MORTGAGE RECORD 69

	FAIL DOORSONT AT A CONTACT OF A VALUE OF A VALUE OF A VALUE	and the second se	
THE PARTY OF	STATE OF KANSAS, DOUGLAS COUNTY, S.		
	FROM This instrument was filed for record on the 15th day of Oct A. D. 1926/., at 8:45 A. M.		
	Fillaim Bredine et us That Challelman.		
	Illegister of Deeds.		
Reg. No. 2114	Verchants Loan & Savings Bank, By Leputy.		-
For Pair \$4.25	THIS INDENTURE, Made this first day of October , in the year of our Lord, one thousand nine		hu
V	THIS INDER FURS, and the time	"	http://www.international.org
In animent	William Bredine and Christena Bredine, his wile,		of
Forleignment Ace Book 67 Page - 593	of Lawrence in the County of Dougland		pa
person 593	The Merchants Loan & Savings Bank, Lawrence, Annas		
Gage	Comenteen Hundred and no/100 (\$1/00.00)	14	wh
	to following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:		to
	The South Eighty-five (85) feet of Lot One (1)		
	on Finckney Street, in the City of Lawrence ,as		
	shown by the recorded plat thereof		
	the second s		
			\square
	the statistical sector set on the effect statistic to a fact memory used that Table and Same in the		
			with
	with the appuretenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 105 of the fort part do		with
	good and indefeasible estate of inheritance therein, free and clear of all incumbrances,		good
	and that they still warrast and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 105 of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed It is agreed between the parties hereto that the part 105 of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed		and the against
	It is a great retween the parties served uses the part with the part of the second part, the local of a second part is the seco	1.4	insura
	interest And in the event that said nart 188 of the first part shall fail to ray such taxes when the same become due and payable and to keep said premises insured as herein provided, then the		interes part
	Part V the second part may pay and mean and immance, or rither, and the amount so paid shall been a part of the indefendence, secured by this indesture, and shall been at the indefendence, secured by this indesture, and shall been at the indefendence, secured by this indesture, and shall been at the indefendence, secured by this indesture, and shall been at the indefendence, secured by this indesture, and shall been at the indefendence, secured by this indesture, and shall been at its clicker at the indefendence, secured by this indesture, and shall been at its clicker at the indefendence, and the indefendence, secured by this indesture, and shall been at its clicker at the indefendence, and the indefendence at the indefendenc		the ra
	according to the terms of ORO evitain written obligation for the payment of said sum of money, executed on the first day of October 1926,		accord
	and by <u>\$15</u> terms made payable to the part <u>y</u> of the second part, with all interest according to the terms of said obligation and also to secure any sum or sume of money advanced by the said part. <u>y</u> of the second part to pay for any insurance or to distharge any taxes with interest thereon as herein provided, in the event that said part 168		and by sums of
			of the
	of the fact part shall fail to any the same as provided in this indextern. Add this everystars shall be valid in only parts the same as hereing results and an adjustic term of the same in such asymptote or any part, there is a such as the same as a such as a such as the same as the same as the same as the same the same as a such as any same same as a such as a suc		or any or if th unpaid
	bolder hered, without notice, and it shall be lareful for the said part		holder improvin the
	overplas, if any there be, shall be paid by the part_Ymaking such sale, on demand, to the first part 105 It is agreed by the partic hereto that the treffs and providers of this indexture and each and every addigation therein contained, and all benefits accruing therefreen shall estend and inner to, and be obligating upon the bics, executes, administration, resonant discussions, and the respective parties hereto.	ESS STOR	overph to, and
	IN WITNESS WHEREOF, the part ios of the first part ha Ve hereunto set their hand s and seal s. the day and year		last a
	last above written. William Bredine		
	Christena Eredine		
	(SEAL)		
	(SEAL)		077.47
	STATE OF Kansas County of Douglas		STAT
	BE IT REMEMBERED, That on this 14thay of October A. D. 19 26 , before me, a	5	
	Notary rublic in the aforesaid County and State, came William Bredine and Christena Bredine, his wife,		
	18. to me personally known to be the same persona who executed the foregoing instrument and duly acknowledged the execution of	ų	
This Release was written	the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written.	·	and and
en the original Nor tgage :	My Commission Expires on the 20th day of April 1926 A. F. McClanhhan		
this/ day	Notary Public.		
1930	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		
Eline Crandary	Deeds to enter the discharge of this most area of point date 112 how Wing 1010		Deeds
Rap. or poddar	J. S. Varsh Mortgagee. Owner.		
Bernit	atorgaget .	CANER AND	
		and the second	