MORTGAGE RECORD 91

428

Reg. No. 5176 Fee Paid, \$19.25

STATE:

Elbert A. Whitwell & K. Rossanna chitwell, his.wife Sept	
The First National Bank Of Lawrence, Lawrence, Lawrence, Deputy. THIS INDEXTURE, Made this/Ourtoonfizy of AURUST, in the year of our Lord, one thousand nine Conty-six between Elbort A. Whitwell and W. Rozeenna, Whitwell, his wife, and State of Kanias of Lawrence, Lawrence, Lawrence, Lawrence, Lawrence, Lawrence, Kanasa, part.2, of the fort part, and The First Exitonal Bank of Lawrence, Lawrence, Kanasa, part.2, of the sold part.2 do the fort part, and The First Exitonal Bank of Lawrence, Lawrence, Kanasa, part.2, of the second part. WITNESSETH, That the sold part.105, of the first part, in consideration of the sum of Soren thousand 19 with induced and no/100DOLLARS, to them duty paid, the receipt of the following described real estate situated and being in the County of Douglas and State of Kanasa, to wit: Lot Numbered fifteen (16) on Rhode Island Street, in the city of Lawrence. RELEASE KNOW ALL MEN BY THESE PRESENTS, that THE PAUL REVERE LIFE INSURANCE COMPANY, successor to The MASSAGHUSETTS FROTECTIVE LIFE ASSURANCE COMPANY by virtue of merger, does hereby acknowledge full payment of the note by the foregoing mortgage secured and and corporate seal on this 27th day of August, 1963. IN WITNESS WIEREOF, We have hereunce of cur hand and corporate seal on this 27th day of August, 1963. THE PAUL REVERE LIFE INSURANCE COMPANY, successor to THE MASSAGHUSETTS FROTECTIVE LIFE ASSURANCE COMPANY by virtue of merger, bot shore concelled and delivered to makers thereof. IN WITNESS WIEREOF, We have hereonto set our hand and corporate seal on this 27th day of August, 1963. THE PAUL REVERE LIFE INSURANCE COMPANY, successor to THE MASSAGHUSETTS FROTECTIVE LIFE ASSURANCE COMPANY by virtue of merger by virtue of merger is a sub of the note the the set our hand and corporate seal on this 27th day of August, 1963. THE PAUL REVERE LIFE INSURANCE COMPANY, successor to THE MASSAGHUSETTS FROTECTIVE LIFE ASSURANCE COMPANY by virtue of merger by N. D. Harrington Vice President (Corp. Seal)	۔ م آ
bundred andforty_sizbetween	- [- [
<pre>parties_ of the first part, and The First National Bank of Lawrence, Lawrence, Kansas part.Y of the second part. </pre>	, []]
<pre>WITNESSETH, That the said part_1e5. of the first part, in consideration of the sum of</pre>	- - - - - - - - - - - - - - - - - - -
NOW ALL MEN BY THESE PRESENTS, that THE PAUL REVERE LIFE INSURANCE COMPANY, successor to The MASSACHUSETTS FROTECTIVE LIFE ASSURANCE COMPANY by virtue of merger, does hereby acknowledge full payment of the note by the foregoing mortgage secured, and authorizes the Register of Deeds of Douglas County, Kansas, to discharge the same of record, the note hereby secured having been cancelled and delivered to makers thereof. IN WITNESS WEREOF, We have hereunto set our hand and corporate seal on this 27th day of August, 1963. ATTEST: C. A. Reynolds Image: Advance of the company to the provide the same of record the not hereby the foregoing mortgage secured and the provide the same of record, the note hereby secured having been cancelled and delivered to makers thereof. ATTEST: C. A. Reynolds Image: Advance of the said partide_of the first part there. ATTEST: C. A. Reynolds Image: Advance of the said partide_of the first part there. With the appurtenances and all the estate, title and interest of the said partide_of the first part there. Material said indefeasible caste of inheritance therein, free and clear of all intermberee. and telde of a goed and indefeasible caste of inheritance therein, free and clear of all intermberee. Intermed the same arainst all parties makes beful claim theres. The target between the parties between the part. It is are or assessments that may be fold or automake the part is set of the said particle, in the buildings upon axid real caste on parts the to real caste of a post in the terme of the said part. The the reference between the part is been that the part. It is arecon aparts as all be precised and the tered of the inde	G
<pre>KNOW ALL KEN BY THESE PRESENTS, that THE PAUL REVERE LIFE INSURANCE COMPANY, successor to The MASSACHUSETS FROTECTIVE LIFE ASSURANCE COMPANY by virtue of merger, does hereby acknowledge full payment of the note by the foregoing mortgage secured, and authorizes the Register of Deeds of Douglas County, Kansas, to discharge the same of record, the note hereby secured having been cancelled and delivered to makers thereof. IN WITNESS WHEREOF, We have hereunto set our hand and corporate seal on this 27th day of August, 1963. THE PAUL REVERE LIFE INSURANCE COMPANY, successor to THE MASSACHUSETTS FROTECTIVE LIFE ASSURANCE COMPANY by virtue of merger By R. D. Harrington Vice President</pre>	0
THE MASSACHUSETTS PROTECTIVE LIFE ASSURANCE COMPANY Assistant Secretary (Corp. Seal) with the appurtenances and all the estate, title and interest of the said part102_of the first part therein. And the said part_021_of the first part do	
And the said part_fact_of the first part do bredy corrangt and agree that at the ddivery bereof_thby	
And the said part_163 of the first part do hereby correnant and agree that at the delivery hereof_thoy	
and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part	UV V
as herein provided, then the part <u>V</u> of the second part may pay said tays and insurance, or either, and the amount so paid shall echome a part of the indebtedness, secured by this indenture, and shall be interest at the taxe of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Seyron, thousand serven, hundred, and no/100	
and by <u>115</u> terms made payable to the part. — of the second part, with all interest scruigh through spipeling in the target of which the set payable of part. All of the second parts of parts	(1)
to retain the smoont like unpaid of principal and interest, logislar with the cost and charges includent therein, and the overplay, if any there is, shall be paid by the pair making use have on demand, on the first pair and provide scenarios of the inspective pair and therein accurately, and all benefits accurately accurately the first pair and have to, and be oblightory upon the brins, executors, administrators, personal representatives, asigns and accessors of the respective pair better. IN WITNESS WHEREOF, The partSoft the first pairt http:// hereunto sethands and scenarios. The day and year last above written	
(SEAL) STATE OFKANSAS	ጠ
BE IT REMEMBERED, That on this.14thday ofAugustA.D. 1946., before me, a Notary. Publicin the aforesaid County and State, cameElbart A. Whitwell.and M. Roseanna Whitwell. his wife	Ű
(SEAL) to me personally known to be the same person_3 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITKESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expirestantia: Septembor_shared x 17 , 10_49	(1)
E. B. Martin 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 of Deeds to enter the discharge of this mortgage of record. Dated this	