1 4 1
TO Get_AD, 1925 at Do; 10 A. M h. Get_AD, 1925 at Do; 10 A. M h. By Rejeter al Dords. By In the year of our Lord, one thousand nine n Tomplin and Lons V. Templin his wife. In the County of Douglas. and State of Kansas. hat the said part is a of the first part, in consideration of the sum of Douglas. In the county of the second part. and (\$50000.0) DOULANS, to them duty paid, the receipt of draw distate of Kansas. It is a second part. and (\$50000.0) Douglas In determine, Solitand Mortgage to the said part. It is a second part. at the said part is a of the former alley lying immediately north of said alley, thences; It is a second part. It is a second part. at the said of a former alley lying immediately north of said alley, thence of boginning. It is a part of a former alley lying immediately north of said alley, thence of the said part is a part of the county of 12 for the to the former north line of said alley, thence state is (6) feet, thence southwestery to the place of boginning. a balow consideration of five thousand (\$5 000.00) dollars is a part of the counts of the shore property. and all the extate, title and interest of the said part is of the first part therein. at the format do a hove property.
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ecifed and directed by the part. The of the second part, the loss, if any, made payable to the part. V of the second part to the entent of ft.
id part 108 of the first part shall fail to pay such taxes when the same been e due and payable and to keep mid promises insured as herein provided, then the pay pay and insurance, or either, and the amcunt so paid shall beene a part of the indebtedness, secured by this indenture, and shall bear interest at its a moritages to secure the rayment of the sum of
Jule Chousand Dollars
certain written obligation for the payment of said sum of money, executed on the 17th day of July 19 25 . made payable to the part y of the second part, with all tablest accruing thereon according to the terms of said obligation and also to secure any sum or
aid 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. 108 be more as provided in this industruce. The interest thereon of the factors on made read read said here the more more more discharged. If definite the made in such payments or any part thereof or interest thereon of the factors on made read read said here the more more more discharged. If definite the made in such payments or any part thereof or interest thereon of the factors on made read read static here the more more more discharged in the or it is the same of any part thereof
s are not kept in as good repair as they are now, or if waste is examitted on said promises, then the conveyance shall become absolute and the whole sam remaining provided for in said written obligation, for the security of which this indentiative shall immediately matter and become due and payable at the contion of the
t shall be add for the said part of the second part to take passenion of the said premises and all the or provided by law and to have a review appeinted to collect the rents and lengths actually thereform; and to sell the premise hereby granted, or any part lawred, do used all moves uniding from machine to realm the amount then unpaid of principal and interest, together with the rests and charge, and the
pail by the part. Ymaking such sale, on demand, to the first part 169 prior to that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits aerusing therefrom shall extend and inure rs, executors, administrators, present properties, assigns and saccessors of the respective parties herein.
EREOF, the part 108 of the first part ha We hereunto set the ir hand 8 and seal the day and year
Olin Templin. (SEAL)
Lona V. Templin, (SEAL)
(SEAL)
(SEAL)
BE IT REMEMBERED, That on this 26th day of September A. D. 19 25, before me, a
Notary Public in the aforesaid County and State, came Olin Templin and Lena V. Templin, his wife.
ne personally known to be the same person 8 who executed the foregoing instrument and duly acknowledged the execution of This Release
Same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above ten.
Commission Expires on th24th day of July 19 29 W.F. March Notary Public.
RELEASE 9
ner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Authority and the secure of th
of this mortgage of record. Dated this 1 - day of the Direct Action of Barking Laurence of the State of the S