MORTGAGE RECORD 69

494	MORIGAGE		-
	and the second	STATE OF KANSAS, DOUGLAS COUNTY, 55.	
	FROM	This instrument was filed for record on the 11 day of	
	Falinda Peace	Sept. A. D. 1928, at 2:05 P.M J.a E. Wellman	
Bar. Ha 2020		Register of Deeds.	
· For Paid	Jeremich Longanecker	ByDeputy.	=
	THIS INDENTURE, Made this 26th day of	August , in the year of our Lord, one thousand nine	
	bundred and twenty six between		hu
N	Wrs Malinda Pesce, a widow of Independence in the County of Montgomery and State of Kansas		of
	of Independence in the County of Koncyclast part of the first part, and Jeremiah Longanocker	part	pa
	WITNESSETH that the said part V of the first part, in consider	ation of the sum of	
	Twenty six Hundred & 00/100	Count Bargain Sell and Mortgage to the said part V of the second part.	wi
	which is hereby acknowledged, ha vo sold, and by this indenture do vo to following described real estate situated and being in the County of D	ouglas and State of Kansas, to-wit:	to
	The west half (=) of	lot numbered one hundred forty (140) Louisiana	
	street in the city of		
	street in the city o.		
		an average and and	
	No note: ted and the long of a stand of the a tradition of the stand o		
	·		
	with the appurctenances and all the estate, title and interest of the said part.	y of the first part therein.	with
	And the said part y of the first part do OS hereby covenant and agree that a	y of the first part (grean, b) 0 18 bits of the premises above granted, and seized of a the delivery hereof services the lawful owner of the premises above granted, and seized of a	pool
	good and indefeasible estate of inheritance therein, free and clear of all incumbrances,		and I
	Ind that they will served to defed the same exploit all party making is well claim theress. It is appeared between the parties where the party or the form part statul at all times during the life of this indexture, pay all taxes or assessments that may be levid or assessed against aid real extate when the party or the form part statul at all times during the life of this indexture, pay all taxes or assessments that may be levid or assessed against aid real extate when the party or the second payshe, and that of the second payshe to the part of the second part to the extend or high insurance company as shall be specified and directed by part or the extend payshe to the part or the second part to the extend or in the extend orhigh insurance company as aball to appeared and directed by part or the extend payshe can be part or the second payshe and taxes show the same texture during payshes and take payshes the second payshes and the steps paid promise insured as bering provided, then the		again
			insur
	part of the second part may pay said taxes and insurance, or either, and the amount so the rate of 10% from the date of payment until fully repaid	paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at	part. the m
	Twenty six Hundred & 00/100	DOLLARS,	
	according to the terms of <u>B</u> certain written obligation <u>B</u> for the payment of said as and by their terms made payable to the part <u>Y</u> of the second part, with all i	interest accruing thereon according to the terms of said obligation and also to secure any sum or	and t
			sums of the
	And this conveyance shall be void if such payment be made as herein specified, and the fability or any obligation created hereby, or interest thereon, or if the taxes on said real estate are not pay or if the buildings on said real estate are not kept in as good repair as they are new, or if saits is com- mented and that the obligations previous for in saits or interest when the part of the saits is com-	to discharge any taxo with interest iteres as been provided, in the event lyst and part. Y_{-} by $S \neq Or m-core - Dates at Orthogonal Partial Par$	or any or if t unpai
	holder hereof, without notice, and it shall be lawful for the said part of the second part of the	an information we given, that minimum any instant and server any payment we option at the transmission of the state option option of the state option	holder impro
	in the manner presented by law and out of all montrys arising from such sale to retain the amount t overplax, if any there be, shall be paid by the part making such sale, on demand, to the fir It is agreed by the parties here to hat the terms and provises of this indexture and each to, and he obligatory upon the bein, executors, administrators, personal representatives, assigns and	hen uspaid of principal and interest, together with the costs and charges incident thereto, and the st part or his heirs and every obligation therein contained, and all benefits accruing therefrom shall extend and have	overp
	IN WITNESS WHEREOF, the part y of the first part ha B	as revery contained were parties berefore and and seal the day and year	to, an
	last above written.	Yra Falinda Peace	last :
		TT FALINGE FORCE. (SEAL)	
		(SEAL)	
	STATE OF Kansas		STAT
	STATE OF Kansas COUNTY OF Montgomery		COUN
	BE IT REMEMBERED, That on this	day of A. D. 1926, before me, a	Nelley and
	Notary Public in Mrs Malinda Peace, a widow	the aforesaid County and State, came	
This Release	to me personally known to be the same person	to executed the foregoing instrument and duly acknowledged the execution of	
was written on the original	LS written.	bscribed my name, and affixed my official seal on the day and year last above	
Morigages entared this day	My Commission Expires on the 18 day of	of Oct. 19 27 D.W. Sanford Notary Public	
march	RELE		
1029 Elis & Construer	I, the undersigned owner of the within mortgage, do hereby acknowledge	e the full payment of the debt secured thereby, and authorize the Register of	Shell, Dee
Rep. of Deale	Deeds to enter the discharge of this mortgage of record. Dated this	day of Well, 6. 1929 19 Gerenicah Longaneeller. Mortgagee. Owner.	Dreds
	Witner L.C. Steremon,	Gerenwah Longaneeller. Mortgagee. Owner.	
	X.C. Olevenson,		
1000			THE MUNICIPAL PROPERTY OF

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