MORTGAGE RECORD 80

Reg. No. 810 -Fee Paid, \$6.25

Receiving No.

| | FROM | STATE OF KANSAS, DOUGLAS COUNTY, 55. | BRI TRANSPORT PARTY CO., AMALAN |
|--|--|--|--|
| This Release | | This instrument was filed for record on the 5 day of October A. D. 19. 36, at 1:40 o'cleart F. y | |
| | Edward W. Penchard and Hazel V. Fenchard, husband and TO wife | October A. D. 19 36 at 1:40 o'dest F. M. A arrild a Blek Register of Deeds. | |
| | PEOPLES STATE BANK LAWRENCE, KANSAS, | ByDeputy. | |
| | THIS INDENTURE, Made this first day of Cotober , in the year of our Lord, one thousand aime hundred and thirty six between Edward W. Fenohard and Hazel V. Fenohard, husband and wife | | THIS INDENTURE hundred and Thirty St |
| | of Lawrence, in the County of Douglas and State of Kansas parties of the first part, and Peoples State Bank, Lawrence, Kansas part y of the second part. | | of Lawrence part y of the first part, |
| | WITNESSETH, That the said part 105 of the first part, in consideration of the sum of | | WITNESSETH, Tha One Hundred |
| | I'wenty i've hundred of 00/000 to the second part were a sold, and by this indenture do | | which is hereby acknowledg following described real esta |
| | East Twenty five (25) feet of Lot numbered Forty five (45) on New Hampshire Street Block | | |
| | in the City of Lawrence | | Seven (4 East For place of |
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| | with the appurtenances and all the estate, title and interest of the said partie S o | the first part therein. | with the appurtenances and a |
| | with the appurcemences and all the estace, the and merce of a first state of the state of the first part do | y hereof UNOY Bro the lawful owners of the premises above granted, and seized | And the said part_y_of th of a good and indefeasible estate of |
| | and that they will warrant and defend the same against all parties making lawful claim thereto. | ter the life of this indenture, may all taxes or assessments that may be levied or assessed spinst | and that they will warrant and defe It is agreed between the part mid real estate when the same becom |
| | It is agreed between the parties between that the part_leads on the two part hands are a many set of the second part, the loss, if any made payable to the parts of the second part, the loss, if any made payable to the parts. The second part, the loss, if any made payable to the parts of the second part, the loss, if any made payable to the parts. To the second part, the loss, if any made payable to the parts. To the second part, the loss, if any made payable to the parts. To the second part, the loss, if any made payable to the parts. To the second part, the loss, if any made payable to the parts. To the second part, the loss, if any made payable to the parts. To the second part, the loss of the parts of the second part, the loss, if any made payable to the parts. To the second part, the second part, the loss, if any made payable to the parts of the second parts. To the second part, the second part, the loss, if any made payable to the parts of the second parts of the parts of the second part, the second part, the loss, if any made payable to the parts of the second parts of the second part of the second part of the second payable to the parts of the second payable to the parts of the second part of the second parts of the sec | | |
| | | | mid part. Y of the first part shall mid tans and insurance, or either, a fully repaid. THIS GRANT is intended as One o M |
| | IWOILLY I'VE Rundred by ICO | ary, executed on the 1.8 t day of October 18.88 | according to the terms of ad by its terms rade |
| | according to the train of the second part of the second part, with all interest a money advanced by the mid part. Y of the second part to pay for any insurance or in discharge any | taxes with interest thereon as herein provided, in the event that said part . A there the are part | money advanced by the said part |
| | more activate by the same as provided in this indenture. And this coavyance shall be visid if such payment be made as berein specified, and the chight or any obligation reside thereby, or interest thereas, of if the taxes on maid real exists are not paid wh the buildings on maid real state are not kept in an good repair as they are now, of if such is committed on and all of the obligations payoids of the inside write no obligation, for the exercutive of which the inclume is | on contained therein fully discharged. If default be made in such payments or any part thank on the same become due and payable, of it the insurance is not kept up, as provided havin, of it aid premises, then this convyance shall become absolute, and the whole sum remaining model given, shall immediately mature and become due and payable at the option of the haden from. | thal full to pay the same as provide And this conveyance shall be or any obligation created thereby, or the building on and real estate are no and all of the obligations provided for |
| | without notice, and it shall be lawful for the said part. <u>y</u> of the second part. Or 0.55.5.7.5 thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits prescribed by law and out of all moneys arising from such aid to retain the amount then unpaid of pri | accruing therefrom; and to self the premises and all the insprements cipal and interest, together with the costs and charges index thereds, and its everytes, if are cipal and interest, together with the costs and charges index thereds, and the everytes, if are | without notice, and it shall be lawful thereon in the manner provided by la prescribed by haw and out of all mon |
| | there be, shall be paid by the part. Y making such sale, on demand, to the first part. ±09 • It is agreed by the parties hereto that the terms and provisions of this indenture and each and each and each and the structure and be addressentiatives, assigns and successful the structure addressentiatives. | very obligation therein contained, and all benefits accruing therefrom shall extend and inure in, sors of the respective parties hereto. | there he, shall be raid by the part. It is agreed by the partice helt and be obligatory upon t as heirs, ext |
| | IN WITNESS WHEREOF, The parties of the first part have here written. | nto set their handsand seals the day and year last above Edward W. Penchard (SEAL) | IN WITNESS WHER written. |
| | | Hagel V. Penchard (SEAL) | |
| | | (SEAL) | and the second |
| | | (SEAL) | |
| | STATE OF Kansas | | STATE OF Kansas |
| | COUNTY OF Douglas Douglas Douglas | 3rd day of October A. D. 19.36, before me, a | COUNTY OF Dougle |
| | Notary Fublic in the aforesaid County and State, came | | |
| | to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same. In N WINESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year isst above | | the second se |
| | Mu commission expires on the 22nd d | bscribed my name, and affixed my official seal on the day and year of the day and year | (SEAL) |
| Mortgere . A sotered this Loth day | (SEAL) | T. J. Sweeney Jr. Notary Public | (*****) |
| 1036 Harolda Rich | RELBAI | 38 | |
| | I, the undersigned owner of the within mortgage, do hereby acknowledge the to enter the discharge of this mortgage of record. Dated this 10 Gm day | ul payment of the debt secured thereby, and authorize the Register of Deep of December 1936 | I, the undersigned owner to enter the discharge of this m |
| Freder Kelm | | | |
| Dert | | Elle Stat Bank, hawrence, Kans. Norserve. J. J. Sweeney gr. President | |
| | | | Manufacture and a second second |