MORTGAGE RECORD 80

Receiving No. 4187	E RECORD 80 Fee Paid, \$5.75
FROM	STATE OF THE
William R. Essick , et al, TO	STATE OF KANEAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 15 day of April A.D. 19 37, at 10:12g'dock A. M.
Virginia E. Brend	Narold a. Dark Expister of Deeds
	By
THIS INDENTURE, Made this 14th day of mard and thirty-seven between Will!	April , in the year of our Lord, one thousand nin iam R. Essick and Alta V. Essick, his wife
Lawrence in the County of Douglas rties of the first part, and Virginia E. Brand	
WITNESSETH, That the said part 1625 the first part, in conside \$2300,00) Mid is brevby schooledged, ha Ye sold, and by this indesture do going described real estate situated and being in the County of Donglas	eration of the sum of
Southeast Quarter (SE $\frac{1}{4}$) of the Section Eleven (11), Township	
in Douglas County , Kansas.	(20), ange Twenty (20),
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s pod and indefinable estate of inheritance therein, free and clear of all incumbrance d that they will warrant and defend the same against all parties making is will claim thereton it is agreed between the parties hereto that the part 10.8 of the first part shall at all t	he deferrery hereof. Charg. 22.0
hall be specified and directed by the part <u>y</u> of the second part, the loss, if any, made pay part <u>a</u> <u>B</u> <u>B</u> d the first part shall fall to pay ruch taxes when the same become due and pays taxes <u>A</u> <u>d</u> instrume, or either, and the amount so paid shall become a pay att of the induced result. <u>THIS</u> <u>GRANT</u> is intended as a mortgage to secure the payment of the sum of	Twenty Three Hundred and no/100
(\$2000,00) = = = = = = = = = = = = = = = = = =	um of money, executed on the day of 19
i byitsterms made payable to the part_Y of the second part, with all is any advanced by the mid partY_ of the second part to pay for any insurance or to disch	sarge any taxes with interest thereon as berein provided, in the event that mid part 162 of the first part
I fail to pay the same as provided in this indexture. And fair extraymore shall be vaid if such payment be made as herein specified, and the "Multiplication review to hereby, or it is rest thereas, or if the taxes on and real series are not subscription review to hereby and interest thereas, or if the taxes on and real series are all of the obligations provided for its mid written collidation, for the security of which this inde	a obligation contained liberals fully discharged. If default be made in such proposeds or any part thereof paid when the name become doe and popular, or if the instrument is not have any provided liberals, or if it is an any state the correspondence in the liberal state of the state of t
short notice, and it shall be lawful for the said part. \underline{Y}_{-} of the second part. mean in the manner provided by law and to have a receiver appointed to collect the rents and settled by law and out of all moneys arising from such said to retain the amount then unpai	to take possible accruing therefrom; and to sell the promises and premises and all the importanents and benefits accruing therefrom; and to sell the promises herefore grantice, or any part thereor, in its an ansar and of principal and interest, together with the costs and charges incident thereis, and the overplan, if any
	ach and every obligation theorie contained, and all breadto according therefrom shall extend and inser in, of excessions of the respective parties herein. g
IN WITNESS WHEREOF, The part 105 of the first part ha	hereunto set their
	William R. Essick (SEAL) Alts V. Essick (SEAL)
	AITH V. ABUDE (SEAL)
	(SEAL)
TE OP Kanses	
UNTY OF Douglas	
Notary Public	14th day of April A. D. 19. 37, before me, a in the aforesaid County and State, came William R. Essiok
and Alta V Essick, his wife	s. who executed the foregoing instrument and dnly acknowledged the execution
IN WITNESS WHEREOF, I have bereu written.	into subscribed my name, and affixed my official seal on the day and year last above
SEAL) Wy commission expires on the	John W. Brand
	Notary Public.
Ri R	ELEASE
", see undersigned owner of the within mortgage, do hereby acknowledg	re the full payment of the debt secured thereby, and authorize the Register of Deens
nter the discharge of this mortgage of record. Dated this	the full payment of the debt secured thereby, and authorize the Register of Deeds
, so underaged owner of the within morgage, do hereby acknowing muter the discharge of this mortgage of record. Dated this	es the full payment of the debt secured thereby, and authories the Register of Deeds day of May 1842. Urginia E. Brand Martgages. Owner.

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