MORTGAGE RECORD 69

1.	MORIGIN		1-1-1-1-1
nut	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.	
	to you and the second second second and the	This instrument was filed for record on the 11thsy of	
	August Disque et ux	O 6 OVGAN	
	a state of the second	Register of Deeda.	
Reg No 1	787 Ida James et al	ByDeputy.	
Fee, \$4	.50	, in the year of our Lord, one thousand nine	
11/	hundred and twenty six between	or Office	
۷	-August Disque and Rosa	Disque, his wife,	
	of Lawrence in the County of	Douglas and State of Kansas	
	parties of the first part, and	part is s of the second part.	
	Ida James and Lida James WITNESSETH, that the said part ies of the first part, in	consideration of the sum of	
	-Eighteen Hundred and no/100 (\$1800.00)- which is hereby acknowledged, ha ve sold, and by this indenture d	o Grant, Bargain, Sell and Mortgage to the said part. 188 of the second part,	
	to following described real estate situated and being in the County of	Douglas and State of Kansas, to-wit:	1100
	Commence at the Northwe	st corner of the Northeast Quarter	
	(1), of the Southwest 4 (1) of Section Twenty -	uarter (1) of the Northwest Quarter nine (29) Township Twolve (12) Range	. H
	Twenty (20) in Addition	Seven (7) in that part of the City of n as North Lawrence, thence Bast One Hundred Thirty	· · ·
	Two (132) feet: thence	South Three Hundred Thirty (330); thence	
4	West One Hundred Thirty	wTwo (132) feet; thence North Three Hundred ce of beginning	
Ana 6. Weller of Deeds	Inirty (33) 1880 to pla		
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. 0.	with the appuretenances and all the estate, title and interest of the said	next for all the first part therein	
d N.	And the said part 10 g of the first part do hereby covenant and agr	ee that at the delivery hereof they are the lawful owner	
The Tag	good and indefeasible estate of inheritance therein, free and clear of all incumbrances,		
X List	and that they will warrant and defend the same against all parties making lawful claim the lit is agreed between the parties hereto that the part 105 of the first part sh	hereto. all at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed	
A.	against said real estate when the same becomes due and payable, and that UNOY W3 insurance company as shall be specified and directed by the part 108 of the second	111 keep the buildings upon said real estate insured against fire and tornado in such sum and by such part, the less, if any, made payable to the part	
and Al	the second secon	the the same became due and savable and to keep said promises insured as herein provided, then the	
	part 108 of the second part may pay said taxes and insurance, or either, and the an the rate of 10% from the date of payment until fully repaid THIS GRANT is intended as a mortgate to secure the payment of the sum of	axes and the same treeme use and payous and to key and promote indenture, and shall bear interest at	
11	Eighteen Hundred and no/100	Dollars,	
010		of said sum of money, executed on the first day of June 1926., with all interest accruing thereon according to the terms of said obligation and also to secure any sum or	
day	sums of money advanced by the said part 108 of the second part to pay for any inst	with an interest account the second s	
	of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payment be made as berein specified, and or any objection created thereby, or interest thereby, or if the taxy, on said trail estate i	the obligation certained therein fully discharged. If default be made in such payments or any part thereof the not raid when the same become due and payable, or if the insurance is not kept up, as provided Leria, is is committed on and formines, then this envery starts shall becreme absolute and the should same mentioning	
Ame			
of that the s	holder hereof, without notice, and it shall be lawful for the said part 108 of the second improvements thereon in the manner provided by law and to have a receiver appointed to co- in the manner presented by law and out of all of the second	part to take possession of the side premises and all the let the roots and heerfits accruing therefrom; and to eithe premises hereby granted, ee any part theref, amount then unpubli of principal and interest, together with the certain and charges incident thereto, and the	
l that the s band this	on the manner presented by taw and out of all moneys arising from such sale to retain the overplus, if any there is, shall be paid by the part. 108 making such sale, on demand,	amount then unpart of principal and interest, together with the cells and charges interest, and the to the first part 108	
A Ma		to the first par 128 and a second	Sear.
in an	IN WITNESS WHEREOF, the part 165 of the first part I last above written.	ave hereunto set their hand s and seal s the day and year	
AIR		August Disque	Design of the
D	pipers	Rosa Disque (SEAL)	
1		(SEAL)	
0			
:			
	STATE OF Kansas		
1	COUNTY OF DOUGLAS	7th day of June A. D. 1926, before me, a	
	Notary Public	in the aforesaid County and State, came	
1.0	August Disque and Rosa Disqu	e,his wife,	
		8 who executed the foregoing instrument and duly acknowledged the execution of	T
(Differ)	IN WITNESS WHEREOF, I have here written.	unto subscribed my name, and affixed my official seal on the day and year last above	·
Sel Sel	My Commission Expires on the 27th	day of January 19 27 F. C. Whipple	
			1
	I, the undersigned owner of the within mortgage, do hereby other	RELEASE owledge the full payment of the debt secured thereby, and authorize the Register of	
	Deeds to enter the discharge of this mortgage of record. Dated this	day of	
1037413155	1 A A	Mortgagee. Owner.	
113.82 A 21. 17-1			COLUMN A DOWN

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