MORTGAGE	RECORD	69
----------	--------	----

14	MORTGAGE RECORD 69		
	FROM STATE OF KANSAS, DOUGLAS COUNTY, 53.		
	This instrument was filed for record on the 16 day of	· .	
	Law, Nat'l, Bank, By Deputy.	·	
	THIS INDENTURE, Made this 15th day of June , in the year of our Lord, one thousand nine hundred and twenty five between Lillian R. Lois, widow.	hundred	
	of Lawrence. in the County of Douglas and State of Aunsas. part 1/2 Sof the first part, and Lawrence National Eank, Lawrence Kansas. part y of the second part.	of part i	
M	WITNESSETH, that the said part 30 the first part, in consideration of the sum of DOLLARS to thor duly paid, the receipt of	1	
54	which is breely acknowledged, ha 6 sold, and being in the County of Grant, Hargain, Sell and Mortgage to the said part y of the second part, Douglas and State of Kansas, to-wit:		
600	But at a relation the west line of Perklat 29, 160 feet south of the NW corner of		
Reg. No. <b>6.24</b> Fee Paid <b>65.00</b>	Jogin at a point one wast the distribution of the dividing line between said lot #29 and said lot #29; Thence east 50 feet to the dividing line between said lot #29 and Park Lot #27 continue thence east 15 feet; thence couth 40 feet to the south line of Park lots #27 and #29; thence west to the SW concer of park lot #25; thence north to the place of beginning in the City of Lawrence Douglas County, Aansas. Les H is the intention of this mortgage to convey and this mortgage hereby convey the same real estate conveyed to Lillian R. Leis by C.S. Jones.		
		81	
	with the apparetenances and all the estate, title and interest of the said part y of the first part dorgin. And the said part y of the first part do CC breby revenue that at the delivery hered wave in the law of energy of the premises above granted, and wined of a	with the And	
	peed and indefauille estate of interitaree therein, few and clear of all incuminances, and that they silk averant and defeed the same avaient all parties tracking david viam therein. It is agreed between the parties here to at the part of a part of part and all at all times during the life of this indenture, pay all taxes or assessments that may be beind or assessed	good and is and that the It is	
	It is agreed between the particle hereto that the part $V_{\pm}$ of the first part shall it all times during the inter the number of part shall be seen as a second state with the second part here the loadily second and number of the second part is the second part here and the second part is the second part in the less. If any, made parallel to the part $V_{\pm}$ of the second part is the second part in the less. If any, made parallel to the part $V_{\pm}$ of the second part is the second part in the less. If any, made parallel to the part $V_{\pm}$ of the second part is the second part in the less. If any, made parallel to the part $V_{\pm}$ of the second part is the second part in the less. If any, made parallel to the part $V_{\pm}$ of the second part is	against sale	
	interest. And in the event that said part y of the first put shall fail to pay nob have a ben the same loome due and payable and to keep said premises insured as bening possibled, then the part Y of the second part may pay said trues and insurance, or titler, and the answer to paid shall been a just of the indeitedness, we would by this indenture, and shall been interest at the of W. In mote date of payment and insurance or would be assessed on the same a just of the indeitedness, we would by this indenture, and shall been interest at THIS GRAFT instructed as montrary to owned be payment of the sum of	interest. A part. y. the rate of	
	Two thousand and no/100 DOLLARS.	тій тій	
	acceleration to the terms of <u>ono</u> certain written obligation. For the payment of and sum of manage, exceeded on the <u>16th</u> day of <u>June</u> 19.25, and by <u>its</u> there are a set of the terms and equal to the part $Y$ of the second part, which all the second part is the set of the second part of the s	according to and by sums of mo	
	make of more partnered by the said part. <b>y</b> — of the second part to pay for any instructor or to discharge any taxes with inferret three as being provided, in the event that said part of the fort part shall had to get the same accessible in the indextree. And this encryptere shall be wild if any hypermetic made as been specified, and the edge size excitation of the single same three and the same part of the same the random part thereas And this encryptere shall be wild if any hypermetic made as been specified, and the edge size excitation of the size same part of the same part of the same specified in the same the part of the same specified in the same specified into speci	of the first And or any oblig or if the bui	
	er if the buildings on add on data are not kept in a good regize to key are now, or if a said is even into the on a problem, then the comparison parts and here the option of the buildings on add on the buildings of the add of the buildings of	holder heres improvement in the man	
	independent therein the matter provided by its and balance neerest responded to each the rest and test the premise its rest of the premise its rest, and the in the master premised by its and to all mercess and from one has to rest in the second to main all primaria and interest, together the cost and charge insident therest, and the everyory, if any there is obtained as the second term is a second to the for part	in the man overplus, if It is to, and be o	
	to, and he obligatory upon the being recentory, advantations, personal representatives, person and uncreases of the respective parties beens. IN WITNESS WHEREOF, the part y of the first part ha 5 hereunto set hor hand and seal the day and year last ablew written.	IN last above	
	Lillian R. Lois		
	(SEAL)		
	(SEAL) (SEAL)		
	STATE OF Kansas	STATE O	
	County or Douglas Determined by the advection of the adve	County	
This Re was with on the o	ritten L.S. to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of		
Morte	nice a written.	L. S.	
of Set	Notary Public.		
Jac	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of	• I, I	
	Directs to enter the discharge of this mortgage of record. Dated this 15 Jay of Sept. 19 26 bary beach. Bew. W. Kuhue Mortgage. Owner. Bev. W. Kuhue Inshie	Deeds to e	
	roce. Wi munae openier		

: (

ションシー

- Change

VV. FRONT