MORTGAGE RECORD 69 400 STATE OF KANSAS, DOUGLAS COUNTY, 53. FROM This instrument was filed for record on the 24 day of 7 M. Aug. A. D., 192 S., at 9:05. A. Dea E. Wellman Regist 9:05. A. Auge Carl Boerkircher то er of Deeds ALC: N Deputy. Edward Shively By THIS INDENTURE, Made this fourteenth day of August , in the year of our Lord, one thousand nine 196 hund Reg. No., hundred and twenty six betwe 11.2 Carl Boerkircher and Lena Boerkircher his wife For Painand State of Kansas of 1 of Lawrence in the County of Douglas parties of the first part, and Edward Shively part. part yof the second part. WITNESSETH, that the said part 108 of the first part, in consideration of the sum of. Forty fire Hundred and no/100 (\$4500.00). DOLLARS, to them duly paid, the receipt of Twee DOLLARS, to Grant, Bargain, Sell and Mortgage to the said part. **y** of the second part, Douglas and State of Kansis, to-wit: which is hereby acknowledged, ha **YO** sold, and by this indenture do Grant, R to following described real estate situated and being in the County of **Douglas** to fo Southeast quarter $\binom{1}{4}$ of section three (3) Township fourteen (14) Range Eighteen (18) with the appuretenances and all the estate, title and interest of the said part ies. of the first part therein. with th d the said part 188 of the first part do breby covenant and agree that at the delivery hereof they are the lawful owner. Bof the premises above granted, and seized of a ٨ od and and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the par268 of the first part shall at all times during the life of this indenture, pay all taxes or as ents that may be levied or as aint and real evants when the same becomes due and paytable, and that they will keep the buildings upon mail real state insured against fire and ternado in such same and by wath warman or or pays as shall be specifed and directed by the part. Y of the second part, the loss, if any, made payable to the part Y of the second part to the extent of his sgainst s Laurane t. And in the event that said part 108 of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured as berein provided, then the interest. pert Y. U. of the second part may ray add taxes and instruces, or either, and the amount se paid shall become a part of the indebtedness, secured by this indestrue, and shall bear interest at the first of the indebtedness, secured by this indestrue, and shall bear interest at THIS GRAFT in intered as an entrance to protect the sum of Forty five Hundred and no/100 DOLLARS, part the rate according to the terms of 0.00 certain written obligation for the payment of said sum of money, executed on the 14thay of August 102 and by its terms made payable to the part Y of the second part, with all interest according to the terms of said obligation and also to secure any sec 1926 cording and by oney advanced by the said 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 101 ums of r Mind & Beerg structure try use the period.
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It is indextore try as of the firm Ar or any of or if the b uppaid, a holder her improven holder hered, without notion, and it shall be having for the naid part. improvement thereen in the manner provided by has not to have a receiver appendixed to exist the rents and benefits accruing thereform; and to self the premises hereby granted, or any part theredy, in the manner provided by has not or it also provide the most and the sensition the annexist. The manner provided by has not or its of all memory arises in the manner provided by has not or its of all memory arises in the manner provided by has not or its of all memory arises in the manner hereby manner. Any provide the most and the sensition the annexist of principal and interest, experiment with the roots and designs incident thereby, and the everplas, if any there be, shall be paid by the part ______ whating such sale, on demand, to the first paid 8 It is a greed by the parties hereto that the terms had providers of this indextees and each and every obligation therein contained, and all lengths accruing thereform shall extend and into in and be obligating up on the brack, vectories, administrating, represent green extensions of the respective parties hereto. overplus, It to, and be IN WITNESS WHEREOF, the part ies of the first part have hereunto set their hand s and seal s the day and year last abov Carl Boerkircher (SEAL) Lena Boerkircher (SEAL) (SEAL) .(SEAL) STATE OF Kansas STATE ss. COUNTY OF Douglas COUNTY BE IT REMEMBERED, That on this 14th day of August A. D. 19 26, before me, a "otary Fublic in the aforesaid County and State, came Carl Boerkircher and Lena Boerkircher his wife LS LS to me personally known to be the same person **S** who executed the foregoing instrument and duly acknowledged the execution of the same. his Release the same. WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. as written the original My Commission Expires on the 27th day of January 19 27 F.C * Whipple igage a entered Notary Public. aprice RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Ι, Rie & Comet Deeds to enter the discharge of this mortgage of record. Dated this 35-24 day of March Edward Shively Deeds to 1229. Witness 9 H Liecq Owner. Mortgagee.