MORTGAGE RECORD 69

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	FROM STATE OF KANSAS, DOUGLAS COUNTY, SL.		
	Oct. A. D. 192 6, at 1:45 P. M.		
	. Clair N. Patoe TO. Jea E. Wellman. Register of Deeds.		
No 2112	Sol Marks By Deputy.		
hill 22	th transfer day of October in the year of our Lord, one thousand nine		
	THIS INDENTURE, Made this Unirovenicia usy a	4	
V	Clair N. Pateo, a single man		
	of Lawrence in the County of Douglas and State of		
I	part y of the mer part y of the second part.		
Na	WITNESSETII, that the said part y of the first part, in consumption of the said bart bullars , to him duly paid, the receipt of Ten Thousand and no/100 DolLARS, to him duly paid, the receipt of which is brevely acknowledged, ha 5 sold, and by this indenture do 65 Grant, Bargain, Sell and Mortgage to the said part y . of the second part, to following described real estate situated and heing in the County of Douglas and State of Kanasa, to wit:		
A			
	The north half (R_3^3) of lot sixty (60) on Massachusetts street in the city of		
ES:	Lawrence, Kansas		
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We I		•	
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2	with the appuretenances and all the estate, title and interest of the said part y of the first part therein. And the said part y of the first part do beredy evenant and agree that at the delivry hereof even the lawful event of the premises alore granted, and wized of a		
1	And the said part <u>y</u> of the first part do bereby envenant and agree that at the delivery hereof the sector of the premises above granues, and sector of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,		
	and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties between that the part. Y of the first part shall at all times during the life of this indenture, pay all taxes or ansessments that may be levied or assessed		
	against and real estate when the same becomes due and payable, and that he W111 keep the buildings upon said real estate insured against fire and tornado in such sum and by such immunes or meany as shall be receifed 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		
(h)	interest and in the event that said part y of the first part shall fail to pay such taxes when the same beer me due and payable and to keep said premises insured as berein provided, then the		
10	met of the second part may pay aid taxes and instance, or rither, and the amount so paid shall become a part of the indektedness, second by this indexture, and shall bear interest at THIS dilANT is indexed as a mortgate to access the sayness of the sam of THIS dilANT is indexed as a mortgate to access the sayness of the sam of THIS dilANT is indexed as a mortgate to access the sayness of the sam of The same same same same same same same sam		
H,	according to the terms of ODB certain written obligation for the payment of said sum of money, executed on the 13th day of October 19 26,	1	
	and by 1ts terms made payable to the part y of the second part, with all interest according to the terms of maid obligation and also to secure any sum or sums of money advanced by the said part. Y of the second part to pay for any innurance or to discharge any taxes with interest therees as herein provided, in the event that said part. Y		
	of the first part shall fail to pay the same as provided in this inferture: And this envyrages shall be videl for the payment to make as herein operated, and the obligation contained therein fully discharged. If default he make in such payments or any pay thereof any adaption result beingt, of therein theres, or if the tarset on such and or if the size is some there are been made as herein the size of pays. If the instruments is not being up, as provided been, any adaption the size of the size of the tarset on size of the size o		
	or if the buildings on add real relations not been to a good regain as they are new, or if watte is committed on and premises, then this conveyance shall be error absolute and the which man menaling impair, and all of the obligations provided for in wait written obligations, for the security of which this indenture is given, shall immediately matter and become due and payable at the option of the table, and all of the obligations provided for in wait written obligations. For the security of which this indenture is given, shall immediately matter and the value of the obligations of the obligations provided for in which we have the security of which this indenture is given, shall immediately matter and become due and payable at the option of the		
List	holds hered, without notice, and it shall be lawful for the said part. Y of the scored part improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and henefits accruing therefrom: and to accele the premises heredy particle, or any part thereof, in the manner preseried by law and out of all moneys arising from such also retain the amount these supaid of principal and interest, together with the costs and charges incident thereto, and the		
L, JOHN CALLAHAN do hereby certify the od was made by self in and that the same is du	overplas, if any there be, shall be paid by the part. Ymaking such sale, on demand, to the first part		
CALI v certi ade b	IN WITNESS WHEREOF, the part y of the first part ha g hereunto set hig hand and seal the day and year last above written.		10 At
EAH)	Clair M. Pateo		
Durt Durt			
Jork a	(SEAL)		
ind in	(SEAL)		
fore the	STATE OF Kansas	-	12.40%
cloaut cloaut	COUNTY OF Douglas SSA BE IT REMEMBERED, That on this 13 day of October A. D. 19 26, before me, a		
34	Notary in the aforesaid County and State, came		
A D	Clair M. Pateo	e.	
Paral	LS to me personally known to be the same person	T	
200	written. My Commission Expires on the 18 day of April 19 29 Dick Williams		
nty. I	Notary Public.		
193 7	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		
64	Deeds to enter the discharge of this mortgage of record. Dated this day of 19		
	Mortgagee. Owner.		
Per la	Atorigagee. Owner,	STRUCTURE TO STRUCT	
		CONTRACTOR AND A CONTRACTOR	CONCERNING -

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