588

## Receiving No. 6925 MORTGAGE RECORD 80

Reg. No. 1683 Fee Paid, \$ 3.50 ~

Receiving No.

William L. Lendon and Tena Lendon, his wife November A. D. 19 58 at 9145 react 4	day of
TO Harold a Deck	м. <
Lawrence,Kansas By Deputy.	eda.
THIS INDENTURE, Made this 9th day of November , in the year of our Lord, one thousan hundred and thirty-eight between William L. Landon and Tena Landon, his wife	d nine
of in the County of Douglas and State of Kansas part ies of the first part, and The Lawrence National Bank	
Lawrence, Kansag  part Y of the second    WITNESSETH, That the said part is as of the fart part, in consideration of the sum of  Pourtsen, hundred, and no/100    Fourtsen, hundred, and no/100	part.
DOLLARS to them of any how the second part following described real state situated and by this indenture do Grant, Bargain, Sell and Mortgage to the said part y of the second part following described real estate situated and being in the County of Douglas and State of Kanasa, to-wit:	pt of t, the
The West Half (W <sup>1</sup> <sub>2</sub> ) of the Northwest Quarter (NW <sup>1</sup> <sub>2</sub> ) of Section Eleven (11), Township	
Fourteen (14), Eange Twenty (20), Douglas County, Kansas.	
3	
with the appurtenances and all the estate, title and interest of the said part. 108 of the first part therein. And the mid part 0.8. of the first part do	
of a good and indefendible state of inheritance therein, free and clear of all incumbrance	
It is agreed between the partise hereto that the part 108 of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be lowied or assessed apr mid real estate when the same becomes due and payable, and that they. will here the buildings upon mid real estate insuredint first and torough its mode torough the may be lowied or assessed app	
as shall be specified and directed by the part <b>y</b> of the second part, the loss, if any, made payable to the part <b>y</b> . of the second part to the retent of 128 interest. And is the retent of 128 interest. And is the retent of the second part to the retent of 128 interest. And is the retent of the second part to the retent of 128 interest. And is the retent of the second part to the retent of 128 interest. And is the retent of the second part to the retent of 128 interest. And is the retent of the second part to the retent of 128 interest. And is the retent of the second part to the retent of 128 interest. And is the retent of the second part to the retent of 128 interest. And is the retent of the second part to the retent of 128 interest. The second part to the retent of the second part to the retent of the second part to the retent of 128 interest. The second part to the retent of 128 interest. And is the retent of 128 interest. And is the retent of the second part to the retent of the retent of the second part to the retent of the rete	980EN SEC.1
THIS GRANT is intended as a mortgree to accure the payment of the sum of	RS.
and of the second part, with all interest accruing the terms of sild ablighter and all ablighter and a	the state of the second state
money strawed by the mid part_Y of the second part to pay for may insurance or to discharge may many stars with interest therein as benin provided in the indextra- stall fail to pay the many as provided in this indextra- stall fail to pay the many as provided in this indextra- tion of any objective company in the second part to pay for may insurance or to discharge may many the discharged thereby, which may be appendix to made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or may peritted or any obligation empirical thereby, or information is not payments or many peritted.	jart mot
shall full to pay the same as provided in the indexturn. All of the reads as here beginning and the same of the same baseling of the baseling the same baseling of the same baseling of the baseling the same baseling	e if aid, vol,
without tools, and it shall be hereful for the sais gart of the second part. there is the manuscript mature and second sec	her Lay
and be oblightery upon the being section that the inframe and providings of this indextures and index and every oblightion therein constants, and all benefits according therefore shall estand and inner IN WITNESS WHEREOF, The part 1.080 of the first part ha	
witten. William L. Landon (SEA	
Tena Landon (SEA	
(SEA (SEA)	12
STATE OF Kansas	=
Courry or Douglas sa. BE IT REMEMBERED, That on this 9th day of November A. D. 19. 58, before may	
Notary Fublic in the dormal State drowshow of A.D.19.38 before me. William L. Landon and Tana Landon, 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) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above written. My commission expires on the 19th day of August 19 59.	re
Geo. D. Walter Notary Public.	-
RELEASE	
o enter the discharge of this mortgage of record. Dated this 19th day of anywet of the debt secured thereby, and authorise the Register of Deec (Corp. Seal) Fhe Source Matter Source Manual Ry Geo. Dureter Use Register. Owner. Owner.	C.092 (1955) (20
( anh Seal )	4