MORTGAGE RECORD 84

Reg. No. 2433 Fee Paid, \$ 1.25 4

FROM Kathryn Leighton, a widow	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 24 day of <u>Soptombor</u> A. D. 1940, at 9155 oclock A. M.	o
TU Lastronce National Bank Jawronce, Kansas	Naroll A. Beck. Register of Deeds. ByDeputy.	
THIS INDENTURE. Made this 25rd day of Sopt hundred and forty between Kathryn Leighton, a widow	smbor, in the year of our loud, one thousand nine	[]
of Lawrence in the County of Douglas part y of the first part, and The Lawrence Matienal Lawrence, Kansas WITNESSETH That the add maty of the first part in comp	and State of Fansas Bankpart y of the second part.	
Five Hundrod and no/100	deration of the sum of duly paid, the receipt of duly paid, the receipt of Grant Bargein, Sell and Nortgage to the said part Z of the second part, Jouglas and State of Kansas, to-wit:	
Lot Sixty-five (65) on Rhode Island Str	set in the City of Lawrence (known as 841 R.I. St)	
	• • • • • • • • • • • • • • • • • • •	0
		1
		Π
		ايا.
with the appurtenances and all the estate, title and interest of the said		
And the said part_Y of the first part deOShereby covenant and azree that a and seized of a good and indefeasible estate of inheritance therein, free and clear of all and that they will warrant and defent the same against all parties making lawful clair	t the delivery hereof ShO is the isoful owner of the premies above granted, incombrance	
And the said pert $J_{}$ of the first part 460 S. hereby overant and strets that and beind of a good and indefaultile estate of inheritance therein. Free and clear of all and that they will warrest and default he same azistat all parties making isofici claim. It is agreed between the parties hereto that the part $J_{}$ of the fact part all and and a part of the same azistat and parties making isofic claims and and parties and real state the the same become due and payoids, and that J_{-} much our much far state the the same become due and payoids, and that J_{-} with same along the listence. And is the neutral that all be specified and clarical by the part $J_{}$ of the far and that J_{-} sate of J_{-} MS interest. And is the neutral that all be the form the due of a paynetic the information while the model is the mixed of the form that far the same that the information while the pays the same of a payment.	t the delivery hereof. Sh8.13the isoful owner of the premiess above granted, incrumbrance	
And the said pert $J_{}$ of the first part deS hereby overant and zeres that and bedreif of a ground in Indefaultie scate of labertilance therein, free and clear of all and that they will warrent and defent the same azimt all parties making labertilance therein, free and clear of all and that they will warrent and defent the same azimt all parties making labertilance that the part $J_{}$ of the farst part data and an another the same beam of any of the farst part data and the same azimt all real scatters that he same data and the same azimt and the sa	to the delivery hereof. She 1.5 the laseful owner of the premiers above granted, incrembrane	· · · · · · · · · · · · · · · · · · ·
And the said pert $J_{}$ of the first part 405 \pm , hereby occurant and arres that the deteid of a good and indefaulties estate of inheritance therein, fire and clear of all and that they will warrest and defeed the same azimt all parties making leafed claim is a same align that left result is bereto that the part $J_{}$ of the fact part all and that they will warrest and defeed to have a same align that left results hereto that the part $J_{}$ of the fact part align a same align that left results here the same bosons due and payods, and that . If a started between the parties hereto that the part $J_{}$ of the fact part align and that matching the fact that the part $J_{}$ of the fact part align and that the results and the same defeed to the part $J_{}$ of the fact part $J_{}$ of the fact part of the part $J_{}$ of the fact part align and the same defeed to the part $J_{}$ of the fact part of the part $J_{}$ of the fact part of the part of the part $J_{}$ of the fact part of the part of the part $J_{}$ of the fact part of the part	t the delivery hereof. Sh0.13. the isofial owner. of the premiess above granted, incrembrance	
And the said pert J—of the first part deShereby overant and zeres that here def as four of an indertained scatter of inheritance therein, free and clear of all model and in a state of the same azima and the same axima axim	t the delivery hereof. She 1.5 the isoful owner of the premiess above granted, incrembrane	
And the said pert J—of the first part deShereby overant and zeres that here def as four of an indertained scatter of inheritance therein, free and clear of all model and in a state of the same azima and the same axima axim	to the determ hereof. Sing 5.3 the lawful owner of the premiers above granted, incrembrance	
And the sail pert $J_{}$ of the first part 465 \pm , hereby overant and zarres that the defed of a good and indefensible estate of inheritance therein, first end clear of all field and indefensible estate of inheritance therein, first end clear of all first the arrest and defeed the same azimt all parties making hereid clear in a state of the arrest and defeed the same azimt all parties making hereid clear the arrest estate and the inheritance there are the arrest of azimt and that they well warrest and defeed the same azimt all parties making hereid clear the arrest estate and the arrest that and the same azimt and the inheritance and that the same azimt of 1152 inheret. And it here next that and be the same because a and payoid, and that . This GRANT is ignered as a merrage to accure the generat of the same state in the same of 150 from the date of separation of $150 \pm 100 \pm 1$	t the exterm thereof _ She 1.5 the isofic ormser of the premies alone granted, increases	[]
And the saik pert of the first part ddShereby overant and arrest that and bedref of a ground in Indefaultie scate of inferitance therein. free and clear of all and that they will warrent and defend the same arises that in parties making lawed all like the armset defaulties and real scatter of the same arises and arises that arises the same how the same arises the same arises and arises the arise the same beam of the same arises and arises and arises and arises the same arises and arises the same arises and arises the same arises the same arises and arises and arises and arises and arises and arises the same arises the same arises and arises are arises as the same of the first from the date of a space and the inference, and the the ent this and by the first heat the same of a same arises are arises at the same of the first from the date of a space and the inference, and that like predicts the the arise the first of the first of the data arises and arises are arised to the same of arises and arises the same of the first of the data arises are arised to the same of arises and arises the same of the could part. The first heat arises the same of the could part first of the could part of the second part to gay for any in the same arises and arises the same arises are the balance the arises and arises the same are arised to the same are arrived to the same are arrived to the data are are arrived to the data are arrived to the data are arrived to the data are are arrived to the data are arises are arrived to the data are are are are arrived to the data are are are are arrived to the data are are arrived to the data are are are are arrived to the data are are arrived to the data are arrived to the data are are arrived to the data are arrived to the data are are are are arrived to the data are are are are arrived to the data are are arrived to the data are are areares are arrived to the data are areares	t the defort barred. She 1.5	
And the said pert of the form part dedSbreeky overant and arrest that and evide of a ground in Indefaultie exists of Indefaulties therein, for an advanced arguing and in Indefaulties berein that the part y of the fart part had been as a second particular of the same arguing and that they will warrent and defend the same arguing and that they will warrent and defend the same arguing and that they will warrent and defend the same arguing and that they will warrent and defend the same arguing and that they will warrent and defend the same arguing and that they will warrent and defend the part that the part that the part of the fact part had be an advanced arguing the event that and part y of the fact part had the ab herein provided them the part y of the fact part had the indefaure, and while the part y of the fact part had the indefaure, and while the part y of the fact part of the same de spansel the part of the same depart of the same depart of the same depart of the part of the	t the editory hereof. She 1.5 the hereful owner_ of the premiers above granted, increasivenes	
And the said pert of the form part dedShereby overant and agree that and bedref of a good one indefended is exist of inheritance therein, free and clear of all and that they will warrent and defend the same agrinds all parties making layed and indefended and and that the same agrind and respectively the same agrind and the same agrind and respectively agrind and respective and a respective and respective agrind and respective and respectively agrind and respective and respective agrind and respective and respective and respective and respective agrind and respective and	t the exterm thereof	
And the sail pert of the first part ddSbreeks correspond to digree that the series of an indefended as series of an indefended as constants in the series of the same assist and parties making levels (and the same assist and parties making levels) and that is a present and real same assist and real same same same same same same same same	t the editory hereof_Sh0_18	

202