ing No. 10509 < MORTGAGE RECORD 84

172

Reg. No. 2353 <

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.	
ТО	This instrument way filed for record on the _25 day of	<i>•</i>
	Dy Deputy.	
THIS INDENTURE, Made this 25th day of July hundred and Forty between	, in the year of our Lord, one thousand nine	
E, L. Haynes and Bortha E, Haynes	, his wife	
of Lowrence in the County of Douglas	and State of Kansas	
part 105 of the first part, and The Lawrence Building	part y of the second part.	
WITNESSETH, That the said parties of the first part, in consid- One Thousand and no/100	DOLLARS to them duly raid the mealur of	
which is bereby acknowledged, ha. YO scil, and by this indenture do the following described real estate situated and being in the County of D.	Grant, Bargain, Sell and Mortgage to the said part y of the escend part, uglas and State of Kansas, to-wit:	
The North Five feet of Lot Sixteen (16)	and the South Forty feet of Lot Seventeen (17)	
all in Block Six (6) in Lane's First Add	ition to the City of Lawrence	
with the appurtenances and all the estate, title and interest of the said partied of the first part do hereby covenant and agree that at	the delivery berny thay and the tarfet among of it and the tarte	
and select of a good and indefensible create of inheritance therein, free and clear of all i Building and Loan Association dated June 3, 1938, re	corded in book 80, page 533.	
It is agreed between the parties hereto that the part 105 of the first part shall	thereto,	1. V
or assessed against said real estate when the same becomes due and payable, and that	they keep the buildings upon asid real eviate insured against fire and tormado in of the second part, the kws, if any, make payable to the part Y. of the second part to the	
extent of 100 interest. And in the event that said pard 05 of the first part shall fail	to pay such taxes when the same become due and navable and to term sold member lowerd	ale a la blac
THIS GRANT is intended as a murrar to serve a part may pay said taxes and insur THIS GRANT is intended as a murrar to serve a payment of the sum of	ance, or either, and the amount so paid shall become a part of the infederant secured by til fully repaid.	
One Thousand and no/100	is a come of money, executed on the 25th day of July1 40	
and by 105 terms made payable to the part Y of the second part, with all int	areast according themeson according to the terms of all hit at the terms	
and part 1050 the first part shall fail to pay the same as provided in this indenture	rance or to discharge any taxes with interest thereon as brein provided, in the event that	
bar thereof or any obligation created thereby, or interest thereon, or if the tarse on at not kept up, as provided herein, or if the buildings on said real estate are not kept in as a ball hereon abolite and the matter is the buildings on said real estate are not kept in as a	Takes of 6 distance any tasks with faterati thereon as berein provided, in the event that the obstruction control therein failing distance, if if data is been applied to the provided as any list and that are not held with the state of the data is and the state of the state out region at the provided the state of the state of the state of the state of the state out of the state out on the state of the state of the state of the state of the state out of the state out on the state of the state of the state of the state of the state with the state out on the state of the state out of the state of the state of the state of the state of the state out on the state out of the state of the state of the state of the state of the state of the state of the state out of the bar and the state of the s	
immediately mature and become due and payable at the option of the holder hereof, with	brief for in said weiten chligation, for the security of which this indenture is given, shall but notice, sud it shall be lawful for the said part y of the second part	16-16- Bits
rents and benefits accruing therefrom; and to sell the premises hereby granted, or any p to retain the amount then unpaid of principal and interest, together with the costs and ch	art thereof, in the manner prescribed by law and out of all moneys arising from such sale	
It is agreed by the parties hereto that the terms and provisions of this indet.ture ar extend and inure to, and be obligatory upon the heirs, executors, administrators, person	if each and every obligation therein contained, and all benefits accruing therefrom shall	
IN WITNESS WHEREOF, The part 108 of the first part ha NO h written.	ercunto set their hand and and seals the day and year last above	
	E. L. Haynes (SEAL)	
	Bortha E. Haynes (SEAL)	
	(SEAL)	
STATE OF Kansas		
County of Douglas }ss.		
County of Douglas } ss. BE IT REMEMBERED, That on this 2		
County of Douglas } 5 **. BE IT REMEMBERED, That on this2 notary public in the ofore	said County and State, came	
Courty cfDouglas} ^{55.} BE IT REMEMBERED, That on this2 notary public in the sore E. I., Haynos and Bert to me personally known to be the same person	said County and State, came	
County cfDouglas} ^{55.} BE IT REMEMBERED, That on this2 notary public in the afore E. L. Haynos and Bert to me personally known to be the same execution of the same. IN WITNESS WHEREOF, I have heremin.	said County and State, came	
County cfDouglas} 5.5. BE IT RENEMBERED, That on this2 notary publicin the afore E. L. Haynos and Bert to me personally known to be the same person ersewing of the same.	said County and Strie, came tha E. Haynes, his wifc a	
County cfDouglas} 5 BE IT RENEMBERED, That on this notary public in the ofere E. L. Haynos and Bert to me personally known to be the same person execution of the same. nbww writer.ESS WHEREOF, I have hereunt above writer.ESS WHEREOF, I have hereunt	said County and State, came	
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Courty ct	said County and State, came	(9)
Courty ct	said County and State, came	(1)
Courty cfDouglas} 5 ^{s.} BE IT REMEMBERED, That on this2 notary public in the sore E. L. Haynos and Bert to me personally known to be the same person execution of the same. IN WITNESS WIFEREOF, I have heremut above written. Ny commission expires on the	said County and State, came	