DECORD 60

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FRONT

-	A REAL PROPERTY OF A REAT	STATE OF KANSAS, DOUGLAS COUNTY, 53.	
	FROM		ay of M.
	K.Wiexeldorfer et al	This instrument was here to recover on recover of the second seco	de
		Deputy.	
	A.W.Durr	By, in the year of our Lord, one thousand	l pin-
	THIS INDENTURE, Made this 13th day of July , in the year of our Long, one chouse in many bundred and twenty five between Katle Weizeldorfer and John Weizeldorfer, her husband		
4	of Kansas City in the County of Jackson	n and State of Missouri	
50	part 165 of the first part, and Augusta M.Durr	part. y of the second	
res 2	WITNESSETH, that the said part ies of the first part, in ce One Thousand which is bereby acknowledged, ha. Ye sold, and by this indexture do to following described real estate situated and being in the County of	Grant, Bargain, Sell and Mortgage to the said part y of the second	ipt of part,
N	The South Twenty	- five (25) acres, of the	
e Taid	The South Henry	the north wast quarter $(\frac{1}{4})$ of	
F	Northwest quarter $(\frac{1}{4})$ of the north west quarter $(\frac{1}{4})$ of section eight (8) twonship Thirtsen (13) Range Twenty one (21)		
	section eight (o) thom County and State		
間目上			
	with the appuretenances and all the estate, title and interest of the said	art. 108 of the first part therein.	
	And the said part 105 of the first part do bereby revenant and agree good and indefensible estate of inheritance therein, free and clear of all incumkrances,	that at the denvery series any second s	
	and that they will warrant and delend the same against all parties making lawful claim the It is agreed between the parties hereto that the part _168_ of the first part sha	reto. I at all times during the life of this indenture, pay all taxes or assessments that may be levied or a built of the life of the life of the levies of the life of the li	serend
	against said real estate when the same becomes due and payable, and that they	the loss if any made mayable to the part v of the second part to the extent of her	a la caracteria
	interest. And in the event that said part 108 of the first part shall fall to pay such ta part of the second part may pay said taxes and insurance, or either, and the amo	are us on an electric due and payable and to keep said premises insured as brein provided, it unt so paid shall become a part of the indebtodness, secured by this indenture, and shall beer inte- DOL.	rest at
			LARS,
	according to the terms of ONS certain written obligation for the payment of		rum or
	the second part to may for any insur	ince or to discharge any taxes with interest thereon as herein provided, in the creat that and part	
	And this envayance shall be widt in winn payment be made as 'termin specified, and to or any obligation restart dtrepts, or interest thereas, or if the taxe or and real relates or if the hundlings on aid the obligations provide for it and written obligations for the security of impact, and all of the obligations provide for its major and written obligations for the security of holder heredy, without notice, such its shall be hard in or the same strept are not a pay the interest improvement therein in the manner provide its of an aid to have a reverse	e cliquites estated therein fully discharged. If default he made in such payments or any part not paid when the rame beyond due and payaho, or if the incurates is not kert up, a provided is errollicit or call product, that the restry care is also been due and payaho at the which the inductors is given, baki interfaulty instantiation been due and payaho at the option of the start of the start pays of the start pays of the start pays of the start of the start pays of the start pays of the start pays of the start pays of the start of the start here the start pays of the start pays of the start pays of the start pays of the start of the start pays of the start of the start here start pays the forther start of the start pays in start of the start pays of the start of the start here start pays the forther start of the start pays in start of the start pays of the start of the start here start pays the forther start of the start pays in start of the start pays of the s	all the hereof,
	in the manner prescribed by law and out of all moneys arising from such rale to retain the a overplas, if any there be, shall be paid by the part y making such sale goo demand; It is agreed by the parties hereto that the terms and provisions of this indenture a	neurst then unpaid of principal and interest, together with the costs and enarys mederat derives a the first part	d inure
	IN WITNESS WHEREOF, the part 108 of the first part has	igns and successions of the respective parties hereto. YO hereunto set thoir hand S and seal S. the day and	year
	last above written.		EAL)
		John Weixeldörfer	EAL)
		(S)	EAL)
			EAL)
	STATE OF Kansas		
	COUNTY OF Douglas }ss. BE IT REMEMBERED, That on this	13th day of July A. D. 19 25, before	me, a
	COUNTY OF Douglas Jes. BE IT REMEMBERED, That on this Notary Funito	in the aforesaid County and State, came	me, a
	COUNTY OF Douglas } ss. BEIT REMEMBERED, That on this Notary Pullic Katie Weixeldorfer to me personally known to be the same person.	in the aforesaid County and State, came and John Weixeldorfer her husband 8 who executed the foregoing instrument and duly acknowledged the executi	ion of
Has Folesse Mas Writen on theory call	COUNTY OF Douglas } ss. BEIT REMEMBERED, That on this Notary Pullic Katie Weixeldorfer to me personally known to be the same person.	in the aforesaid County and State, came and John Weixeldorfer her husband 8 who executed the foregoing instrument and duly acknowledged the executi to subscribed my name, and affixed my official seal on the day and year last a	ion of above
ras written -	COUNTY OF Douglas } ss. BE IT REMEMBERED, That on this Notary Pullic Katio Weixeldorfer to me personally known to be the same person US. the same. IN WITNESS WHEREOF, I have hereo written. My Commission Expires on the 4th	in the aforesaid County and State, came and John Weixeldorfer her husband 8 who executed the foregoing instrument and duly acknowledged the executi to subscribed my name, and affixed my official seal on the day and year last a day of April 19 26 C.F.Richards Notary Pu	ion of above
max written on theoriginal Norigine entered	COUNTY OF Douglas } ss. Douglas Jess. BE IT REMEMBERED, That on this Notary Punlic Katie Weixeldorfer to me personally known to be the same person LS. In WITNESS WHEREOF, I have beren written. My Cemmission Expires on the 4th I, the undersigned owner of the within mortgage, do hereby acknow	in the aforesaid County and State, came and John Weixeldorfer her husband 8 who executed the foregoing instrument and duly acknowledged the executi to subscribed my name, and affixed my official seal on the day and year last a day of April 19 26 C.F.Riohards Notary Pu RELEASE	ion of above blic.
max writtin on thioriginal Nortgane entered	COUNTY OF Douglas } ss. Douglas } ss. DE IT REMEMBERED, That on this Notary Funlic Katie Weixeldorfer to me personally known to be the same person LS. The same. IN WITNESS WHEREOF, I have hereo written. My Cemmission Expires on the 4th 1, the undersigned owner of the within mortgage, do hereby acknow	in the aforesaid County and State, came and John Weixeldorfer her husband 8 who executed the foregoing instrument and duly acknowledged the executi ato subscribed my name, and affixed my official scal on the day and year last a day of April 19 26 C.F.Richards Notary Pu RELEASE sledge the full payment of the debt secured thereby, and authorize the Regist	ion of above blic. ter of

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