MORTGAGE RECORD 84

٢ Reg. No. 2380 Fee Puid, \$2.25

Roce

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the10 day of	
Arthur Ward and Enna F. Ward	August A. D. 1940, at 11:25o'clock A.M.	
TO	Narly G. Best	30 7 12 12 12 12 12 12 12 12 12 12 12 12 12
Lawrence Netional Bank Lawrence, Kansas	Register of Deeds. Deputy,	
THIS INDENTURE, Made this First day of Augu	192	
undred and Forty between	Ward, his Wife	
art 105 of the first part, and	and State of Kansas	
The Lawrence National Bank I WITNESSETH, That the said parties of the first part, in consi	AWFORCE, Kansas party of the second part.	
V Nine Hundred and No/100	DOLLARS, to them duly paid, the receipt of	
he following described real estate situated and being in the County of I	Grant, Bargain, Sell and Mortgage to the said part _ y. of the second part, Douglas and State of Kansas, Io-wit:	
Beginning at the Northeast (N	E) corner of the Northwest Quarter (NW 1/4)	
	rteen (13), Range Nineteen (19) thence West	
	twenty (20) rods; thence East Eight (8) rods;	
	같은 것	
	to the place of beginning, containing one	
(1) acre, more or less.		
	s mortgage to convey and this mortgage does	
hereby convey the North Half	(N1/2) of the East Two (2) acres of the	
Northeast Quarter (NE 1/4) of	the Northeast Quarter (NE 1/4) of the North-	
west Quarter (NW 1/4) of Sect	ion One (1), Township Thirteen (13), Range	
Nineteen (19), Douglas County,	, Kansas,	
th the appurtenances and all the estate, title and interest of the said And the said part 163 of the first part do hereby covenant and agree that a	the delivery hereof they are the lawful owner S of the provide share exacted	
d seleed of a good and indefeasible estate of inheritance therein, free and clear of all d that they will warrant and defend the same against all parises making lawful claim	Incumbrance	
It is agreed between the parties hereto that the part10S. of the first part shall assessed against said real estate when the same becomes due and navahia, and that	at all times during the life of this indenture, pay all taxes or assessments that may be levied how will have the building more and will have be an and all of the second	
h sum and by such insurance company as shall be specified and directed by the part y ant of its interest. And in the event that said part 26 Sof the first part shall fail	of the second part, the loss, if any, made payable to the part Y of the second part to the	
a it denture, and shall bear interest at the rate of 19% from the date of payment u	rance, or either, and the amount so paid shall become a part of the intebtedness, secured by	
Nine Hundred and No/100	El set deset	
ording to the terms of <u>0710</u> certain written obligation for the payment of t by <u>155</u> terms made payable to the part $Y = 0^+$ the record part, with all is sums of modern advanced by the said pay at $T = 0^+$ the second part is to tay for any	therest accruing thereon according to the terms of said obligation and also to seture any sum	
I part 1 GS of the first part shall fail to pay the same as provided in this indenture And this conversion shall be void if such payment be made as herein specified, and	Write or of dicharge any many with interest therein a lattice provided, in the event that the addiction contains interest function of the dichard by made in each provided, and the said real event are strictly interesting. If default by made in each provided, the interest of repeat a lattice are now, or if wanties is committed on each provided, the lattice comparison of the said writers. Littication, for the security of which this hold the comparison with the manus the security of the lattice of the security of the said provided. The said writers, shall write thereas the secure more difference the lattice of the security of the said provided.	6
there are any provided herein, or if the buildings on said real estate are not hept in as hept up, as provided herein, or if the buildings on said real estate are not hept in as il become abacling, and the whole sum remaining unpaid, and all of the oblightions p sociately mature and become due and parable at the outlon of the holder hereof wit	said real exists are not haid when the same become due and payable or if the insurance is and repair su they are now, or if waste is committed on said previous, then this conveyance periods for in said written chilipation, for the security of which this indenture is given, shall	
to take possession of the said promises and all the improve is and banefits accruing therefrom ; and to sell the promises hereby granted, or any relain the amount then unnaid of principal and interact two there of the selling of th	ments therein in the manner provided by law and to have a receiver appointed to collect the art therein in the manner provided by law and to have a receiver appointed to collect the art therein in the manner proceribed by law and out of all moneys arising from such aste	5 新秋夜
the such sale, on demand, to the first part $105$ , It is agreed by the parties hereto that the terms and provisions of this indenture is the Li large to, and be obligatory turns the heirs	what motive, not it while is nearly for the said party of the second part	
IN WITNESS WHEREOF, The part $105$ of the first part $haVO$ .	hereunto set their handSard seals the day and year last above	
	Arthur Ward (SEAL)	
	Enta F. Ward (SEAL)	
	(SEAL)	
	(SEAL)	
ATE OF KANSAS as.		
BE IT REMEMBERED, That on this		
Notary Public in the afor	esaid County and State, came	1.
to me personally known to be the same perso	na minu F. ward, his will	
(SEAL) (S	to subscribed my name, and affixed my official seal on the day and year last	
My commission expires on the19th	day of August, 19 43	
	Notary Public.	
REI	EASE edge the full payment of the debt secured thereby, and authorize the Register	
I, the undersigned owner of the within mortgage, do hereby acknowle		A Debrassion
Deeds to enter the discharge of this mortgage of record. Dated this	day of July 1975	
Deeds to enter the discharge of this mortgage of record. Dated this	U. Fichne Cashier	

186

Receiving No. 10600 <