MORTGAGE RECORD 84

Reg. No. 2104 < Fee Paid, \$2.50

Rece 12.70

	FROM	STATE OF KANSAS. DOUGLAS COUNTY, **.	
	James Naismith & Florence V. Naismith	This instrument was filed for record on the <u>30</u> day of <u>October</u> A. D. J9 39., at <u>10:505 flock</u> A.M.	6
	то	Warden and Ecch Register of Deeds.	
	The First National Bank Lawrence, Kansas	By Deputy.	
	THIS INDENTURE, Made this day of Qatobe hundred and thirty-nine between James Naisnith and Florence	r, in the year of our Lord, one thousand nine	
	James Naismith and Florence M. Naismith, his wife,		
	of and State et		
	WITNESSETH, That the said pardes of the first part, in consideration of the sum of		
	which is bereby acknowledged, have which and by this indenture doGrant. Darzzin. Sell and Mortwave to the said party of the second part, the following described real estate situated and being in the County of Deuglas and State of Kansas, to-wit:		
	Lot Number seventeen (17); also the Wes	y-five (35) feet of Lot Number two (2);also t fifteen (15) feet of Lot Number eighteen (18) umber nineteen (15), in Strong's Addition, rence, Douglas County, Kansas.	<u>.</u>
			D I
<u>楽田田</u> 日	with the appurtenances and all the estate, title and interest of the said pare. And the said pare. 10 Sof the first part do hereby covenant and agree that at and seized of a good and indefeasible estate of inheritance therein, free and clear of all fi	the delivery hereof they are the lawful owner S of the premises above granted,	
1日に行きる	and that they will warrant and defend the same against all parties making lawful claim t	. 2017년 - 11월 2017년 - 11월 2017년 2017년 2017년 2017년 1월 2017년 - 2017년 - 2017년 - 2017년 - 2017년 - 2017년 2017년 2017년 -	
影響指計	or assessed against said real estate when the same becomes due and payable, and that the such sum and by such insurance company as shall be specified and directed by the party	by Will keep the buildings upon said real estate insured against fire and tornado in of the second part, the loss, if any, made payable to the part Y of the second part to the	
	as herein provided, then the party of the second part may pay said taxes and insur- this indenture, and shall bear interest at the rate of 10% from the date of payment uni-	to pay such fasts when the same become due and psysble and to keep solid premises insured store, or either, and the amount so poid shall become a part of the infobtedness, recured by Li folly repaid.	
	TillS GRANT is intended as a mortgage to secure the payment of the sum of	aid sum of money, executed on the 27th day of October 19.39	
	and by 105 terms made payable to the part y of the second part, with all inte	erest accruing thereon according to the terms of said obligation and also to scrure any sum	
	And this conversance shall be void if such parament be made an a rate instantiant, per thereof or any ubligation created thereiz, or interest therean, or if the tance on a set tere up, as provided berein, or if the buildings on raid real state are not tart in any shall become absolute, and the whole sum remaining unpud, and all of the obligations pro shall become absolute.	Take of outsidary any case with interest there as here, provide, in the sense that the objection constants therein full descent. If default he may be near to near sense if and relate are non-paid when the same known doe and payable or if the instance is a collection at the same here and the same known doe and payable or if the instance is olded for in and written thereins for the same very of which this indexture is press. That we have a same set of the same known is the same because olded for in and written same same is an even of the same is near the same same we have a first here have an even in the same of the same same same investiget for the same is the same through the have near same in the same of the same same same investiget for the same is the	U U
	rents and benefits accruing therefrom; and to sell the promises hereby granted, or any pa	it there f, in the manner prescribed by law and out of all moneys arising from such sale	
	making such site, on domand, to the first part $J.\Omega$ is in the screed by the parties here to that the terms and provisions of this indenture an extend and inure to, and be obligatory upon the heirs, executors, administrators, person	ri each and every obligation therein contained, and all benefits accruing therefrom shall al representatives, assigns and successors of the respective parties hereics.	
Contraction of the	IN WITNESS WHEREOF, The part 105 of the first part have h written.	ercunto set their handmid seals the day and year last above James Naismith (SEAL)	
		Florence K. Naismith (SEAL)	
		(SEAL)	
	STATE OF KANSAS	(SEAL)	n F
921311Es 59	County of DOUNLAS		
		said County and State, came	
	to me personally known to be the same person	Floronce M. Naismith, his wifs, 	
	(SEAL) execution of the same. IN WITNESS WHEREOF, I have hereunt above written. My commission expires on the27th	o subscribed my name, and affixed my official seal on the day and year last day of January 19 43	00
		F. C. Whipple Notary Public.	
	REL	EASE	
bed :	I the undersigned owner of the within mortgage, do hereby netwowle		
heter :	I, the undersigned owner of the within mortgage, do hereby acknowle of Deeds to entry the discharge of this mortgage of record. Dated this	7 day of the transformed the dots becared thereby, and all norther the hegister 7 day of the transformed band of Francescel	
}eeki ;n	I, the undersigned aware of the within mortgage, do hereby acknowle of Deeds to enter the discharge of this mortgage of record. Dated this? Composite Seel	oge the this payment of ing door secures interes, and autorize the register 7 day of interest Band of Francesco, 1949. Historist Kitopal Band of Francesco, Owner. By Bany broking His, Mortgagee. Owner.	

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