Receiving No. 2558 /

MORTGAGE RECORD 80

Reg. No. 663 / Fee Paid, \$ 11.25-

Receiving No.

STATE OF KANSAS, DOUGLAS COUNTY, SS. FROM This instrument was filed for record on the 20 day of H. C. Howland June A. D. 19 36 , at 11:55 o'clock A. M. Don Westheffer and Phebe L. Westheffer, his wife Narold G. Deck Register of Deeds Lawrence Natio 1 Deputy. Kaw Valley State Bank, Eudora, Kansas By..... _____ h day of May , in the year of our Lord, one thousand mine between Don Westheffer and Phebe L. Westheffer, his wife THIS INDENTUR THIS INDENTURE, Made this 27th hundred and thirty hundred and Thirty Six of Eudora in the County of Douglas and Sta pardes of the first part, and Kaw Valley State Bank, Eudora, Kansas and State of Kansas Lawrence part iss of the first part, part y of the second part. WITNESSETH, Th Four thousand which is hereby acknowled following described real est following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Beginning at a point twenty-nine and fifty-eight hundredths (29.58) rods South of the Northwest corner of the South west Quarter (\$), Section Thirty-One (\$1), Township Twelve (12), Range Twenty-One; thence East Seventy and thirty-two hundredths (70.32) rods; thence South to the South line of said Southwest Quarter (\$), Section Thirty-One (\$1); thence West Seventy and thirty-two hundredths (70.32) rods to the Southwest corner of said Southwest Quarter (\$); Section thirty-one (\$1); thence North to the point of beginning, containing fifty-five (\$5) acres, more or less less one (1) acre in the Southwest corner thereof for school purposes. The Sect with the appurtenances and with the appurtenances and all the estate, title and interest of the said part ies of the first part therein. And the said part 105 of the first part do _____ hereby covenant and agree that at the delivery hereof they are _____ the lawful owned _____ of the premises above granted, and mind And the mid part 105 of t of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance. of a good and indefeasible estate of and that they will warrant and defend the same against all parties making is wild chim thereto. It is agreed between the partin hereto list the part. **168** of the fort part hall at all time during the life of this indenture, pay all taxes or assessments that may be lefted or annual tagint and eval exists when the same become due and payable, and that **100**/2. **Will have the budding** upon and real exists bare the same for annual tagint as hall be specified and directed by the part **1**_______ of the second part, the loss, if any made payable to the part**7**_______ of the second part to the extent of **118**_______ interest. And is the reset that and that they will warrant and def It is agreed betwe n the par state when the mme b as shall be specified and 1 ected by rd.8.5. of the firs : part shall THIS GRANT is intended a Four thou: THIS GRANT is int ended as a mortgage to secure the payment of the sum of Forty Five Hundred DOLLARS seconding to the terms of ODO certain writtee abligation. for the payment of said sum of money, essented on the 27th day of May and by 1th terms made payable to the part Y of the second part, with all interest seconding to the terms of said obligation 19 36 seconding to the terms of OIIO and by its terms mad THE OF PERSON OF ey advanced by the said 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 said part 105 of the first part my advanced by the said part shall fail to pay the same as provide And this convyance shall be erary obligation created thereby, on the buildings on mid real estate are m and all of the obligations provided for shall all to pay the same or provided in this indexime. Add this convergence shall be well stress payment be made as having neutrino, and the obligation contained therein fully discharged. If default be made in such payments or any start or any obligation resked thereby, or listered theres, or if the taxes on said real weats or any play the interview of the startane is not be to be a series of the start of the startane start of the start on the start on a start or in which has been used before the start or the startane is not be to be a series of the start of the obligation provided for an all writes obligations, of the scart or the start has the start or the scart of the start on the start of the or any part thereof provided servia, or if remaining unput without actice, and it shall be lawful thereon in the manner provided by I prescribed by law and out of all more there be, shall be paid by the part. It is agreed by the parties he and be obligatory upon the heirs, en IN WITNESS WHEREOF, The part 103 of the first part ha VO hereunto set their handband seals the day and year last above IN WITNESS WHEF -----Don Westheffer (SEAL) Phebe L. Westheffer (SEAL) (SEAL) (SEAL) STATE OF. Kansas STATE OF Kansas 55. COUNTY OF Dougle COUNTY OF Douglas BE IT REMEMBERED, That on this 27th day of May A. D. 1936 , before me, a Notary Public in the aforesaid County and State, came Don Westheffer and Phebe Westheffer, his wife to me personally known to be the same person 5. who executed the foregoing instrument and duly acknowledged the execution of the same. was written on the original mortgage IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above witte written. My commission expires on the 16th day of May (SEAL) (SEAL) 1940 27 antered Kelvin Hoover Notary Public. RELEASE I, the undersigned owne I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the devise secures in a with a secure of the within mortgage of record. Dated this 36 day of Junnie 1946. (1946) to enter the discharge of this r (Carp.2 Owner.

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