Receiving No. 20086 , MORTGAGE RECORD 84

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Reg. No. 3675 Fee Paid, \$ 7.50 r 557

	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the2	
то	March A.D. 1944, at 3100 o'clock Narred a Berter Register of D	P.M.
	By Deputy.	
THIS INDENTURE, Made this 1st day of Ka ndred and Forty-four between Joan Lova	roh, in the year of our Lord, one thousan and Charles Love, her husband,	nd nine
Lawrence in the County of Douglas rt_los of the first part, and Jadys F. Barick		
WITNESSETH, That the said part ics_of the first part, in considera	ation of the sum of part y of the secon	
ich is hereby ack-swiedged, ha 70_s/ld, and by this indenture do following described real estate situated and being in the County of Doug	DOLLARS, to the aid of the reconcerned of the reconcerned of the said party of the seconcerned of the said party of the seconcerned of the seconce	eipt of d part,
Lot Number Twenty four (24), Block Number Three	e (3), in Haskell Place, an addition to the	
City of Lawrence,		
the appurtenances and all the estate, title and interest of the said part	t ies, of the first part therein.	
And the said part105 of the first part do hereby covenant and agree that at the selzed of a good and indefeasible estate of inkeritance therein, free and clear of all incu	delivery hereof they are the test and a set of the	granted,
and the internatione thate of internative therein, free and clear of all incus	imbrance	
that they will warrant and defend the same against all parties making lawful claim they It is agreed between the parties between that the part 105 of the first part shall at a sensed against said real entries when the maximum become law of the first part shall at a	all also a bat was a set of a	
sensel against said real estate when the same becomes due and payable, and that $U(\alpha)$ aum and by such insurance company as shall be specified and directed by the partf off	keep the buildings upon said real estate insured against fire and torn	uado in
indenture, and shall bear interest at the rate of 10% from the date of payment until	w. or either, and the amount so paid shall become a part of the indebtedness, accu fully repaid.	ared by
Three Thousand Dollars (\$300	00.00)	
ding to the terms of B contain maintee ability of a		
and a second part, with all interes	st accruing thereon according to the terms of said obligation and also to secure an	ty sum
The second sector of the side part, $\sum_{i=0}^{i}$ of the second part to pay for any instant $\Delta = \Delta =$	the or to discharge any taxes with interest thereon as herein provided, in the even	it that
hereof or any colligation created thereby, or interest thereon, or if the taxes on said rpt up, as provided herein, or if the buildings on said real estate are not kept in as good become absolute, and the whole any remaining used and said and the said of the	on gaton contained inercin fully discharged. If default be made in such payments or real estate are not paid when the same become due and payable or if the insue d repair as they are now, or if waste is committed on said premises, then this conv	or any
lately mature and become due and payable at the option of the holder hereof, without it	led for in said written obligation, for the security of which this indenture is given notice, and it shall be lawful for the said part of the second part	, shall
ain the amount then unreal of principal and to sell the premises hereby granted, or any part t	thereof, in the manner prescribed by law and out of all moners arising from and	th sale
is such sale, on demand, to be principle and interest, upgetner with the costs and charge it is agreed by the partice hereto that the terms and providens of this indenture and e is and inure to, and be obligatory upon the heirs, executors, administrators, personal N WITNESS WHEREOF. The nart 1930 of the first nark her you	each and every obligation therein contained and all handle are	
a and insize to, and be obligatory upon the heirs, executors, administrators, personal r IN WITNESS WHEREOF, The part _125 of the first part ha _72_ here en.	representatives, assigns and successors of the respective parties hereto,	••••
en.	cunto set handband seal 3 the day and year last a	bove
	Jean Love(SE	EAL)
	Charles Love (SE	EAL)
		EAL)
		EAL)
TE OF Zansas		
ty of Douglas }ss.		
BE IT REMEMBERED, That on this 15	t day of March A. D. 19 44 , before n	ne, a
the undersigned in the aforesaid	d County and State, came Joan Love and Charles Love	,
ner husband,		
AL) to me personally known to be the same person 3. execution of the same.	who executed the foregoing instrument and duly acknowledged	the
IN WITNESS WHEREOF, I have hereunto su above written.		
My commission expires on the 3d		was wr on the or
	J. M. Clevenger	mortgage
		this 3
	SE e the full payment of the debt secured thereby, and authorize the Reed	ister 194
RELEA: , the undersigned owner of the within mortgage, do hereby acknowledge	i i i i i i i i i i i i i i i i i i i	Ol in
RELEA. , the undersigned owner of the within mortgage, do hereby acknowledge eds to enter the discharge of this mortgage of record. Dated this	day of Sept, 1947	Caller Mr.
, the undersigned owner of the within mortgage, do hereby acknowledge	Stades & farick , 1947	Reg. of De
, the undersigned owner of the within mortgage, do hereby acknowledge	day of Sept, 1947	Roy of De
, the undersigned owner of the within mortgage, do hereby acknowledge	Stades & farick , 1947	Rag. of Pa
, the undersigned owner of the within mortgage, do hereby acknowledge	Stades & farick , 1947	Rog. of D Aldan 2.2
AL) IN WITNESS WHEREOF, I have hereunto su above written.	ubscribed my name, and affixed my official seal on the day and year day of February 19 47 . J. M. Clevenger	last on ma