MORTGAGE RECORD 84

472

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Reg. No. 3374 Fee Paid, \$ 1.00

Receivi

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.		
Mary Estelle Nelson and Dr. W. O. Nelson	This instrument was filed for record on the 30 day of	O	•
то	Naroh A. p. 1943, at 3130 o'clock P. M. N. arold A. Besk Register of Deeds.		
The Lawrence Building and Loan Association	By Deputy.		Ċ.
hundred and Forty-three between	, in the year of our Lord, one thousand nine	n l	Î
Mary Estelle Nelson and Dr W. O. Nelson, her hu	sband		1
of Lawrence in the County of Douglas part ies of the first part, and The Lawrence Building and	Loan Association		
WITNESSETH, That the said part 165 of the first part, in consider	part y of the second part.		
Four Hundred, fifty and no/100	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part Y of the second part		Î
Beginning at a point 40 feet South of the	center of Suincy (now 11th) Street and 100		
	east $\frac{1}{4}$ of ^B lock 3 in ^E arl's Addition to the		
City of Lawrence; thence East 50 fect; the	지 않는 수가 수가 없다. 그는 것 않는 것이 가지 않는 것이 없는 것이 없는 것이 없는 것이 같을 수 있다.	0	•
thence North 130 feet to place of beginnin	에는 것 같은 것 같은 것 같은 것은 것 같은 것 같은 것 같은 것 같은	· ·	
and a second sec	2, outoj nanono		
		Π	1
with the appurtenances and all the estate, title and interest of the said pair	t_10S cf the first part therein.		
And the said parties of the first part do - hereby covenant and agree that at the and seized of a good and indefeatible estate of inheritance therein, free and clear of all inc	e delivery hereof they are the lawful owner S of the premises above grantel.		
and that they will werrant and defend the same against all parties making lawful claim th	rrrta,		
or assessed against said real estate when the same becomes due and payable, and that the	all times during the life of this indenture, pay all taxes or assessments that may be levied y_will keep the buildings upon said real estate insured against fire and tornado in		
such sum and by such insurance company as shall be specified and directed by the part Y_{-0} extent of $1ts_{}$ interest. And in the event that said part $0s_0$ it the first part shall fail to a breele provided they the part $Y_{}$	pay such taxes when the same hoome due and navable and to been sold possiles insued		
as been provided, then the part <u>y</u> of the science part may part and taxes and insuran this indenture, and shall been interest as the science of 10% from the case of payment un- THIS GRANT is intended as a mortgare to secure the payment of the sum of	er, or enter, and the amount so paid shall become a part of the indebtedness, secured by fully repaid.	2.2.5	
according to the terms of ODB certain written obligation for the payment of said	DOLLARS.		
and by 125 terms made payable to the part y of the second part, with all inter-	est accruing thereon according to the terms of said obligation and also to secure any sum		
we sum as in source maximum by the shall part, of the second part to pay for any inner source of the state of the part thereof or any sublicition events in the shall part on and here is not part of the state on and the state of the state of the part thereof or any sublicition events in the shall part on and here is not part on the state of the state of the state of the immediately matter and become due and payable at the option of the helder hered, while the state provession of the state prevention of the state prevents of th	obligation contained therein fully discharged. If default be made in such payments or any	0	۲
not kept up, as provided herein, or if the buildings on said real evaluate are not kept in a sco shall become absolute, and the whole sum remaining unpaid, and all of the obligations pro- mmediately mature and become due and payable at the option of the holder hereof, without	a real reason are not paid when the same occurs due and payable or if the insurance is of repair as they are now, of I waste is committed on said premises, then this conveyance ided for in said written obligation, for the security of which this indenture is given, shall it notice, and it shall be haveful for the safe part. J. of the second part		
rents and benefits accruing therefrom; and to sell the premises hereby granted, or any part to retain the amount then unpaid of principal and interest, together with the costs and cha	thereof, in the manner prescribed by law and out of all moneys arising from such sale		
making such aske, on demand, to the first part 165 making such aske, on demand, to the first part 165 It is arreed by the parties here o this the terms and provisions of this indenture and extend and inure to and be obligatory upon the here, executor, administrators, personal in the indentification of the indentificatio	each and every obligation therein contained, and all benefits accruing therefrom shall		-
IN WITNESS WHEREOF, The part _105 of the first part ha vo he written.	representatives, assigns and successors of the respective parties hereto. reunto set theirhand and seal_gthe day and year last above	\bigcap	
	Mary Estelle Melson (SEAL)	Ш	
	W O Molson (SEAL)		
	(SEAL)		
	(SEAL)		
STATE OF Kansas			
County of Douglas	hday ofHarahA. D. 19 _43, before me, a	U	
Notary Public	id County and State, came		
	elson, her.husband		
execution of the same. IN WITNESS WHEEFOF, I have become	subscribed my name and affixed my official seal on the day and year last		
	day ofApril 19_46	U I	•
My commission expires on the21			
nbove written. My commissien expires on the21 (SEAL)	L. E. Eby	and the state of the state of the	
My commission expires on the 21 (SEAL)	Notary Public.		
My commission expires on the 21 (SEAL)	Notary Public.		
My commission expires on the 21 (SEAL)	Notary Public.		•
My commission expires on the 21 (SEAL)	Notary Public.		•