MORTGAGE RECORD 84

Reg. No. 3453 Fee Paid, \$ 2.25 <

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the day of	
Lillia B. Crumrine et al TO The Lawrence National Bank, Lawrence, Kansas	Juno A. D. 19-43, at 9:10 o'clock A. M. Marild G. Budy By Deputy,	u .
THIS INDENTURE, Made this 15th day of May	, in the year of our Lord, one thousand nine	
	a single woman, and Anna M. Cruarine, a single woman.	
of Lawrence in the County of Douglas part les of the first part, and		
The Lawronce National Bank, Lawronce, Kansa WITNESSETH, That the said part 165 of the first part, in consid	leration of the sum of	
Nine. hundred. and $fo/100$ which is breeby ackrowledged, haves.ld, and by this indenture do the following described real estate situated and being in the County of I	DOLLARS, to them duly paid, the receipt of Grant, Bargsin, Sell and Mortgage to the said part y of the second part, oughs and State of Kansas, to-wit:	
in Babcocks Addition to the City of Law	Southwest corner of Lot Six (6) in Block Seven (7) rence; thence South on the East line of Tennessce n fifty (50) feet; thence East one hundred Seventeen	
	t; thence West one hundred seventeen (117) feet to	
	Quarter (Nit) Section Six (6), Township Thirteen	
	Kansas. (Known as 1704 Tenn. St. Lawrence, Kansas)	
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with the appurtenances and all the estate, title and interest of the said And the said part 1050f the first part do hereby covenant and agree that a and seized of a good and indefeasible estate of inheritance therein, free and char of all	t the delivery hereof they are the lawful owner S of the premises above granted.	
and that they will warrant and defend the same against all parties making lawful clain	a thereto.	
or assessed against said real estate when the same becomes due and payable, and that	a all times during the life of this indenture, pay all garse or assessments that may be levied indey_Willkeep the buildings upon maid real state innursh scalar for and torsado in ".of the second part, the loss, if any, made payable to the party" of the second part to the second part, the loss if any, made payable to the party" of the second part to the second part, but how if any, made payable to the party" of the second part to the second part, but how if any, made payable to the party of the second part to the second part, but how if any, made payable to the party of the second part to the second part, but how if any made payable to the party of the second part to the second part, but how if any made payable to the party of the second part to the second part, but how if any made payable to the party of the second part to the second part, but how if any made payable to the party of the second part to the second part, but how if any made payable to the party of the second part to the second part, but how if the party of the second part to the second part, but how if the second part to the party of the second part to the second part, but how if the second part to the second part to the party of the second part to the second part, but how if the second part to the	
ratent of $_{155}$ interval. And in the event that said part 1050 the first part shall fait as herein provided, then the part Y_{-0} of the second part may pay said taxes and insu- hils indenture, and shall been interval at the rate of 10% from the date of payment to THIS GRANT is intended as a mortgare to secure the payment of the sum of		
<u>Rine hundred and no/100</u> ecording to the terms of <u>ORO</u> certain writen obligation for the payment of not by <u>1185</u> terms made payable to the part W of the second part with all	aski sum of money, executed on the 15th day of May19 43. Iterest accruing thereon according to the terms of aski obligation and also to enture any sum	
And unis convergence shall be void if such payment be made as herein specified, and art thereof c any obligation created thereby, or interest threon, or if the lates on tot kept up, as provided herein, or if the buildings on said real estate are not kept in as hall become abolute, and the whole sum remaining unpaid, and all of the obligations or	Writes or to discharge any tease with Interest herein and herein provided, in the event that the advantum constant herein fully discharged. If discharged herein the reach grave herein the or any still real events are not pain when the same herein disc and payable or if the instance is read read as the pay are now, or if works is committed on add pressing, then the convergence for constant as the part more, or if works is committed on add pressing, then the convergence hash reads on the same starting for the second payable that instantions is given hash reads on the manager payable is been and in payable as reviews resoluted to collect the most therein the manager payable is been and in a review resoluted to collect the	0 0
mmediately mature and become due and payable at the option of the holder hereof, will enta and benefits accruing thereform and to sell the premises hereby granted, or any	would be in a solution to the solution, for the step gray of which has insertion a gray many solution to the solution of the second part of t	
σ reason are amount then unpaid of principal and interest, together with the cests and naking such sale, on demand, to the first part 105 $\rm Interest of the particle hereto that the terms and provisions of this indenture is the same set of the same se$	charges incident thereio, and the overplas, if any three be, shall be paid by the party	
Atend and inure to, and be obligatory upon the heirs, executors, administrators, pers- IN WITNESS WHEEREOF, The part 105 of the first part ha VO written.	retrained see	
	Lillie E Crumarine (SEAL)	
	Mattie E Crumrine (SEAL)	
	Anna W. Commutant	이 아이지 않는 것이 집안했다.
	Anna M. Crumrine (SEAL)	
TATE OF KAREAS	Anna M. Cruarine (SEAL) (SEAL)	
STATE OF <u>Kansas</u> Sounty of <u>Douglas</u> }ss.		
County of Douglas {ss. DE IT REMEMBERED, That on this Notary Public in the afor Mattic E. Crumrine, a single w	(SEAL) 10th day of June A. D. 19 43, before me, a remid County and State, came Lillie B. Crumrine, a. widow, oran, and Anna M. Crumrine, a	
County of Douglas St. BE IT REMEMBERED, That on this Notary Fublic in the sign Mattic E. Crumrine, a single W to me personally known to be the same perso execution of the same. IN WITNESS WHEREOF, have hereau	(SEAL) 10th day of June A, D. 19 43, before me, a resuld County and State, came L41116 5, Cruarine, a. widow, organ, and Anna M. Cruarine, A,,,,,,,	
county of Douglas {st. RE IT REMEMBERED, That on this Notary Publio in the afor Mattio E. Crumrine, a single w to me personally known to be the same person to the personal to the same person to the same person to the same person to the same person to the same person to the same person	(SEAL) 10th day of June A, D, 19 43, before me, a resaid County and State, came Lillio B, Cruzrine, a. widow,	
County cf Douglas ss. BE IT REMEMBERED, That on this Notary Fublic in the afor Mattic E. Crumrine, a single w to me personally known to be the same perso- execution of the same. IN WITNESS WHEREOF, I have here not written.	(SEAL) 10th day of June A. D. 19 43, before me, a remid County and State, came Lillie B. Crumine, a. widow, oran, and Anna M. Crumine, a. dgle woman on. S. who executed the foregring instrument and duly acknowledged the tto subscribed my rame, and affixed my official real on the day and year last	•
County cfDouglas	(SEAL) 10th day of June A. D. 19 43, before me, a remid County and State, came Lillie E, Cruznine, a. widow,	•
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Sounty cfDouglas	(SEAL) 10th day of June A, D. 19 43, before me, a resuld County and State, came L4111e B. Grumrine, a. widow,	•

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