MORTGAGE RECORD 84

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Reg. No. 2623 Fee Paid, \$ 5.00

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FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the5day of
Jesse W. Deay and Dora Deay TO	April A. p. 1941, at 5:10 o'clock A. M. Marul A Could a Color Register of Deeds.
	By PLCOTER U. OCCOS. Register of Deeds. Deputy.
George S. O. Smith	pril, in the year of our Lord, one thousand nine
hundred and Forty-One between	
Jesse W. Deay, and Dora Deay, his Wi	
of Baldwin in the County of Doug part_y of the first part, and Goorge S. O. Smith	and State of Lansus
WITNESSETH, That the said part 105 of the first part, in cons	ideration of the sum of
	- Grant, Bargain, Sell and Mortgage to the said part y of the second part,
The West Half of the Southwest Quarter	of Section Fourteen (14), Township Fourteen (14),
	nore or less described as: Commencing at the
	rter Section, thence East twelve (12) feet, thence
	plve (12) feet; thence South Ninety (90) rods to
the place of beginning	
and selved of a good and indefeasible catate of inheritance therein, free and clear of a and that they will warrant and defend the same amainst all parties making lawful cla	at the delivery hereof they_AFC the lanful owner 3 of the premises above granted, 10 incumbrance
or manuscal against sail predictions of compared sources of the same becomes due and payable, and that in the new source of the	all at all times during the life of this indenture, pay all taxes or assessments that may be levied $\frac{1}{100} \le 12$ keep the buildings upon said real costs insured against for and tornals in $\frac{1}{100} \le 12$ and $\frac{1}{100} \le 12$ keep the pay of the tax of the averal fact to the fail to pay such taxes when the same become due and parable and to Lero add premises insured surgence, or either, and the assess two paid shall become a part of the indebtofaces, secured by unit fully region.
THIS GRANT is intended as a mortgage to secure the payment of the sum of	
and by 105 terms made payable to the part Y of the second part, with all or sums of money advanced by the said part . of the second part to pay for any	of said sum of money, executed on the <u>3rd</u> day of <u>Apr11</u> 1941. Interest accruing thereon according to the terms of said obligation and also to reture any sum insurance or to discharge any factor with interest thereon as herein provided, in the event that
And this conceptnee shall be void (f such payment be made as berein specificat, part thereof or any obligation created thereby, or interest thereon, or if the laser or not kept up, as provided herein, or if the buildings on said real cetate are not kept in hall become should the whole sum remaining unstal, and all of the ablantice	and the shiftsation contained therein fully discharged. If default be make in such payments or any m sail reads entries are not paid when the same become due and parable or if the insurance $V_{\rm ent}$ as good reads the barger area, or of the same in constitution of an sail percent, then this convergance a provided for in said written shiftsine, for the scentry of which this indecture is prime. The same is the scentry of which this indecture is prime the same same same same same same same sam
immediately mature and become doe and payable at the option of the holder hereof, . 	promote for in and writter containing to the security of the second part writing an unit, and it shall be hard for the sail part y of the second part y part thereof. In the manner previded by law and to have a receiver appointed to collect the of charges incident thereos, and the overplus, if any three be, shall be paid by the part y
to retain the amount then unpaid of principal and interest, together with the costs are making such sale, on the unit, to the first part 108. It is arread by the particle precision that the terms and provisions of this internu	d charges incident thereto, and the overplus, if any three be, shall be paid by the part <u>y</u> re and each and every obligation therein contained, and all benefits accruing therefrom shall ersonal representatives, assigns and successors of the respective parties herein.
IN WITNESS WHEREOF, The part ies of the first part ha V9.	ersonal representatives, assigns and successors of the respective parties hereto. hereunto set their hand and seal \$ the day and year last above
written.	Jesse W. Deay (SEAL)
	Dora Deay (SEAL)
	(SEAL)
VANCAS	(Janua)
STATE OF KANSAS	
RE IT REMEMBERED, That on this Notary Public in the a	3rd day of April A. D. 1941 , before me, a foresaid County and State, came
to me personally known to be the same pe	rson 8 who executed the foregoing instrument and duly acknowledged the cunto subscribed my name, and affixed my official seal on the day and year last
(SEAL) IN WITNESS WHEREOF, I have here above written. My commission expires on the 25th	
	W. A. Sohal Notary Public.
	and the second
Care Control C	RELEASE
I, the undersigned owner of the within mortgage, do hereby acknowledge	owiedge the full payment of the debt secured thereby, and authorize the Register
I I, the undersigned owner of the within mortgage, do hereby ackn of Deeds to enter the discharge of this mortgage of record. Dated this	ewiedge the full payment of the debt secured thereby, and authorize the Register