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FRONT

WORTGAGE RECORD 69

TIT	T	FROM	STATE OF KANSAS, DO	
			This instrument was fil	ded for record on the 20 day
	Charles	M. Brown st al TO	Leve Joa	B. Willman. Register of Deeds.
	Watkins	Nat'l. Bank	By	Deputy.
. No. 1487		DENSITY Notethin -instanth	day of February	, in the year of our Lord, one thousand ni
e Paid_1.50	hundred and t	DENTURE, Made this nineteenth wenty six between Charles M. Brown and Ada Brown		
			Douglas and Stat	e of Kansas
V	of Lawrenc		P 0	part. y of the second pa
	Six h	SETH, that the said part ies of the first p undred and no/100 (\$600.00) acknowledged, ha vo sold, and by this inde ribed real estate situated and being in the Cou	Court Descrip Sell and Me	to them duly paid, the receipt
		Lot number sixty (60) in	block five hundred (500) on I	Couisiana Street in the
•		City of Lawrence, in Doug		
		City of partoneos, in pres		
		nances and all the estate, title and interest of t	he said part 105 0f the first part therein.	
	And the said p	art 105 of the first part do hereby covenant	and agree that at the delivery hereof they are the law	
	And the said p good and indefeasible and that they will war	art 108 of the first part do hereby covenant estate of inheritance therein, free and clear of all incumbra except n. mortgage for seventee rant and defend the same against all parties making lawfu men the neutries herein that the nait 10% of the first	and agree that at the delivery hereof they are the law nees, n hundrod fifty dollars (\$17; claim thereto, inst shall at al times during the life of this indenture	50.00)
	And the said pu good and indefeasible and that they will war it is agreed by a said the against said real estate insurance company as	at 108 of the first part do hereby overcant state of inheritance therein, free and clear of all incumber SCOOL . MOT LEAGE for Seventoo reats and defed the same against all region making lark with the partice before that the part 108 of the with the partice before the at here of the seven the same becomes due and payable, and that Th hall the specified and directed by the part. J. dt	and agree that at the delivery hereof they are the law terms, a hundrod fifty dollars (\$174 claim thereto, part shall at all times during the life of this indetuue by Will	50.00) , pay all taxes or assessments that may be levied or assess the insured against fire and torsado in such sum and by mo t y of the second part to the extent of 110
	And the said pu good and indefeasible and that they will war It is agreed bet against said real estate insurance company as interest. And in the e	art $108 \dots 61$ the first part do hereby coverant scattar of inheritance therein, for and clear of all incombre SCCODT	and agree that at the delivery hereof they are the law areas, icaim thereto, part shall at all times during the life of this indexture by Will there the huldings upon said real est escent grant, the less, if any, made payable to the part y up that here are thereas releven due and payable	50,00) , pay all taxes or assessments that may be levied or assess to issued against for and torsado in such sum and by so t. \mathbf{y} of the second part to the extent of 100 to to keep said premises instruct as herein periodic, then th
	And the said pu good and indefeasible and that they will war It is agreed bet against said real estate insurance company as interest. And in the e	art 108 — of the fast part do — bordy overant state of inheritance therein, five and clear of all incrembers $0x \cos pt$, mortiging for SOT SOUTHONE was the particle horizon that the part 1000 m south that the set when the same before that the part 1000 m south of the south the specific and directed by the part -300 m of 000 went that said part 1060 — of the fast part hall fail to per- end part may pay said taxes and instance, or their, and is instanded by a said part and instance on the payment of them to instand by a said part of the fast part thall fail to per- end part may pay said taxes and instance, or there are is instead on a protective the payment of them the payment of them	and agree that at the delivery hereof they are the law sees, the delivery hereof they are the law prove that a set times during the life of this indeture by will tree the buildings upon said are lett second part, the leve, if any, made payable to the par- by such taxes when the same 1 even of the and payable is the amount so phil shall become a part of the ladd m of	50,00) , pay all taxes or assessments that may be levied or assessments that may be levied or assess to insured against fire and tornald in such sum and by set t = y of the second part to the extent of 118 of to keep said premises insured as berein pervisied, then th technes, secured by this indenture, and shall bear interest a
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