MORTGAGE RECORD 69

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428	MORTGAGE RECORD by	
	FROM STATE OF KANSAS, DOUGLAS COUNTY, sa.	
		day of M.
	C. E. Stewart et ux TO This instrument was not to teve the state of th	Deeds.
No. 2025	Lawrence Building & Loan Ass'n By. Dep	CALC MARTINE
1.25	Santathan in the year of our Lord, one thou	sand nine
1	THIS INDENTURE, Made this eighth day of September	wife,
	-/ Istrance in the County of Douglas and State of Kansas	·······
	of Lawrence Lawrence Building & Loan Ass'n part of the see	ond part.
	WITNESSETH, that the said part y of the first part, in consideration of the sum of	receipt of cond part,
	which is hereby acknowledged, ha TO solo, and by the maximum of Douglas and State of Kansas, to-wit: to following described real estate situated and heing in the County of Douglas and State of Kansas, to-wit: Lot Hunber ^T hirty ^F our (34) and Lot Hunber ^T hirty Five (35)	
	except the north ten (10) feet thereof in Block Number Nine	
	(9) in Solomon's Subdivision of ^B abcook's Addition th e City	
	of Lawrence, Kansas	
		1.10
		9-12-14
	with the appuretenances and all the estate, title and interest of the said part yof the first part therein.	-
	And the said part 103 of the first part do hereby covenant and agree that at the delivery hereof they are the lawed owner a to the pressure parted	seized of a
	good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	100000000000000000000000000000000000000
	and that they will surrant and defend the same against all parties making in-ful claim thereto. It is agreed between the parties hereto that the part 108 of the first part shall at all times during the life of this indexture, pay all tarts of assessments that may be level It is agreed between the parties hereto that the part 108 of the first part shall at all times during the life of this indexture, pay all tarts of assessments that may be level in a structure of the parties hereto that the part 108 of the first part shall at all times during the life of this indexture, pay all tarts of assessments that may be level in a structure of the parties hereto that the part 108 of the first part shall be the part of the part	and by such
	It is speed between the particle herein that the part 100 m in the large part than the part that the part 100 m in the large part that the part 100 m in the large part that the part 100 m in the large part to the large part to the large part to the large part to the extent of the large part to the extent of the large part to the large	
	Interest. And in the constitution of part. 102. If the first part shall half to pay use have such to said a termination on a specific structure of the indebtedness, secured by this indenture, and shall be part. Y. et al. the second part may use that so a part of the indebtedness, secured by this indenture, and shall be the first of the first bar shall be another to be shall be another to be another tobs another to be another to be a	
	Five Hundred	19 26.
	the second part with all interest according to the terms of said oungation and also to second	any sum or
	of the second part to hav for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that say	partments
	Turns or newsy strature up to an an end of the indexture. And this ensystem shall be up to be an a periodic in this indexture. And this ensystem shall be void if such payment to make a herein specified, and the chigation certained therein fully discharged. If default be made in such payments or any and this ensystem shall be void if such payment, the make a herein specified, and the chigation certained therein fully discharged. If default be made in such payments or any or any obligation created thereby, or its first, there on, or its the taxes on and its iteration is iteration in the state of an and or iteration of the void or any or it is building on aid relative areas of the iteration of the state on and iteration is iteration of the indexture is the state of an and or iteration of the void or any unpaid, and all of the chigations provided for its aid vertices the chigation for the scentry of a shall the indexture is given, shall immediately matter and become due and payment areas and any obligation.	ided herein, m remaining
	upaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the	and all the
	Wapad, and all of the engineer provides to its determinant of the sail part. Use the second part is the research of the sail part is the second of the sail part is the research of the sail part is and to have a reform particle to rest and here far account therefore, and to sail the presence here yet restored of the sail part is the manner provided by its and to have a reform particle to rest and here far account the rests and there is the research of the sail part is the manner provided by its and to have a reform the manner provided by its and to have a reform the manner provided by its and to have a reform the manner provided by its and to have a reform the manner provided by the sail part is and the sail part is the sail	eto, and the
	overplus, if any there be, shall be paid by the part. V making such sale, on demand, to the first part. It is agreed by the parties berefor that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing thereform shall extend to a sale of the respective parties bereform shall extend to a sale of the respective parties bereform.	sd and inure
	IN WITNESS WHEREOF, the part ies of the first part ha ve hereunto set their hand s and seal s the day	and year
	last above written.	(SEAL)
	Laura May Stewart	(SEAL)
	LANG & PAJ & VOTAS	
		(SEAL)
		(SEAL)
	STATE OF Kansus	C. S.
	COUNTY OF Douglas	loro mo a
	BE IT REMEMBERED, That on this 8th day of Septonber A. D. 19 26 be Notary Public in the aforesaid County and State, came	
This Rele	C. E. Stewart and Laura May Stewart, husband and wife	*****
was wri	L.S. to me personally known to be the same person g who executed the foregoing instrument and duly acknowledged the ex	ecution of
entheori Moriga	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year action written.	ast above
+bia/2	A day My Commission Expires on the 18th day of October 19 28 I. C. Stevenson.	y Public.
of new 192.6	Wallanau Release	and the second
Jack	I the undersigned owner of the within more and the sector advantation the full number of the debt secured thereby and authorize the I	legister of
Ret. 0	Derets to enter the discharge of this mortgage of record. Dated this 12 day of Now. 19,26. Corort Corort Corp Acal. It Slevenson Recy. Harry Reding Poss.	.'20
	Correct Paintence Building & Joan Us	Owner.
	Corp seal. It Store and here Reding Pres.	1
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