MORTGAGE RECORD 66

STATE OF KANSAS, DOUGLAS COUNTY, SS. FROM This instrument was filed for record on the19th day of A. F. Hult May Enna L. Giltham . TO Joe MeeniaDeputy. The Lawrence The Badwin City Cemetery Association, By. in the year of our Lord, one thousand nine THIS INDENTURE, Made this 16" THIS IND day of. hundred and two between Emma L. Gillham, a widow, hundred and Twenty four, A. 1 of Baldwin City______ in the County of Douglas______s part y_____ of the first part, and . The Baldwin City Cemegtery Association, and State of Kansas ... d Lawrence part ies of the part.....y.....of the second part. WITNESSETH, that the said party of the first part, in consideration of the sum of WITNESSE DOLLARS, toherduly paid, the receipt of Seven Thous which is hereby ack the following described real estate situated and being in the County of Douglas the following descri The North East Quarter (NE¹⁴) of the South West Quarter (SH⁴⁴) of Section Number Thirty Five (35) Tomaship Fourteen (14) Range Twenty (20) containing forty Acres more or less.----with the appurtenance And the said part ____ y___ of the first part do _0 g_ bereby covenant and agree that at the delivery hereof that a thereof that a the delivery hereof that a thereof that a the delive And the said part. d and indefeasible estate of inheritance therein, free and clear of all inand Indefeasible es 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 _______ the first part shall at all times during the life of this indenture, pay all taxes or asse and that they will warrant It is arreed between If is acreed between the parties hereto that the part _______ to the first part share at an unnee during the user of an anomalor, pay an anse or assessment on a may be review or not mail real state then the same becomes due and payable, and that ______ BIO______ term the buildingr upon mail real state insured equint for and tormado in such sum and by many company as shall be specified and directed by the part _______ the becomd part, the loss, if any, made payable to the part _______ of the second part to the extent of ______ the many company as shall be specified and directed by the part _______ the second part, the loss, if any, made payable to the part _______ of the second part to the extent of ______ the ments that may be levied or m and by such against said real estate wh mpany as shall st. And in the event that said part y______ of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured as herein provided, then the t. And in the event part y _____ of the second part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear inter THIS GRAFT interfaced as mortrays to secure the payment of the sum of ______ the rate of 10% from the ----One Hundred -----DOLLARS ----Seven certain written obligation_____ for the payment of said sum of money, executed on the _______ day of ______ May____ ing to the terms of ____ One___ 10_24 ording to the terms of and by _____ terms made payable to the part______ of the second part, with all interest accruing thereon ac ording to the terms of said oblig on and also to secure any sum or and by its mery advanced by the said part y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part. y. of the fort part shall full to pay the same as provided in this indefuture. And this convergence stall be visit if nor hyperrel te made as herein specified, and the obligation contained therein fully discharged. If default be made as nor as a faith that convergence stall be visit if nor hyperrel terms of all of tests are not yield when the same become due and payable, of it is the same test and the and the source of th ums of money advanced b of the first part shall fail to And this conveyanc or any obligation created th or if the buildings on said res unpaid, and all of the obligs hdder kerred, without notice, and it shall be havial for the said part ______. of the scond part ______. of the scond part ______. It has no sconding to the scond part ______. It has possession of the said possible to the sconding the scan and possible by the scond of the said possible to the sconding the scan and possible by the scond of the said to possession of the said possible to the sconding the scan and possible by the scond of the said to possession of the said possible to the scan and holder hereof, without notic improvements thereon in the in the manner prescribed by overplas, if any three be, shall be paid by the part. Y _____ making such rais, on demand, to the first part. _______ It is a preced by the parties hereto that the forms and provisions of this indenture and each and every edisation therein contained, and all benefits accruing therefrom shall ea (n and be obligatively precise here), executes, administration, promonal preventions (the termedices article herein). overplus, if any there he, shi It is arreed by the to, and be obligatory upon nd and inur IN WITNESS WHEREOF, the part ______ of the first part ha g_____ hereunto sether ______ hand ____ and seal _____ the day and year IN WITNESS Ema L. Gillham (SEAL) (SEAL) (SEAL)(SEAL) STATE OF Kansas STATE OF. Kens. SS. COUNTY OF Douglas ... COUNTY OF Dou, BE IT REMEMBERED, That on this _____17_____day of ______kay____ of ary Public--_______in the aforesaid County and State, came...

 BE IT REMEMBERED, That on this.
 17
 day of
 May.
 A. D. 19. 24., before me, a

 Wojary, Publico- in the aloresaid County and State, came.
 The anne.
 The anne.

 to me personally known to be the same person.
 who executed the foregoing instrument and duly acknowledged the execution of IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.

L. S. L.S. This release was written so the urigina Notary Public. RELEASP 1, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of I, the undersigne Deeds to enter the discharge of this mortgage of record. Dated this..... day of June 19 41 20:0 Deeds to enter the disch (Corp. Seal) Corpo Sune Mortgagee, Owner.

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