 36
and by_ such	terms made sayable to the part. Y of the second part, with all interest according to the terms of mild obligation and also to secure any sum or sums of
	a mid 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 mid part 100 of the first part
shall fail to pay the san And this convey or any obligation create the buildings on said rea and all of the obligations	ne as perified in this indenture. We have a set of the state of the made as benefit perified, and the obligation contained therein hity discharged. If default he made is much payments or any perification of the ball to be table if and have an entry of a state of the made in mild premise. The ball convergence has a state of the ball was any perification of the ball to not origin in the second of the made in mild premise. The ball convergence has a state of the ball to be any perification of the ball to not origin in the second of the ball to ball the premise. The ball convergence has a state of the ball to ball the more manufacture of the ball to be any perification of the ball to ball the second of the ball indenture is given, shall intellsty matter and because due and perifica at the option of the baller based.
thereon in the manner p prescribed by law and o	hall be laveful for the said part. Y of the second part. portical by law and to have a receiver appointed to collect the rents and benefits accruing therefront; and to all the premises herefy matted, or ear part thered, in this manner but of all moorys arising from such as its or trains the amount then unpaid of principal and interest, together with the costs and charges incident thered, and the overplan, if any
It is agreed by til	yy the part_Y_ making such sale, on demand, to the first part_105 In parties horizon that the terms and provisions of this indentiars and each and every obligation therein contained, and all broadts accruing therefrom shall entend and fame to, the horizon execution, summarization, presentation, and gue and accounts of the respective parties horizon.
	SS WHEREOF, The parties of the first part have hereunto set their handand seal 8 the day and year last above
writter.	
	Galen A. Gorrill (SEAL)
	Mary 0. Gorrill (SEAL)
	(SEAL)
	(SEAL)
STATE OF	Kansas
COUNTY OF	Douglas
Station 24	
	BUTT REMEMBERED, That of the second s
	Notary Publia
	Galen A. Gorrill and Mary O. Gorrill his wife
	to me personally known to be the same person E 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 seel on the day and year last above
	written.
	My commission expires on the 25 day of April 1933
	Ha As Soliana Notary Public.
	RELEASE
I, the undersi	gned owner of the within mortgage, do hereby acknowledge the full payment of the debt accured thereby; and authorise the Register of Deeds
to enter the discharg	re of this mortgage of record. Dated this 11 day of May 19 45.
attent:	The Laurence national Bank
alles ;	
W.	a School By Takey Tackan Martingen Winter
	and cashing Coopsil
Station of the state	Therefore Vice - Activitient

Reg. No. 502 ~ Fee Paid, \$9.00 × 221