MORTGAGE RECORD 84

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Reg. No. 2005 <____

Receiving No. 8400 4 Fee Paid, \$5.25 STATE OF KANSAS, DOUGLAS COUNTY, 55, FROM This instrument was filed for record on the W. M. Drennon and Rose L. Drennon, his wife A. D. 19 39 .. at 1:45 o'clock P. M. August TO Norold G. Deck Register of Deeds. Lawrence National Bank Lawrence, Kansas Br Deputy. THIS INDENTURE, Made this 20th day of July , in the year of our Lord, one thousand nine hundred and thirty-nine Mathirty-nine between W. M. Drennon and Rose L. Drennon, his wife Harold C. Drennon and Audra Drennon, his wife cf. Lawrence in the County of Douglas and State of Kansas part ies of the first part, and _____ The Lawrence National Bank Lawrence, Kansas party of the second part. The Northwest Quarter (NW) of the Northwest Quarter (NW), Section Eight (8), Township Thirteen (13). Range Twenty (20) containing forty (40) acres, excepting Public Right-of-Ways. ľ grantel, and that they will warrant and defend the same against all parties naking hards claim therets. It is a proved between the parties hereto that the part 1958 of the first part that is all three during the life of this infenture, pay all task or assessments that may be level restricted against still real vestice when the same becomes due and paralle, and that. Thiny Will lives the buildings would real create in any one all real exist. It is a proved between the parties hereto that the part 1958 of the first part is the such same and provide fourness due and paralle and there is the second part the base, if any made parties to the related 150_ interest. And in the event that and pardES of the fort part to the second part is the second part is the second part is the the same become are in the same becomes due and parables and the part is parties the same and paralle base of the same are set as the link become a text of the mode are second part. as herein provided, then the part Y ... of the second part may pay said taxes and insurance, or either, and the amount so paid shall be this indenture, and shall bear interest at the rate of 10% from the date of payment until fully repaid. a part of the indebtedness, secured br is a more statuned by the said part <u>y</u> of the second part to pay for any momentum of more statuned by the said part <u>y</u> of the second part to pay for any momentum that his conversal to be void if not pay the same as a provided in this indexisten-tion and the second statule would include the same as a provided part of the statu-rit up, as provided herein, or if the buildings on said real each as a for a position there are not they have a status of the void status of the same absolute and the whole same including status of the status of the status of the status manual become due and payshe at the option of the holder hered, without notice, as minimed therein fully discharged. If default he made in such payments or any two not paid when the same become due and parable or if the insurance is her are now or if wasts is committed on said parables, then written obligation, for the security of all be lawful for the said part _Y___ of which this indentu-of the second part infiniteliary dature and second one and propose as the option on the mostle correct, without movies, and it than the astronomy that it is an astronomy of the provide one of the second to reach the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there he, shall be paid to makine and sale, on demand, to the first part 20.54 It is arrend by the parties hereto that the terms and providens of this indenture and each and every chilention therein contained, and all benefits according extend and insure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties berefo. m shall IN WITNESS WHEREOF, The part 105 of the first part ha TO hereunto set their hand and seals the day and year last above W. M. Drennon (SEAL) Rose L. Drennon (SEAL) Harold C. Drennon (SEAL) Audra Drennon (SEAL) STATE OF KANSAS 55. County cf____DOUGLAS BE IT REMEMBERED, That on this ______ 19th_ day of _____ August A. D. 1939 , before me, a Notary Public in the aforesaid County and State, came W. M. Drennon and Rose L. Drennon, his wife; and Earold C. Drennon and Audra Drennon, his wife to me personally known to be the same person.8..... who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and afixed my official seal on the day and year last above written. above written. My commission expires on the 19th day of August 19 43 ... (SEAL) _Geo. D. Walter_ Notary Public. RELEASE I, the undersigned owner of the within mortgage. do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to entir the destarge of this mortgage of record. Dated this Bitt day of Tobrucary, 1943. The Lawrence Natural Black Courses, Rence and Control of Deeds to entir the destarge of this mortgage of record. R. R. D. W. Att. Size Pure Mortgage. Owner. (Cop . Jul) By Sen D: Walter Vier-Pue

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