## MORTGAGE RECORD 84 -

0

 $\Box$ 

0

ĺ

0

 $\left[ \left[ \right] \right]$ 

0

|  |  | STATE OF KANSAS, DOUGLAS COUNTY, 55.  |
|--|--|---|
| 10       If monthly and the set of  |  | 수는 그는 그가 그 아이지 않는 것 같아요. 그는 것 같아요. 이 가지 않는 것 같아요. 이 것 같아요. 이 것 같아요.   |
| By         Dupty           THIS NUMETIENE, Mode this "Statedoy of September  | 20   | September A. D. 19 43, at 4130 o'clock P. M.  |
| THIS INDERTURE Note this .72h. dry ofSeptember is the your of our load, one thousand min from andForty_Three   |  | Register of Deeds.  |
| index       Deriver 20.       Sector 2.         intert 2.       Anterian 2.       Anter 2.         intert 2.       Anter 2.       Deliable.       Anter 2.         intert 2.       Anter 2.       Anter 2.       Anter 2.         inter 2. <td< td=""><td></td><td>ByDcputy.</td></td<>  |  | ByDcputy.   |
| Absert. G. Marrighton and Effle F. (Sorrington, his sife   | THIS INDENTURE, Made this 7th day of September   | r , in the year of our Lord, one thousand nine  |
| <pre>Lines of the fors part, and The Lawrence Matingal Samples Affinations (Annual) (Annual)</pre>  |  | nis wife  |
| <pre>Liss. of the form part, and .The Lawrence. Mailand. Early Lawrence, Kansa</pre>   | Lawrence in the County of Douglas  | and State of Kansas   |
| WITNESSETH, That thy add partial and the first of the state part, in consideration of the sum of   | rt_ies_of the first part, and The Lawrence National Bank   | Lawrence, Kansas  |
| <pre>https://www.setup.com/decide_du_rup_action_setup_du_action_com</pre>  | WITNESSETH, That the said parties of the first part, in cons   | ideration of the sum of   |
| of Lot Number One Hundred Eighteen (118) in Fairfex, and addition adjacent to the <sup>6</sup> ity of Larrence. This Kortgage is given as a part of the purchase price. This Kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This content is the part of the purchase price. This content is the part of the purchase price. This content is the part of the purchase price. This content is the part of the purchase price. This content is the part of the purchase price. This content is the part of the purchase price. This content is the part of the part of the purchase price. This content is the part of the purchase price. This content is the part of  | it vo-hundrod.acd.co/100is bereby actively edge.<br>is breby actively edge. ha. Y0 s.id, and by this indenture do-<br>following described real estate situated and being in the County of  | duly paid, the receipt of<br>Grant, Bargsin, Sell and Mortgage to the said part Y of the second part,<br>Douglas and State of Kansas, to-wit;   |
| of Lot Number One Hundred Eighteen (118) in Fairfex, and addition adjacent to the <sup>6</sup> ity of Larrence. This Kortgage is given as a part of the purchase price. This Kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This kortgage is given as a part of the purchase price. This content is the part of the purchase price. This content is the part of the purchase price. This content is the part of the purchase price. This content is the part of the purchase price. This content is the part of the purchase price. This content is the part of the purchase price. This content is the part of the part of the purchase price. This content is the part of the purchase price. This content is the part of  | 1  |   |
| Larrence.         This Kortgage is given as a part of the purchase price.         And a spectramere and all the estate, tille and interest of the sail particle. of the fast part there.         And a spectramere and all the estate, tille and interest of the sail particle. of the fast part there.         And a spectramere and all the estate, tille and interest of the sail particle. of the fast part there.         And a spectramere and all the estate, tille and interest of the sail particle. of the fast part there are all and the same and the sail and the same and the   |  |   |
| This Kortgage is given as a part of the purchase price.         The approximance and all the estate, tills and interest of the axis particlesft the free part therein.         The approximance and all the estate, tills and interest of the axis particlesft the free part therein.         The approximance and all the estate, tills and interest of the axis particlesft the free part therein.         The approximance and all the estate, tills and interest of the axis particlesft the free part therein.         The approximance and all the estate, tills and interest of the axis particlesft the free part therein.         The approximance and all the estate, tills and interest of the axis of and an approximate the axis of and an approximate the axis of a dia the approximate the axis of approximat   | of Lot Number One Hundred Eighteen (118)   | in Fairfax, and addition adjacent to the <sup>C</sup> ity of  |
| The appuring reserves and all the onisite, fills and interest of the said parties. of the first part therein. And the said parties are defined and interests of the said parties. If the first part therein. And the said parties are defined and interests of the said parties. If the define there is a said of the said parties therein. In they well ware and defined the case and and the said field due there. In they well ware and defined the said are said and the said field due there. In they well ware and defined the said are said and the said field due there. In they well ware and defined the said are said and the said field due there. In the said the said the said of the said of the first of the interest are and are said are said to the said of the sai   | Lawrence.  |   |
| The appuring reserves and all the onisite, fills and interest of the said parties. of the first part therein. And the said parties are defined and interests of the said parties. If the first part therein. And the said parties are defined and interests of the said parties. If the define there is a said of the said parties therein. In they well ware and defined the case and and the said field due there. In they well ware and defined the said are said and the said field due there. In they well ware and defined the said are said and the said field due there. In they well ware and defined the said are said and the said field due there. In the said the said the said of the said of the first of the interest are and are said are said to the said of the sai   |  | and the second  |
| The appuring reserves and all the onisite, fills and interest of the said parties. of the first part therein. And the said parties are defined and interests of the said parties. If the first part therein. And the said parties are defined and interests of the said parties. If the define there is a said of the said parties therein. In they well ware and defined the case and and the said field due there. In they well ware and defined the said are said and the said field due there. In they well ware and defined the said are said and the said field due there. In they well ware and defined the said are said and the said field due there. In the said the said the said of the said of the first of the interest are and are said are said to the said of the sai   |  |   |
| And the self set of the first part of the first part of the first part of the state definity hered. Lift 1. they_DITs hards over 3. of the preside above granted, if is a read barred is interface therein. The set of the first part of the first par   | This Mortgage is given as a part of the p  | urchase price.  |
| And the self set of the first part of the first part of the first part of the state definity hered. Lift 1. they_DITs hards over 3. of the preside above granted, if is a read barred is interface therein. The set of the first part of the first par   |  |   |
| And the self set of the first part of the first part of the first part of the state definity hered. Lift 1. they_DITs hards over 3. of the preside above granted, if is a read barred is interface therein. The set of the first part of the first par   |  |   |
| And the self set of the first part of the first part of the first part of the state definity hered. Lift 1. they_DITs hards over 3. of the preside above granted, if is a read barred is interface therein. The set of the first part of the first par   |  |   |
| And the self set of the first part of the first part of the first part of the state definity hered. Lift 1. they_DITs hards over 3. of the preside above granted, if is a read barred is interface therein. The set of the first part of the first par   |  |   |
| And the self set of the first part of the first part of the first part of the state definity hered. Lift 1. they_DITs hards over 3. of the preside above granted, if is a read barred is interface therein. The set of the first part of the first par   |  |   |
| And the self set of the first part of the first part of the first part of the state definity hered. Lift 1. they_DITs hards over 3. of the preside above granted, if is a read barred is interface therein. The set of the first part of the first par   |  |   |
| And the self set of the first part of the first part of the first part of the state definity hered. Lift 1. they_DITs hards over 3. of the preside above granted, if is a read barred is interface therein. The set of the first part of the first par   |  |   |
| <pre>Network of instruction colds of instrument larges, fore and dear of all increments are seen in the period instruction colds of instrument larges, for and dear of all increments are seen in a set in the set information in the period instruction colds of a set information in the set of information in</pre>   | h the appurtenances and all the estate, title and interest of the said   | parties_cf the first part therein.  |
| Is is served between the part is here to this the part is it is of the part shall is it it is of the labeline, your mail read or a conservation that may be bread or of it is interest. And it the errors that all part is it is it is the served part, the law it is one way to part the base of an all parts in the transmet served between the part is of the served part the law it is one way to part the base of the served p  | where of a place and inderetable estate of inheritance therein, free and clear of all  | 1 incumbrance   |
| <pre>man as be shall have not used to this determined as and personse, and the static static</pre>  | It is agreed between the parties hereto that the part 185 of the first part sha  | I at all times during the life of ship in terms on the  |
| <pre>series and the series of the study of the series of the study of the series of the study and the series of the study of the study of the series of the study of the study</pre>   | sum and by such insurance company as shall be specified and directed by the part -   | They Will keep the buildings upon said real estate insured against fire and tornado in  |
| First of the strength of a first of a first of a first part of the same of   |  |   |
| In to the terms ofDDBerrain writen adjustionfor the spanners of sais and maney, executed on theDCHtoy of <u>DOPLOF</u>   | THIS GRANT is intended as a mortgage to secure the payment of the sum of   | until fully repaid.   |
| <pre>rd 18 for the structure of the structure of the structure of the latter structure of the latter structure of the structu</pre>   | rding to the terms of One certain written obligation for the payment of  | and sum of money executed on the 7th day of September   |
| And the converted with the first of the second in the interface on the shift is a converted with the second of the second of the interface of the second of  | by that terms made payable to the part y of the second part, with all is<br>some of money advanced by the said part y of the second part to pay for any in   | interest accruing thereon according to the terms of said obligation and also to secure any sum<br>surance or to discharge any taxes with interest thereon as herein provided. In the event that   |
| <pre>Mail Around Marching Long to sell (is promises hardy granied, or sign set hered, in the many provided is during field in the set</pre>  | part LUS of the first part shall fail to pay the same as provided in this indenture  | the obligation contained therein fully discharged. If default be made in such payments or any said real estate are not taid when the same become due and marable or if the immune in  |
| <pre>Mail Around Marching Long to sell (is promises hardy granied, or sign set hered, in the many provided is during field in the set</pre>  | kept up, as provided herein, or if the buildings on said real estate are not kept in a<br>become absolute, and the whole som remaining unpaid, and all of the obligations i<br>ediately mature and become due and payable at the option of the holder hereof, wi | a good repair as they are now, or if waste is committed on and premises, then this convergence<br>provided for in said writtes obligation, for the security of which this indenture is given, shall<br>thout notice, and it shall be lawful for the said part   |
| <pre>ht is arreed by the parties have that the terms and providens of this indentity and such as the event previous standard states and events the terms and the terms of the terms and the terms of the teres of the terms of the terms of the</pre>   | and benefits accruing therefrom; and to sell the premises hereby granted, or any   | part thereof, in the manner prescribed by law and out of all moneys arising from such sale  |
| Robert G Warrington (SEAL)     Robert G Warrington (SEAL)     Robert G Warrington (SEAL)     (  | ng such sale, on demand, to the first part185.   | and each and some bloost the three ball of the ball by the part y   |
| Robert C Warrington       (SEAL)         Effic F Warrington       (SEAL)         Effic F Warrington       (SEAL)         (SEAL)       (SEAL)         y of       DOUGLAS       (SEAL)         BE IT REMEMBERED, That on this 7th       day of   | It is acreed by the parties hereto that the terms and provisions of this indenture   |   |
|  |  | hereunto set their hand and seals the day and year last above   |
| (SEAL) (S   |  | nercunto set onor hand and seals the day and year last above  |
| (SEAL)  TE OF  |  | Robert G Warrington (SEAL)  |
| E OFKANSAS   |  | Rebert G Warrington (SEAL)<br>Effle F Warrington (SEAL)   |
| y cf   |  | Robert G Warrington (SEAL)<br>Effle F Warrington (SEAL)<br>(SEAL)   |
| Notary_Public       in the aforesaid County and State, came  | ten.   | Robert G Warrington (SEAL)<br>Effle F Warrington (SEAL)<br>(SEAL)   |
| Robert G. Narrington and Effie F. "arrington, his wife     to me personally known to be the same person a who executed the foregoing instrument and duly acknowledged the     texcution of the same.         NW WITNESS WHEREOF, I have hereunto subartibed my name, and affixed my official scal on the day and year last         above written.         Ny commission expires on the day of  | ten.   | Robert G Warrington (SEAL)<br>Effle F Warrington (SEAL)<br>(SEAL)   |
| to me personally known to be the same person file who executed the foregoing instrument and duly acknowledged the execution of the same.<br>IN WITNESS WHEREOF, I have hereunto subaribed my name, and affixed my official seal on the day and year last above written.<br>My commission expires on the 19 day of August 10 47.<br>(SEAL)<br>(SEAL)<br>RELEASE<br>the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of the other the discharge of this mortgage (a hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of the other the discharge of this mortgage. (a hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of the other the discharge of this mortgage. (a hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of the discharge of this mortgage. (a hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of the undersigned the full payment of the debt secured thereby acknowledge the full payment. (a full full full full full full full ful  | TE OF  | hereinto set which is hand the seals the day and year last above     Robert G Warrington (SEAL)   |
| (SEAL)<br>Control of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register<br>(SEAL)<br>RELEASE<br>the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register<br>reds to enter the discharge of this mortgage, <i>Appendix and Start</i><br><i>August</i> 10 47.<br><i>RELEASE</i><br><i>RELEASE</i><br><i>RELEASE</i><br><i>August</i> 10 47.<br><i>RELEASE</i><br><i>August</i> 10 47.<br><i>Release</i><br><i>August</i> 10 47.<br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i><br><i>Release</i> | TE OF  | Revenue Set Const. And the seals the day and year has above     Robert G Warrington (SEAL)  |
| (SEAL) My commission expires on the19 day of August 10_47<br>Goo_D. Walter Notary Public.<br>The undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register<br>dis to enter the discharge of this mortgage, of hereby acknowledge the full payment of the debt secured thereby, and authorize the Register<br>dis to enter the discharge of this mortgage, for payment discound and authorize the Register of the discharge of this mortgage. The Lawrunce Mathematical Sacrada, Sacravence, Ranson  | TE OF  | Revenue Set Const. And the seals the day and year has above     Robert G Warrington (SEAL)  |
| RELEASE<br>the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register<br>ds to enter the discharge of this mortgage of record, Dated this 9 Jot day of any of 1947<br>The Lawrence Mattorial Bank, Lawrence, Ranson  | TE OF  | Rebert G Warrington (SEAL)     Effle F Warrington (SEAL)      |
| the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register<br>ds to enter the discharge of this mortgage of record. Dated this 21st day of august 1945.<br>The Lawrence National Bank, Cawrence, Kanson  | TE OF  | Rebert G Warrington (SEAL)     Effle F Warrington (SEAL)      |
| eds to enter the discharge of this mortzage of record, Dated this 2107 any of Organit _ 1945<br>The Lawrence National Bank, Caurence, Ransag   | TE OF  | Abort G Warrington     (SEAL)     (SEAL |
| The Lawrence Pational Bank, Lawrence, Lansas   | ATE OF   | Abort G Warrington     Robert G Warrington     (SEAL)     (SE |
| (Corp. Seal) Des. D. Walter, V. Misident Morigagee. Owner.   | tten.  TE OPKANSAS   | Revenue set and a set and a set a set a set a set above     Robert G Warrington (SEAL)     Effle F Warrington (SEAL)     (SEAL) |
|  | TE OF  | Revenue set and a set and a set a set a set a set above     Robert G Warrington (SEAL)     Effle F Warrington (SEAL)     (SEAL) |

515