Receiving No. 19995 MORTGAGE RECORD 84

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Let T. Jellinger and Jary E. Bellinger. To To The Lowrence Bulling and Leen Asam. The Lowrence Bulling and Leen Asam. The SNEWTHE Mask thm J2ct. day d Distance Provide and Larry E. Bullinger. Distance Provide Astrong Provide and Larry E. Bullinger. Distance Provide Astrong	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 58,
The Aversance kulling and lean Assa is the your decoded with the second part of	Leo T. Bellinger and Mary E. Bellinger	This instrument was filed for record on the 23 day o
The Largenze Building and Leng Assa. By Deputy THUS NUMENTHE 2846 the J264. Gry of		
1.10. MONORES 20111112 Add the 2121. doy of		Noortha U. Wock Register of Deeds.
THIS NUMENTIFIC: Made that		By Deputy.
while a first part, and	THIS INDENTURE, Made this 21st day of Fobruary hundred and Forty-four between Loo T. B	, in the year of our Lord, one thousand nine
while a first part, and	of Lawrence in the County of Douglas	and State of Kanana
WITNESSETI, That the sail period 2.4 of the first part, in constraints, of the sum of	partics of the first part, and The Lawrence Building a	and Loan Association
which is dependenced and a set of the set	WITNESSETH, That the said part 195 of the first part, in consider-	ation of the sum of
At the apportenances and all the exist, tills and interest of the said part 162, of the first part sheet. Mathematical part 162 of the forst as a	which is hereby acknowledged, ha _70_ stld, and by this inferture do the following described real estate situated and being in the County of Dou,	Grant. Bargain, Sell and Mortgage to the said party of the second part, iglas and State of Kansas, to-wit:
the fits appurturements and all the estate, title and interest of the said part 102. of the first part therein. All the said and 125 of the fort part is		vera Place, an addition to the city of Lawrence,
And the walk part 202 of the first part do	- haines,	
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It is arreed between the parties hereto that the part 1202 of the first part half at all time during the life distingtion of the part is a start of an analysis of the second part. They will half the part is a start of the second part is a start o	And the said part 105 of the first part do hereby covenant and agree that at the and seized of a good and indefeasible estate of inkaritance therein, free and clear of all inco	te delivery hereof they are the lawful owner S of the premises above granted, umbrance
Anone a prior the prior called when the same becomes due and pryole, and that . Ellip. "All liver the buildings upon the barrels to the part & of the second part, the barrels on the part & of the second part, the barrels on the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the part & of the second part, the show the same become the show the same become second by the second part, the show the same the part of the second part, the show the same the second part, the show the second part, the second part, the second part, the second part,	It is agreed between the parties hereto that the part 105 of the first part shall at	all times during the life of this indenture new all terms and a state of the state
<pre>new example. Interest and the set of the second per the part wild fail to per web taxe when the same worm the part shall be the second per the per per set of the second per the per per set of the second per second per set of the second per second p</pre>		
This banks is infinite to return the parment of the same difference in the same difference in the terms of all fills. Hundfrod in the result part of the second part to perform and infinite to the terms of all difference in the same difference. DOULLATS conting to the terms of 200 certain writes all grains in the result part. The the result part, with all there are result the terms of all difference. DOULLATS atoms of momer shared by the sail part. The the result part, with all there are result to perform and the same part of the same pa	atom to a set interest. At in the event that said part _=>ef the first part shall fail to use herein provided, then the part Y of the second part may pay said taxes and insuran- his indenture, and shall bear interest at the rate of 10% from the date of payment unti-	
<pre>ending to the terms of</pre>	Eight Hundred and no/100	
Are to be define part (A) if the profile of the first part (A) if the profile of the formation of the definer	ccording to the terms of 0110 certain written obligation for the payment of said nd by it is terms made payable to the part / of the second part with all interest	d sum of money, executed on the 21st day of February 1944
<pre>Mail advants around instructions and is all the remains berrish or two parts thered, is the names proversicity by and out of all assesses within from work and and window work and and within the stand out of all assesses within from work and and within the stand out of all assesses within from work and and within the stand out of all assesses within from work and and within the stand out of all assesses within from work and and within the stand out of all assesses within from work and and and work and and and and and and and and and and</pre>	r sums of money advanced by the said part. y of the second part to pay for any insuran	are or to discharge any taxes with interest thereon as berein provided, in the event that
<pre>Mail advants around instructions and is all the remains berrish or two parts thered, is the names proversicity by and out of all assesses within from work and and window work and and within the stand out of all assesses within from work and and within the stand out of all assesses within from work and and within the stand out of all assesses within from work and and within the stand out of all assesses within from work and and within the stand out of all assesses within from work and and and work and and and and and and and and and and</pre>	And this concernance shall be void if such payment be made as horein specific), and the art thereof or any obligation created thereby, or interest thereon, or if the tasks on said to kerpt on as provided hereby, or if the buildings on and real estate are not kerpt in as are hall become abcolute, and the whole sum remaining unpaid, and all of the obligations provi mmediatily matture and become due and payshies at the option of the hold restor.	e obligation contained therein fully discharged. If default he made in such payments or any 1 real value are not paid when the same become due and parable or if the insurance is of real's at they are now, or if wast is committed on said persises, then this concernance ided for in said written obligation, for the security of which this indenture is given, shall there and it shall be harded for the said area.
<pre>ht is greed by the pathe parts have to provide a disk indexture as 1 exh and every eligation beed contended, as 1 eli events environmental therefore had been been been been been been been bee</pre>	to take presention of the said promises and all the line	t thereof, in the manner prescribed by law and out of all moneys arising from such sale
1.1X WITLESS WHEREOF, The part 425- of the first part in 32 hereunto set. 1921 handfard seal3 the day and year last above ditten. Leo T. Eollingor (SEAL)	ents and benefits accruing therefrom; and to sell the premises hereby granted, or any part	rges incident thereto, and the overplos, if any there be, shall be paid by the part y
Leo T. Bollinger (SEAL)	ents and benefits accruing therefrom; and to sell the premises hereby granted, or any part	each and every obligation therein contained, and all headly according therefore shall
Kary E. Bellinger (SEAL) (SEAL) (SEAL) ATE OF Kansas (SEAL) (SEAL) (SEAL) BE IT REMEMBERED, That on this 21st_day of Fobruary. A. D. 19 44, before me, a	and all otherwise interview interview in and to well the premises hereby strated, or any part predicts the manufaction training and interview interview in the cost and labor R is agreed by the particle herein that the error and provisions of this indexture and itself and inner to and be childratory upon the here, executors, administrators, personal IN WITNESS WIEREROP. The part $2 \Delta s$, of the first part Δs .	each and every obligation therein contained, and all benefits accruing therefrom shall
(SEAL) (S	and all otherwise interview interview in and to well the premises hereby strated, or any part predicts the manufaction training and interview interview in the cost and labor R is agreed by the particle herein that the error and provisions of this indexture and itself and inner to and be childratory upon the here, executors, administrators, personal IN WITNESS WIEREROP. The part $2 \Delta s$, of the first part Δs .	such and every chligation therein contained, and all herefits accruing therefrom shall representatives, assigns and successors of the respective parties herein, from the state of the second successors of the second succes
(SEAL) ATE OF Kansas unty cf Douglas BE IT REMEBRERD, That on this 21st day of Fobruary A. D. 19 44 before me, a Sobary Public in the aforenaid County and State, came Looper, husband and wife to me personally honome to be the same person. who executed the foregoing instrument and day acknowledged the execution of the same. (SEAL) Nultrees WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last eleve written. My commission expires on the 21st day of April 19 46 L, E. Eby Notary Public. KELEASE It he undersigned owner of the within mortgage, do hereby acknowledge the flip agreent of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage (f record. Dated this , day of, 1945	and the determined according the efforts and to sell the premises hereby granited, are any part predict the summouth the could and them to be could and them it is agreed by the parties herein that the terms and provisions of this indexture and ited and immu to, and be collinativy upon the here, executors, administrators, personal IN WITNESS WHEREROP. The part $120-3$ of the first part has $20-3$ more in WITNESS WHEREROP. The part $120-3$ of the first part has $20-3$	rech all cerry dilication Interio, contained, and all breeds scrular thereform shall reremaintive, samples and success of the respective particle herein, trounto set <u>their</u> handFard scallsthe day and year last above Loc_T. Scallingor(SEAL)
XATE OF Kansas Watte OF Douglas State BE IT REMEMBERED, That on this 21st day of Fobruary A. D. 19 44, before me, a Notary Public in the aforenaid County and State, came Looper, husband and wife to me personally howen to be the same person. SEAL) to me personally howen to be the same person. My commission expires on the 21st day of April 19 46. L, S. Eby Notary Public. Nu treass whereare on the call of the same. My commission expires on the 21st day of April 19 46. L, S. Eby Notary Public. Nettersize Notary Public. Nettersize the undersigned owner of the within mortgage, do hereby achnowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this day of My of 1945	and the determined according the efforts and to sell the premises hereby granited, are any part predict the summouth the could and them to be could and them it is agreed by the parties herein that the terms and provisions of this indexture and ited and immu to, and be collinativy upon the here, executors, administrators, personal IN WITNESS WHEREROP. The part $120-3$ of the first part has $20-3$ more in WITNESS WHEREROP. The part $120-3$ of the first part has $20-3$	rech al cerry dilication barein contained, and all bredits scrular thereform shall recurst a set of the reserve of the reserve of the reserve of the day and year last above Leo. T. Ecollinger (SEAL)
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(SEAL) execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 21st day of <u>April</u> 19 46. L, B, Eby Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage (f record. Dated this <u>April</u> day of <u>April</u> 1945.	TATE OF	<pre>sch al cerr dikatte herde contained, and all bredts scrular thereform shall formersaitike, samings and saccards of the respective partime herde.</pre>
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the log of April 19.46. L, B, Eby Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this day of, 1945	TATE OF Kansas TATE OF Kansas TATE OF Kansas TATE OF Kansas State Of the part of the part of the first part of the indextore and the part of the part o	<pre>stch and cerry chilication Breech contained, and all breechs serving thereform shall recursto set their and second of the reserving strain breech.</pre>
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Notary Public. HELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this destruction of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this destruction of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this destruction of the debt secured thereby, and authorize the Register the debt secured thereby a secure of the debt secure of the	TATE OF Kansas TATE OF Kansas TATE OF Kansas Sound of the state of the sta	<pre>steh and sterry thighten breeds averalize thereform shall reunto set their and starter of the repeating starting breeds reunto set their handFard scal3</pre>
I, the undersigned owner of the within mortgage, do hereby acknowledg; the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this 12 day of Autoruary 1945	TATE OF Kansas TATE OF Kansas TATE OF Kansas Sound of the state of the sta	<pre>steh and stery diligitien barein contained, and all barefits serving: thereform shall reunto set their and saverage of the respective prime barefits barefits</pre>
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3. P. C. Prinaman Vice President	When the definition of the state of the provide a basis of the state of the st	<pre>steh and sterry diligation barels contained, and all breads scrule; thereform shall reunto set the step of the respective prime breads reunto set the step of the respective prime breads </pre>

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