MORTGAGE RECORD 84

Reg. No. 2373 <

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.	1
	This instrument was filed for record on the day of	
то	August A. D. 1940, atl1:55 o'clock A.M.	
	Algust A. B. 1940., at 11:50 o'clock A.M. Hasell G. Soch Register of Deeds.	
	By Deputy.	
	ist, in the year of our Lord, one thousand nine	
hundred and Forty between George Elmer Trowbridge, et	ux, Ezma Trowbridge,	
of Lecompton in the County of Douglas		
parties of the first part, and J. C. Homphill,		
WITNESSETH, That the said part ies of the first part, in conside		
Beginning at a point South Fifty-eigh	t and one half degrees East 1260 fect	
from the Northwest corner of the Nort	hwest Quarter of Section Two and running	
East 766 feet; thence North 383 feet;		の 相 相談
383 fect to the place of beginning (i	including parts of Floers 52 and 55	
in vacated portion of the City of Lec	ompton), also	
Blocks 34 and 35 (now vacated) in the	Town of Lecompton and described as	
follows: Beginning at a point South F	ifty-eight and one half degrees East	
1260 feet from the Northwest corner o	f the Northwest Quarter of Soction Two;	
thence North 791 fost; thence West 79	l feet; thence South 791 foet.; thence	
East 791 feet to beginning, all being		
Range Eighteen (18), East of the Sixth	성장(1) : 2014년 - 2017년 - 1월 19 : 1월 19 : 1 1월 19 : 1월 19 : 1	
with the appurtenances and all the estate, title and interest of the said p	art ios_cf the first part therein.	
And the said part 10S of the first part do hereby covenant and agree that at nd seized of a groot and indefensible state of inheritance therein from and along of all i	the delivery bereef Lincy & re the lawful owner S of the premises above granted,	
except taxes due of record, nd that they will warrant and defend the same against all parties making lawful claim	thereto,	
r assessed against said real estate when the same becomes due and payable, and that this	at all times during the life of this infenture, pay all taxes or assessments that may be levied by Will keep the buildings upon said real estate insured against fire and tornado in	
stent of 1118 interest. And in the event that said part105of the first part shall fail	of the second part, the loss, if any, mule payable to the part <u>y</u> of the second part to the to pay such taxes when the same become due and payable and to keep said premises insured	
a brenin provided, then the part J of the second part may pay said taxes and insur his indenture, and shall bear interest at the rate of 10% from the date of payment un THIS GRANT is intended as a mortgage to secure the payment of the sum of	ance, or eliber, and the amount so paid shall become a part of the indebtedness, secured by tel fully repaid.	
eccording to the terms of ONQ certain written obligation for the payment of a	Four Hundred	
nd br_1t's terms made payable to the party of the second part, with all int	erest accruing thereon according to the terms of said obligation and also to secure any sum	
aid park QS of the first part shall fail to pay the same as provided in this indenture	Table of 0 defaulty and the weak with interest therein as berein provided, in the event that the difference entropic levels (night (discrement)). If defaults is make in any provided, in the event has been provided for and of the same known due and provide has been provided or in the convergence offeed for in and writers difference. For the same and provide has been provided or the same set of the same known of the same set of the same known of the same known of the same set of the same writer of the same writer and the committee on a difference, the same set of the same set there as the same set of the base of the same known over set of the same is a same set of the same set of the same set of the same is the same set of the	
of kept up, as provided herein, or if the buildings on said real cate are not kept in as sail become absolute, and the whole sum remaining unpaid, and all of the obligations pr medicater mature and become due and parable at the ontion of the holder herent, with	Not real estate are not paid when the same become due and parable or if the insurance is constructed in the same new, or if waste is committed on asid premises, then this convergence orided for in said written obligation, for the security of which this indepture is given shall out bottom and the shift has been of the second sect 0.7 mills R&S1 2708	
to take possession of the said premises and all the improver ints and benefits accruing therefrom; and to sell the premises hereby granted, or any p	sents thereon in the manner provided by law and to have a receiver appointed to collect the sent thereof, in the manner presented by law and out of all movers aviants from surfusie areas incident hereos, and the overplow, if areas there he, shall be puid by the part J	
aking such sale, on demand, to the first part 105. It is acreed by the parties hereto that the terms and provisions of this indenture as	sarce incount increa, and no overplus, it any intere as, and is paid by the part i	
IN WITNESS WHEREOF, The part 165. of the first part ha. YO	al representatives, assigns and successors of the respective parties hereto.	
riter.	George_Elmer_Trowbridge(SEAL)	
	Ezma Trowbridge(SEAL)	
	(SEAL) .	
TATE OF KANSAG	In the second	
ounty cf Douglas }ss.		
BE IT REMEMBERED, That on this T Notary Public in the afore	hird day of August A. D. 1940, before me, a	
	Ezma Trowbridge, his Wife,	
execution of the same.	.5 who executed the foregoing instrument and duly acknowledged the o subscribed my name, and affixed my official seal on the day and year last	
above written.	o subscribed my name, and affixed my official seal on the day and year last	
	C. E. Beck	
	Notary Public.	
1, the undersigned owner of the within mortgage, do hereby acknowle	EASE dge the full payment of the debt secured thereby, and authorize the Register	
Deeds to enter the discharge of this mortgage of record. Dated this	14 day of aug. 1942. J. C. Jemphill Morizaged Owner.	
	Morizage. Owner.	

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