ACE RECORD 60

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414	MORTGAGE RECORD 69			
Reg. No. 1994	FROM Robert R. Marokis TO Watkins Nat'l. Bank.	STATE OF KANSAS, DOUGLAS COUNTY, s. This instrument was filed for record on the 31 day of August Do, 192 B, at 2;40: P. M. August Do, 192 B, at 2;40: P. M.		
Ţ	THIS INDENTURE, Made this thir tieth day of Augudt , in the year of our Lord, one thousand nine hundred and twenty six between Bobert R. Marckle and Lois S. Marckle his wife and State of Kansas		• 4.	h
	of Learrence in the County of Doug-Bank. part 198 of the first part, and Watkins Mations Bank. part y WITNESSETH, that the said part iss of the first part, in consideration of the sum of DOLLARS, to then ddy paid, the receipt of Thousand seven Hundred and fifty Dollars DOLLARS, to then witch is before deven Hundred and fifty Dollars Grant, Bargain, Sell and Morigage to the said part Y of the second part, which is before y acknowledged, ha vo sold, and by this indenture do Grant, Bargain, Sell and Morigage to the said part Y of the second part, to following described real estate situated and being in the County of Douglas and State of Kansas, to wit:			pa Une wi to
	one (1) of B.F. Smiths subd (18) and nineteen (19) block City of Lawrence and of lot.	a west eight five and one half (85%) feet of lot ividion of lots sixteen (16) seventeen (17) eighteen fifteen (15) of Babcocks enlarged Addition to the s twelve (12) and thirteen (13) Block three (3) block fifteen (15) Babcocks addition to the City of		
	of Cransons subdivision of f			
	with the appuretenances and all the estate, title and interest of the said part : And the said part 198 of the fast part do breity revenant and agree that	26.6. of the first part therein. at the delivery hereof they are the lawle over. 8. of the premises above granted, and wined of a	ļ,	with
	good and indefaultile entate of inheritance therein, free and elear of all incending access and that they will screen the aprice between the aprice making lawful claim thereins. It is agreed there the particle screen to late the part -168 , of the feet part shall at a spinor and real scatter when the same becomes due and payalle, and that they insurance empany as shall be specified and directed by the part $-\frac{1}{2}$, of the scend part, it in block. And in the event that said part 1686 , of the first part half half in pay such that we have a been $-\frac{1}{2}$, of the scend part may ray said taxes and instruce, or either, and the amount a THIS GinNY in instead is an accessing to every the payment of the sum of THIS GinNY in instead is an accessing to every the payment of the sum of the part of LinNY in instead of a scentizer to every the payment of the sum of	If times during the life of this indenture, pay all taxes or assessments that may be levied or assessed keep the holdlings upon asid real estate insured against fire and tormado in such sum and by such he loss, if any, made payable to the part. \mathbf{y} of the second part to the extent of the bir on the same letters of use and payable and taken paid premise issured as herein provided, then the o paid shall become a part of the indeficience, secured by this indenture, and shall bear interest at pollARS.		good and t agains insurs intere part the ra
	second q to the terms of ODD events write a all galaxies — for the payment of mails and by	sum of menny, executed on the <u>thirthighth day of August</u> 19.28, Interest acruine thereen according to the terms of mid obligation and also to serve any use or e to discharge any taxes with interest thereen as herein provided, in the event that middle therein pairly denotes the terms of the server and the server and the server and the server pairly denotes the same become due and mysake, or if the interaction is not payment to any part herein middle and the same become due and mysake, or if the interaction is not payment to any part herein the interaction is given, shall be used in such any more the and the same the same become due and mysake as the same become due and mysake as the interaction is the same become due and mysake as the server the interaction is given, shall be merging the server and the server the interaction is given, shall be directly include the server and the server the more and of principal and interest, include results account of the costs and charges include the therein, and the first to the increase in the respective part herein. A and very publication therein contained, as dall benefits accounting thereing shall extend and here		accord and by sums of of the or any or if th unpaid holder improvin the overpli- to, and
	to, as he addgatery upon the heir, executor, administratoric, present representative, and or N IN WITNESS WHEREOF, the part 105 of the first part ha VP last above written.	af accesses of the repective parties hards. 8 and seal. 8 the day and year hereunto set their hand 8 and seal. 8 the day and year Robert R. Marokle (SEAL) Lois S. Markle (SEAL) (SEAL)		last a
This Release was written on the original Nor trage - entared this y day - of Sold - 192. Uast & damatered	STATE OF Eansas COUNTY OF Douglas BE IT REMEMBERED, That on this 30 day of August A. D. 19 26, before me, a Notary in the aforesaid County and State, came Robert R. Markle and Lois S. Markle his wife LS to me personally known to be the same person B who executed the foregoing instrument and duly acknowledged the execution of the same person			STAT
Reg. of Deese. When Hayard Copuly	written. My Commission Expires on the 18 day REI I, the undersigned owner of the within mortgage, do hereby acknowled Deeds to enter the discharge of thia mortgage of record. Dated this 5	aubscribed my name, and affixed my official seal on the day and year last above of April 19 29 Dick Williems Notary Public. EASE get the full payment of the dely secured thereby, and authorize the Register of day of Lifet. 19 19 - Wathers National Gash & A. Juofeen One One Owner.		Deeds
	Corp. Seal.	& A. Inofeer Orect. Owner.		

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