490	MORTGAGE RECORD 69		0
	FROM STATE OF KANSAS, DOUGLAS COUNTY, 81.		
	FROM multi-instrument was filed for record on the day of		-
	R.R. Marokle TO A. D., 192 6, at 3:4:0 P. M. · Bar & Wellman Register of Deeds.		
	Watkins Natl Bank By Deputy.		1 H
Ber. No. 2166	Homember in the year of our Lord, one thousand nine		
For Paid Outp	This induction of the between	9	hui
	hundred and treatly six R.R. Marckle and Lois S. Marckle his wife of Lewrence in the County of Douglas and State of Kansas		ol
	of Lowrence		pari
	WITNESSETH, that the said part iss of the first part, in consideration of the sum of		as
	Commencing at a point four hundred eighty nine and nine tenths feet (489.9) forth		
	and three hundred thirteen and one half $(313\frac{1}{2})$ feet wast of the southwest corner of		
	the northeast quarter six-thirteen-twenty (NE ¹ / ₄ 6-13-20; thence running east three feet	-	
	feet hundred thirteen and one half/(3132) fothence north two hundred fourty three and one		
	hundred eighty five one thousandths (243,185) feet; thence west two hundred nine		
	and one half (2093) feet; thence south one hundred seventy nine (179) feet; thence west		
	one hundred four (104) feet; thence south sixty four and one hundred eighty five thous-		
	andths (64.135) feet to place of beginning in Douglas County, Kansas.		
	·		with t
	with the appuretenances and all the estate, title and interest of the said part. 105 of the first part therein. And the said part 106 of the first part do bredy covenant and agree that at the delivery hereof they are the laxial ener. 6 of the premies above granted, and wired of a		good as
	good and indefaultle estate of inheritance therein, five and clear of all incuminances. and that they sill surgest up defend the same appliest all payies making lacking claim thereton. It is agreen between the partice that the part (100 - of the first part shall at all times during the life of this indentities, pay all laxes or assessments that may be levide or assessed It is agreen between the partice that the part (100 - of the first part shall at all times during the life of this indentities, pay all laxes or assessments that may be levide or assessed.		and the
	It is gived between the parties hereto that the part 200 of the met part main it is more that the part 200 of the met part main it is more than the part 200 of the met part is a set of		against insuran
	Insurance on party as shall be precised and alterned by the part of the part of the provided, then the interest. And in the event that usid part 108 — of the first part shall all to pay such taxes a ben the same text me due and payable and to keep aid premises insured as herein provided, then the interest. And in the event that usid part 108 — of the first part shall to pay such taxes a ben the same text me due and payable and to keep aid premises insured as herein provided, then the interest. And in the event that usid part 108 — of the first part shall be part to be indefined as a second by this indentum, and shall be an interest at		interest part
	Interset. And in the event that said part 105. either for a part half all to pay such taxes a low the same term me do and payable and to keep and premises insures as arean provide, non-use part		T
	according to the terms of OIO certain written obligation for the payment of said sum of money, executed on the OUD day of 14 OVBIDOF 19-20,		to t
	sums of money advanced by the said part of the second part to pay for any insurance or to discharge any taxes with interest interest interest merein provided, in the event that said part		of the fr
	of the first part shall fail to gay the same as provided in this identicate: And this overgone shall be valid in the properties the state as for incomparison, expected, and its holigence excitates therein fully distances. If identity the marks in such payments or any part therein, and this overgone shall be valid in our port on the state as a for incomparison, there is no encourse of the state in such as payments or any part therein, and this overgone shall be valid in our port of the state as a for incomparison of the state in any part of the state of the holighting marked markets are not begin in an order parks at they are not, or if is such that any theorem is the state incomparison of the best many provided in the state incomparison of the best many provided in the state in any part there are not part in any part theorem is an incomparison of the best many provided for in any structure display, for all of the best many provided for in any structure display in the state in any log state in a post of the best many provided for in any structure display in the observation of the best many provided for in any structure display in the observation of the best many provided for in any structure display in the observation of the best many provided for in any structure display in the observation of the best many provided for in any structure display in the observation of the best many provided for in any structure display in the observation of the best many provided for in any structure display in the observation of the best many provided for in any structure display in the observation of the best many provided for instate structure display in the observation of the best many provided for instate structure of the best many provided for the best many pr		
	bolder hereof, without notice, and it shall be lawful for the said part. V. of the second part improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits secreting therefrom: and to sail the primes be break part thereod, in the measure more received by law and to have a receiver appointed to collect the rents and benefits acruing therefrom: and to sail the receiver and the fits of the receiver and the sail the receiver the base and the sail the receiver the receiver the receiver the base and the receiver the base and the receiver the base and the receiver the receiver the base and the receiver the receiver the base and the receiver the receiver the base and the receiver the rece		in the ma
	overplus, if any there be, shall be paid by the part. y making such rale, on demand, to the first part. 106 . It is agreed by the parties hereto that the tertific and providence of this indicature and each and every solitation therein contained, and all benefits accruing thereform shall extend and inure this agreed by the parties hereto that the tertific and providence of this indicature and each and every solitation therein contained, and all benefits accruing therefore shall extend and inure		overplus, It to, and b
	IN WITNESS WHEREOF, the part ics of the first part ha VO hereunto set. UNOIT hand S and seal S the day and year last above written.	1	last abo
	R.R. Marckle		
	Lois S. Marckle (SEAL)		
	(SEAL)		
	STATE OF Kansas	= S	TATE
	COUNTY OF Douglas		-
	Notary Public in the aforesaid County and State, came		
This Release was written	R.R. Narokle and Lois S. Marokle his wife IS to me personally known to be the same person S who executed the foregoing instrument and duly acknowledged the execution of		
en the original Mor tgage 3 entered	the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.		
this 10 day of 7402	My Commission Expires on the 20 day of April 19 27 A.F. Flinn Notary Public.		
Elin & Connting	RELEASE		
Roy. of Desal	I, the undersigned owner of the within mortgage, do hereby acknewledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this day of $7/ov 10 - 1731 = 19$	D	I, reeds to
Besut7	Deeds to enter the discharge of this mortgage of record. Dated this day of The 10 1931 19 Coup Seal Coup Seal Other Mortgage. Owner. SF. Cuddleston Ordin-		9
	Et. Auddleston Contrer-		4
		Second states and second states	

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