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TGAGE RECORD 69

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TTTT	FROM	States and the states	STATE OF KANSAS, DOUGLAS COUNTY, IS	l6th day
	week		This instrument was filed for record on the Reb(, A, D., 1926), at 1:	
	R. H. Kent et ux	$= \sum_{i=1}^{n-1} \sum_{j=1}^{n-1} \sum_{i=1}^{n-1} \sum_{j=1}^{n-1} \sum_{i=1}^{n-1} \sum_{j=1}^{n-1} \sum_{j=1}^{n-1} \sum_{i=1}^{n-1} \sum_{j=1}^{n-1} \sum_{i=1}^{n-1} \sum_{j=1}^{n-1} \sum_{j=1}^{n-1} \sum_{i=1}^{n-1} \sum_{j=1}^{n-1} \sum_{i=1}^{n-1} \sum_{j=1}^{n-1} \sum_{j=1}^{n-1} \sum_{i=1}^{n-1} \sum_{j=1}^{n-1} \sum_{i=1}^{n-1} \sum_{j=1}^{n-1} \sum_{j=1}^{n-1$	Feb Day & Welle	van:
	And the second states and the second states in the			Register of Dreds.
1474	Merchants Loan & Saving	s Bank.	By	Deputy.
Della Ball		fifteenth day of	February , in the year of our	Lord, one thousand nine
	THIS INDENTURE, Made this hundred and twenty-six		and the second sec	and the second
		R. H. Kent and Hattie		
	Denteroy	in the County of Dou	iglas and State of rchants Loan & Savings Bank ,	Kansas .
	part fes of the first part, and		Lawrence, Kansas	y of the second part.
	WITNESSETH, that the said part	iesof the first part, in consid	eration of the sum of DOLLARS, to them	duly paid, the receipt of
	Two Thousand (\$2000.00)- which is hereby acknowledged, ha ve to following described real estate situated	cold and by this indenture do	Grant, Bargain, Sell and Mortgage to the said part ouglas and State of Kansas	y of the second part, , to-wit:
	Lot:	s Numbered Thirty-nine	(39) and Forty (40)	
			of Block Numbered Nine (9)	
	of i	Babcock's Addition to t	the City of Lawrence, Kansas-	
				States of the state of the
			•	
			•	
	with the appurctenances and all the estate,	, title and interest of the said part.	105 of the first part therein.	
	And the said part 105 of the first part of	do hereby covenant and agree that	105 of the first part therein. at the delivery bereaf they are the lawful owner. 5 of the permise	a above granted, and wirel of a
	And the said part 105 of the first part of good and indefeasible estate of inheritance therein, fre	do hereby covenant and agree that see and clear of all incumbrances,	at the delivery hereof they are the lawrul owner. S. of the premier	141.5
	And the said part 105 — of the first part of good and indefeasible estate of inheritance therein, for and that they will warrant and defend the same again It is agreed between the parties hereto that th	do hereby covenant and agree that re and clear of all incumbrances, not all parties making lawful claim thereto, is parties of the first part shall at a there is a state of the original shall at a shall be achieved the state of the original shall be the state of the state of the state of the state of the state of the state of the stat	at the delivery hereof they are the investor owner. S, on the perman- tion of the second seco	s that may be levied or assessed senado in such sum and by such
	And the said part 105 of the first part d good and indefaulthe estate of inheritance therein, for and that they sill warrant and deferd the same again it is agreed between the parties hereto that the against and real estate when the same becomes due i insurance company as shall be specified and directed	do hereby covenant and agree that ex and clear of all incumbrances, out all parties making langle claim thereto. e part 10 B of the first part shall at a and payable, and that thoy by the part y of the second part, a	at the delivery here it they are the mount owner. So it is preserved in times during the life of this indecature, pay all takes or assessment keep the halidings upon aid real estate insured against for and to be less. If any, made populate to the part Y of the second pay to the choice it over not de and the available and to leven aid provides in the choice it over not de and the available and to leven aid provides in the choice it over the part of and the available and to leven aid provides in the choice it over the part of and the available and the transition of the second pay.	e that may be levied or assessed stado in such sum and by such rt to the extent of <u>its</u> - red as herein provided, then the
	And the said part 105 of the first part d good and indefaulthe estate of inheritance therein, for and that they sill warrant and deferd the same again it is agreed between the parties hereto that the against and real estate when the same becomes due i insurance company as shall be specified and directed	do hereby covenant and agree that ex and clear of all incumbrances, out all parties making langle claim thereto. e part 10 B of the first part shall at a and payable, and that thoy by the part y of the second part, a	at the delivery here it they are the mount owner. So it is preserved in times during the life of this indecature, pay all takes or assessment keep the halidings upon aid real estate insured against for and to be less. If any, made populate to the part Y of the second pay to the choice it over not de and the available and to leven aid provides in the choice it over not de and the available and to leven aid provides in the choice it over the part of and the available and to leven aid provides in the choice it over the part of and the available and the transition of the second pay.	e that may be levied or assessed stado in such sum and by such rt to the extent of <u>its</u> - red as herein provided, then the
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	And the said part 105 . of the fort part of good and indefaultile extet of inheritance therein, for and that they ill warrant and defined the same acade is a good between the parties hereto that it against said real each with the same between dear to insurance on pany as shall be specified and directed interset. And in the event that said part 105 . of the same the same that any part said, say the same the second part may part said. The the same the same that said part 105 . Of the same the same that said part 105 . Of the same the same that said part 105 . Of according to the terms of 000 . certain with and by 115 . terms made payable to the mass of meany shared by the same that part 1 .	bo berefy essenant and agree that be and clear of all incrementances, and clear of all incrementances, and paysibe, and that they be and paysibe, and that they be denoted by the second part, the first parts shall fail to pay ruch tarse shall be made increase, or dibtra, and the amount pre- vention the payment of the sum of inter obligation for the payment of said part of the second part, with the second part to pay for any insurance.	at the delivery tered they are the neutron terms, \mathbf{y} is the present it times during the life of this indecentore, pay all taxes or assessment keep the holdings upon add real estate insured against fire and to he less. It may, made poyable to the part \mathbf{y} or the second pay the the same its error due and gaaylabe and take pa alignments have p add shall become a part of the indebtedness, secured by this inde- same at money, executed on the <u>fiftCoontyb</u> , day, of	s that may be levied or assessed reado in such sum and by such it to the extent of 15 = - red as herein provided, then the ture, and shall bear interest at DOLLARS, FO DULARS , FO DULARS , FO DULARS , HO DULAS , HO
	And the said part 105 . of the fort part of good and indefaultile extet of inheritance therein, for and that they ill warrant and defined the same acade is a good between the parties hereto that it against said real each with the same between dear to insurance on pany as shall be specified and directed interset. And in the event that said part 105 . of the same the same that any part said, say the same the second part may part said. The the same the same that said part 105 . Of the same the same that said part 105 . Of the same the same that said part 105 . Of according to the terms of 000 . certain with and by 115 . terms made payable to the mass of meany shared by the same that part 1 .	bo berefy essenant and agree that be and clear of all incrementances, and clear of all incrementances, and paysibe, and that they be and paysibe, and that they be denoted by the second part, the first parts shall fail to pay ruch tarse shall be made increase, or dibtra, and the amount pre- vention the payment of the sum of inter obligation for the payment of said part of the second part, with the second part to pay for any insurance.	at the delivery tered they are the neutron terms, \mathbf{y} is the present it times during the life of this indecentore, pay all taxes or assessment keep the holdings upon add real estate insured against fire and to he less. It may, made poyable to the part \mathbf{y} or the second pay the the same its error due and gaaylabe and take pa alignments have p add shall become a part of the indebtedness, secured by this inde- same at money, executed on the <u>fiftCoontyb</u> , day, of	s that may be levied or assessed reado in such sum and by such it to the extent of 15 = - red as herein provided, then the ture, and shall bear interest at DOLLARS, FO DULARS , FO DULARS , FO DULARS , HO DULAS , HO
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