MORTGAGE RECORD 84

Reg. No. 2244 <

FROM	STATE OF KANSAS, DOUGLAS COUNTY,		
то	This instrument was filed for record on the April A. D. 1940., at April A. D. 2040., at April A. D. 2040.		. •
	Ву	Register of Deeds.	
THIS INDENTURE, Made this http://www.	April , in the year of our	Lord, one thousand nine	
	Douglas and State of	Kowcos	
partics_of the first part, andJ. C. Hemphi	11 party		
WITNESSETH. That the said part is of the first pa / Eight Hundred (\$800.00) which is hereby ackrowledged, ha. To _ wild, and by this inde the following described real extate situated and being in the '	rt, in consideration of the sum of DOLLARS, to them du nuture do Grant, Bargain, Sell and Mortgage to the said par County of Douglas and State of Kansas, to-writ:	ily paid, the receipt of try of the second part.	
Lot No. 10, Block	No. 22 Sinclair's Addition to the City of		
Lawrence Douglas	county Kansas and known as No. 937 Maine Stree	et. ()	•
			·
with the ensurements and all the activity states at the second			
with the appurtenances and all the estate, title and interest of And the said partifics of the first part do hereby covenant and and seized of a good and indefeasible estate of inheritance therein, free an	agree that at the delivery here f they are the lawful owners of	the premises above granted,	
and that they will warrant and defend the same avainst all parties makin			
or assessed against said real estate when the same becomes due and payable such sum and by such insurance company as shall be specified and directed	, and that they Will keep the buildings upon said real estate insured by the part y of the second part, the loss, if any, made payable to the part V	against fire and tornado in	
as herein provided, then the part Y of the second part may pay said t this L.denture, and shall bear interest at the rate of 10% from the date	part shall fail to pay such taxes when the same become due and payable and to axes and insurance, or either, and the amount so paid shall become a part of of psyment until fully repaid.	the indebtedness, secured by	
THIS GRANT is int rided as a moticase to secure the payment of the Bight Hund red (\$800.00	yum of	Dollars,	
and by and the second part of the second pa	t, with all interest accruing thereen according to the terms of said obligation	and also to seture any sum	
anis part 1CS of the first part shall fail to pay the same as provided in this			
part thereof or any obligation created thereby, or interest thereon, or if	indenture specified, and the obligation contained therein fully discharged. If default be mu- be taxes on said real catate are not paid when the same become due and paid the taxes on said real catate are not paid when the same become due and paid	ade in such payments or any rable or if the insurance is	
part thread or any obligation restant the relation of instruct makes an even most level us, as provided herein, or if the kulling to make any even shall become absolute, and the whole sum remaining unpak, and all of the instructionary matter and become due and parable at the option of the hold D.T. $\Delta D \approx 1.5 \pm 1.5$. to take presents of the add premises and a write and bench accruing the threfore, is and to set the premise provide merit and bench accruing the threfore, is and to set the premise brefer, are	Indentire	ate in such payments or any rable or it itse insurance is writes, then this convergence his indexture is cityen, shall econd partn1S	•
rents and benefits accruing thereforms; and to sell the premises hereby are to retain the amount then unsplid of principal and interest, together with i making such sale, on demand, to the first part 1.25. It is agreed by the parties hereto that the terms and provisions of it acted and innurs to, and be colligatory upon the heirs, executors, atmin	Inderstrue the obligation consistent is rein fully discharged. If default here my predicted, and the obligation consistent is the same bound of the same bo	ners arising from such sale 1 be paid by the part	•
rents and benefits accruing thereforms; and to sell the premises hereby are to retain the amount then unsplid of principal and interest, together with i making such sale, on demand, to the first part 1.25. It is agreed by the parties hereto that the terms and provisions of it acted and innurs to, and be colligatory upon the heirs, executors, atmin	Inderstore as the definition of index) invited (ii) discharged. If definition of the definition of th	be paid by the part	•
rents and baroffs accruing thereforms i not to sell the promises hereby are to bretch the sound then anywherd of principal and interest, toescher with it making such ask, on demand, to the first part 125. It is agreed by the parties hereto that the terms and provisions of the stated and inner to, and he collisatory upon the heirs, executors, stimuli IN WITNESS WHEREOF, The part 125. of the first part	Inderstrue the obligation consistent is rein fully discharged. If default here my predicted, and the obligation consistent is the same bound of the same bo	ners arising from such sale 1 be paid by the part	•
rents and baroffs accruing thereforms i not to sell the promises hereby are to bretch the sound then anywherd of principal and interest, toescher with it making such ask, on demand, to the first part 125. It is agreed by the parties hereto that the terms and provisions of the stated and inner to, and he collisatory upon the heirs, executors, stimuli IN WITNESS WHEREOF, The part 125. of the first part	Inderstore as the addigation of the set of the displacement of the definition of the set of the se	Its accriting therefore shall is accriting therefore shall is break by the size of the size of the 	
while and hereCla actuals lives(form; and to and the prevalers, briefly are making and also and marks, to be for Arthorn 1.25 S. If he aread by the partice herein that he terms and providents of it stand and mark to said ac distance you be herein excession, shall IN WITNESS WHEREOF, The part 105. of the first part written.	Inderstore as the addigation of the set of the displacement of the definition of the set of the se	Its accrising therefore shall is accrising therefore shall is break by the single state of the 	•
The first burgles actuals burglown; and to sail the providers providers of the same of the	Inderstand the start return of the start of the distribution of the start of the	Its accritic from such value its accritic directions shall as a starting directions shall in accritic directions (SEAL) (SEAL) (SEAL)	
set and hereful acruids liberform; and to add the previews previews previews previews previews previews previews previews previews and previews previews that here the terms and previews previews that here the terms and previews additions of i started to fluore to add the terms to add previews additions of its previews additions of the terms and previews additions of its previews additions of the terms and previews additions of its previews addition of its previews additions of the terms and previews additions of its previews additions of the terms and previews additions of its previews additions of the terms and previews additions of the terms additions of the terms addition of te	<pre>hderman set the astructure are interval in order dials disherred. If ordered here the set of a se</pre>	bis accritication from serif-yate bis accriticate directorism shall and year last above - (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
TATE OF LEASTING INTON, and to add the provides, provides, and the series of the serie	<pre>hderease.in the saturation of the second secon</pre>	the series of the participate its series determined therefore while more that the series of the series of the series (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	• • •
TATE OF LEASTING INTON, and to add the provides, provides, and the series of the serie	<pre>hdefaure est of a strength is of the strength of the distance. If of calls the of a billion of the strength of the strength of the strength of the strength of the distance is a strength of the strength of the strength of the strength of the distance is a strength of the strength of the strength of the distance is a strength of the strength of the strength of the distance is a strength of the strength of the strength of the distance is a strength of the strength of the strength of the distance is a strength of the strength of the strength of the distance is a strength of the stre</pre>	the series of the participate its series determined therefore while more that the series of the series of the series (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	• • •
series and hereful accurate literiform; and to and the provides provides of the series of the s	<pre>hdeetame.indextant and interpretent of the deltaterret. It octions the and appendix the track and appendix the second regards and regards and second regards and regards and second regards and regard</pre>	by acting the series and the series of t	·
The rest and hereful actuals been former and the provides provides of the second seco	<pre>hdering as the astructure</pre>	by acting the series and the series of t	

138