MORTGAGE RECORD 84

Reg. No. 3751 Fee Paid, \$ 25.00

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.	Construction banks and construction
T0	This instrument was filed for record on the 20 day of Nay A, D. 19 44, at 10:45 o'clock A. M.	Ø
	Nardly A. Beck Register of Deeds. By Deputy.	
hundred and Forty four between	, in the year of our Lord, one thousand nine	Ω.
Morris Kratchman and Ida Kratchman, his with	°e	
parties of the first part, and Ralph Starling and Alice. S vivorship and not as tenants in common, WITNESSETH, That the said parties of the first part, in consid		
Ten. Thousand Bolln rs_(\$10,000,00) which is bereby acknowledged, ha Yo sid, and by this indenture do - the following described real estate situated and being in the County of D Lot No. Fifty (50) on Massaclusotts Str		
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		0.9
with the appurtenances and all the estate, title and interest of the said p And the said partice_of the first part do == hereby constant and same that a	arti23 of the first part therein. the delivery hered $\pm$ h69 170	
and that they will warrant and defend the same avainst all maxim will be the same state at	ncumbrance	
It is agreed between the parties hereto that the part 105 of the first part shall or assessed against said real estate when the same herein and and the first part shall	at all times during the life of this injenture, pay all taxes or assessments that may be levied	
extent of thei rinterest. And in the event that said nertifies of the fast and theil for	-2424 L. Mery the hulflers upon mid real reste insured against for and tormals in 36 the accound part to the lows, if any mode parable to the part 26 of the second part to the 10 pay such takes when the same become due and payable and to keep and premises insured when we reliably find the amount to pail shall become a part of the indebedness, accured by of fully repaid.	
Ten Thousand Dollars (\$10,000.0	DOLLARS,	
of the second part, with all int	rest accruing thereon according to the terms of said obligation and also to service any sum	
and part 2.02 of the first part shall fail to pay the same as provided in this indenture And this convergance shall be void if such payment be made as herein specified, and i part thereof or any coldization created thereby, or interest thereon, or if the taxes on a not kerpt up, as provided herein, or if the buildings on said real existe are not kept in as a shall become absolute, and the whole sum remaining unpaid, and all of the obligations pro- stant and the buildings of the same of the same said real state are not kept in as a shall become absolute, and the whole sum remaining unpaid, and all of the obligations pro-	ance or to discharge any laster with interest thereon as herein provided, in the event that he adjustmin contained therein fully discharged. If default be made in such payments or any 15 meteration was an ended to be added and a statistic or if the insurance is wall regain as they are now or if was into a boost of the interaction is relief for in add within Addition, for the security of which this information is a region of the statistic or the statistic or a statistic or a statistic or and at motive, and it shall be lated for the statistic or a secritice subscience is a statistic or a statistic or the statistic or a statistic or a secritice or a secritice or a statistic of the statistic at notive, and it shall be lated for the statistic or a secritice subscient is a statistic or a statistic at the statistic or a statistic or a statistic or a statistic or a secritice or a statistic of the statistic or a statistic at the statistic or a statistic at the statistic or a statistic at the statistic or a statistic at a statistic or a statistic at a statistic or	0
to retain the amount then unnell of and to sell the premises hereby granted, or any pa	ut notice, and it shall be lawful for the said part 185 of the second part	
making such sale, on demand, to the first part 85 .	rt thereof, in the manner prescribed by law and out of all monous anising from the	
It is agreed by the parties hereto that the terms and provisions of this indenture an extend and inure to, and be obligatory upon the heirs, executors, administration, particular	rt thereof, in the manner preseribed by law and out of all movers striking from such and arece incident hereto, and the overplus, if any there be, shall be paid by the part. 205 1, each and every obligation therein contained, and all benefits accruing therefrom hall	
It is agreed by the parties hereto that the terms and provisions of this indenture an extend and inure to, and be obligatory upon the heirs, executors, administration, particular	ent threen in the manor provided by law add to have a receive supported to collect the rithered, in the manor provided by law add of the mesory arising from such agis areas incident thereo, and the everylaw, if any three ke, abuil to pair by the pair AGS 1 such and every shiftsion therein contained, and all benefits around therefore abuil provinsitive, anging and invession of the repetite parise hered. recont oset <u>thoir</u> _handbard seal Sthe day and year last above Norris_Kratohman(SEAL)	
It is agreed by the parties hereto that the terms and provisions of this indenture an extend and inure to, and be obligatory upon the heirs, executors, administration, particular	rt theref, in the manner presented by law mad out of all meeter within from unchange were includent therein, and the weerends, if way there is a ball be mad it to part. A dis- it method and every chilgation therein contained, and all herefits acreaing therefrom shall i reportations out the ball. Therefit herein a state of the part is a state reporting the state of the presenting parties berefa. The day and year last above 	• • • • • • • • • • • • • • • • • • •
artend in a first but the particular barries that the terms and provides of this indenture and in the particular period of the first part have the tork, controls, additionation, period IN WITNESS WHEREOF, The part105 of the first part have h written.	1 Merced, in the manner presented by her had out of all memory within from such and prove facilitation theory, and the services, if any three is, abilit le paid if the part 1028 of rack and every obligation therein, contained, and all benefits arrenage theorem. Abilit and presentatives, and the services of the respective particle breaks erecursto set. <u>kipitz</u> _handbard seal 3 the day and year last above Xorris_Kratohman(SEAL)	
IN WITNESS WHEREOF, The parties of the inference of the first part in YO h written.	rt three, in the manner presentade by law mad out of all meeter within from unchange rest indeket three, and the weeters, if way three to shall be mad it to be mar 1.058 1 web and revery tablication therein contained, and all benefits averaing thereform shall if web and revery tablication therein on the properties parties betted. ereunto set thoir handbard end S the day and year last above Kratolman (SEAL) Ida Kratolman (SEAL) Ida Kratolman (SEAL)	
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STATE OF KANSAS STATE OF KANSAS STATE OF KANSAS STATE OF KANSAS Sounty of DOUGLAS BE IT REMEMBERED, That on this Notary, Public in the afree Krateiran, his wife, (SEAL) to me personally known to be the same personal	<pre>t three, in the manner prevential by law and out of all macro within from within the part 102 f reak and it every following and beerings, it ary three is, while it will be part 102 f reak and every following and beering on the respect on a part is breed. f reak and every following and beering of the respect on a part is breed. f reak and every following and beering of the respect on a part is breed. f reak and every following and beering of the respect on a part is breed. f reak and every following and beering of the respect on a part is breed. f reak and every following and the respect on the respect on a part is breed. f reak and every following and the respect on t</pre>	[] [] C
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