Receiving No.2481. MORTGAGE RECORD 80 Reg. No.644 / Fee Paid, # 1,75 -

267

FROM STATE OF KANSAS, DOUGLAS COUNTY, 55. Marvin C. Hyre day of June A. D. 19 36 , at 2:10 dock P.M. TO Naroll Q. Beck Lawrence Bldg. & Loan Assn. By Deputy. THIS INDENTURE, Made this ninth day of June between Marvin C. Hyre and Eunice V. Hyre, his wife hundred and thirty-six in the County of Douglas Lawrence and State of Kansas put iesd the first part, and The Lawrence Building and Loan Association part y of the second part. Lot Six (6) in Block (6), in Haskell Place, an addition to the City of Lawrence. es and all the estate, title and interest of the said part 105 of the first part there with the appurten nt and agree that at the delivery hereof they are the lavful owner. S of the premises above granted, and seized And the said part 10 Bd the first part do. hereby cover of a good and indefeasible estate of inheritance therein, free and clear of all inco at they will warrant and defend the same against all parties making lawful claim ther and ti hat they will warmant and deteod the same against an parties maxing invite canin userve. It is agreed between the parties hereto that the part 10 Sof the first part shall at all times during the life of this indenture, pay all taxes or a It is agreed between the partice hereto that the part 10.05 of the first part shall at all time during the life of this indexture, pay all tase or assessments that may be bried or assessed against aid real exists when the mane becomes due and payable, and that 10.09. Leep the buildings upon and real state insured against for and tareads in such mon and by such insurance company at shall be specified and directed by the pard 0.05 of the second part, the ions if may, made payable to the pard 0.05 of the second part, the ions if may, made payable to the pard 0.05 of the second part, the ions if may, made payable to the pard 0.05 of the second part, the ions if may, made payable to the pard 0.05 of the second part, the ions if may, made payable to the pard 0.05 of the second part. all get ... of the first part shall full to pay such taken when the mass part of the indebiditions, secure up use secure in the part of the indebiditions, secure up use secure in the payment of the secure to pay the secure to pa th day of June 19 36 ted on the 9th day of and by 115 terms made payable to the part y of the second part, with all in ding to the t ation and also to m ALT SUM OF SUMA D advanced by the said part. y of the second part to pay for any insurance or to dischar aid part 10 Se the first part thil fail to pay the same as provided in this indexture. And this converses shall be void if such aparent be made as having specified, and the obligation contained therein has the balancing the same the levels of interest thereon, or if the taxes or and rail statistics as and provide the same become due and all of the obligation apoveded for in made version (or provide an event of the same become for and all of the obligations provided for in made version (or the security of which its is solvering by an endition and all of the obligations provided for in made version (or the security of which its is solvering by an endition). arged. If nee shall b of the second part rever appointed to collect the rents and ben the sale to retain the amount then unpaid of ut notice, and it shall be lawful for the said part. V a in the manner provided by law and to have a rec-tibed by law and out of all moneys arising from sucto tab principal and interest, together with the meetion of the said premises and all the improvements and charges incident therein, and the overplus, if any a be, shall be paid by the part. _____ making such sale, on downed, to the first part 12.5. It is a great by the paries hereto that the terms and provisions of this indexture and each and every obligation thereis contained, and all benefits accruing the be obligatory used the hort, security, administratory, personal propresentitive, samples and accession of the respective parties hereto. and has been lied and inc IN WITNESS WHEREOF, The parties of the first part ha Ve hereunto set their handand seal the day and year last above Marvin C. Hyre (SEAL) Eunice V. Hyre (SEAL) (SPAL) (SEAL) STATE OF Kansas COUNTY OF Douglas day of June A. D. 19 36, before me, a BE IT REMEMBERED, That on this 9th notary_public______ in the aforesaid County and State, came_____ Marvin C. Hyre and Eunice V. Hyre, his wife to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) was writte 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 18th day of October 1953. I. C. Stevenson Notary Public. - 7 es a. Beck A. RELEASE ster of Deeds I, the undersigned owner of the within mortgage, do hereby acknowledge the full pays to enter the discharge of this mortgage of record. Dated this 344 day of t of the debt secured edge the full paym august 1927 " + Loan asin (Corp. Sel) L.E. Cby, ant. Say. President