MORTGAGE RECORD 84

Receiving No. 12799 <

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Reg. No.2824 Fee Paid, \$ 10.00 -

y of	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the 22 day of	FROM
SCALE PRO	October A. D. 19 41 , at 4:40 o'clock P. M	Helen Wichman and Albert Michman, her husband
) asoll G. Bert Register of Deeds.	то
	By Deputy.	The Lawrence National Bank Lawrence, Kansas
nine	ober, in the year of our Lord, one thousand nine	THIS INDENTURE, Made this Sixteenth Octa ndred and forty-one between
	, her hushand	Helen Wichman and Albert Wichman
	and State of Kansas	Lawrence in the County of Douglas rt ies of the first part, and The Lawrence National Bank
art.	part y of the second part.	WITNESSETH, That the said parties of the first part, in consider
t of	duly paid, the receipt of	Four Thousand and no/100
oart,	Grant, Bargain, Sell and Mortgage to the said part Y of the second part, glas and State of Kancas, to-wit:	following described real estate situated and being in the County of Dou
	ter (NE_4^1) of the Southwest	The West two (2) rods of the Northeast Quart
	nship Twelve (12), Range	Quarter (S W_4^1), Section Thirty-six (36), Town
	the Southwest Quarter (SN_4^1) ,	Twenty (20); also the West one-half $(\mathbb{W}^1_{\mathbb{Z}})$ of
	2), Range Twenty (20), 1098	Section thirty-six (36), Township Twelve (12
	orner of said West one-half	the following: beginning at the Southeast co
	d section; thence running	$(W^1_{\bar{G}})$ of said Southwest Quarter (SW $^1_{\bar{G}})$ of said
	ine thereof; thence West five	North Thirty-two (32) rods along the East li
	, parallel to said East line;	(5) rods; thence South Thirty-two (32) rods,
	ning.	thence East five (5) rods to place of beginn
vied o in the	be delivery herest \$200	We are of a pool and indefendable estate of "hardinance therein, free and clear of all inc that they will warrant and defend the same arginst all parties making iserful chain the I. Is a spreed between the parties herein that the part $\frac{1}{100}$ of the first part shall at uses of grainst said rysl estate when the same become due and partskie, and that $\frac{1}{100}$ will make the part $\frac{1}{100}$ for the runner company as shall be specified and directed by the part $\frac{1}{100}$ of the first part when the
viel o in the arest i by .RS, 11. rum	be delivery here t the y_{-0} of the law t_{-0} over s_{-0} of the premises alway erasted, combrance with the set of this labeleture, pay all takes or assessments that may be hered y_{-0} will have the buildings upon said real or ste insured against for and tormaho in of the second part, the less, if any, make payable to the part y_{-0} of the second part to the pay who have buildings upon said real or ste independence of the second part to the second part, the less, if any, make payable to the part y_{-0} of the second part to the second part, the less, if any, make payable to the part y_{-0} of the second part to the pay who have been the same become due and equalities and to keep said premises insured by really result.	And the said part 1.2.Bd the first part do hereby events and agree that at the shifted of a good and indefectable estimates of their inset the true of all line that they will warrant and defend the same against all parties making is well claim the It is agreed between the parties hereico that the part 1.0.5 of the first part and need parties tail style eitst when the name becomes due and parties, and that 1.Dg ware and prach insurance company as hall be specified and directly be part J of 1.2.5. Intervet. And in the event that all parties 50 of the first part while it is a style of the style of the parties of the style of the First parties of the style of the style of the style of the style of the First parties of the style of the style of the style of the style of the first parties of the style of the first parties of the style of the first parties of the style of the style of the style of the style of the style of
ried o in the tred i by I.B.S. I	be delivery here t the year of the lateful owner S. of the premises along emated, mereta. arreta. arreta. at the during the billing of this latenture, pay all takes or assessments that may be brief y. Will have the billings upons still tread cruite insured, actuat for sea do transk of of the second part, the lass, if any, make payhile to the part y of the second part to the pay two hines when the same become due and payhile to the part y of the second part is to the pay two hines when the same become due and payhile to the part y of the second part to the pay two hines when the same become due and payhile and to there add premises fourned are of the same to paid thill become a part of the indefections, securit by if suby repaid. Distance to the during the terms of add obligation and along to secure any rem are of the during and there the literard thereas and here to secure any rem are of the during a before high distances. If default to make in such payments or any of result as they are how, of if wants is economical on add premise, then this newsymmet and there in the manager prevention by here on the secure are add manager and the to be the secure of a the of results as they are how, of if wants is committed on add premise, then this newsymmet and there in the manager prevention by here and we all managers are address is a secure as any then the there in the manager prevention by here and we all an managers are indices in the secure of the manager of the secure of the interest of the secure of the interest of the interest of the secure of the interest of the secure of the interest of the interest of the interest of the interest of the secure of the interest of the secure of the interest of the secure of the interest of the interes	And the said part_1255 if the first part dobrowns and agree that at the said of a go only indicatesible states of their states there, for sea and core of all lars that they will warrant and defend the same arginst all parties making iterfal this the same and by ruch forwards the same become does not party, and iterfal that the same and by ruch forwards company as shall be parefield and directed by the part y same and by ruch forwards. And the same become does not party, and that the Y is an and by ruch forwards. And the pare is the same become does not party, and that the Y is an and by ruch forwards. And the same become does not party, and that the form a particular that the rule of 10% from the sate of party and that the form a particular the rule of 10%. The rule of the party of the form of most same argument that the party of the same become does not party in all the to the terms of -DNDerents written obligationfor the party parts that in a forward same and parts the party of the scene part to rule any form any large the for the terms of -DND erents written obligation for the party parts and me of most same and parts to the party of the core argument with all latter of the terms of -DND erents written obligation for any larger argument and there of any Alligation revealed theredy, or histored thereony of it this larger any larger and there of any Alligation revealed theredy, or histored thereony of the latter on shift Distribution the same and parts it the optical same argument with all latter on the latter on and Distribution corrected theredy, or histored thereony of it the latter on same and parts and parts are all parts it the optical same and and argument with all latter on a same and there of any Alligation revealed theredy, or histored the same argument of the latter on and Distribution the become does and all parts it to optical be howed be evendy theredy, or any hered and howed ascentered the same and and t
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