MORTGAGE RECORD 69

	SAML DOPSWORTH STAT	IONCRY CO KANSAS CITY NO MOAL	
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, M.	T
-	the second s	This instrument was filed for record on the 23 day of	
	Mary Louisa Johnson	Nov. A. D., 1926, at 11:40 A. M Jaa E. Wellman Divider of David	
	то	dsa O. Willmann Register of Deeds.	
	Peoples State Bank.	ByDeputy.	
182	eoples oface - alle		
.75 TI	HIS INDENTURE, Made this 20th day of	November , in the year of our Lord, one thousand nine	
	Mary Louisa Johnson, (a widow)		T
N	To an a state of the state of t		
	of Lawrence		
2019-07-18-07-07-07-07-07-07-07-07-07-07-07-07-07-			
w	WITNESSETH, that the said part y of the first part, in consideration of the sum of DOLLARS, to her duly paid, the receipt of Three Hundred and fifty of the second part.		
which is h	which is baroby acknowledged ha 5 sold, and by this indenture do. 68 Grant, Bargain, Sen and Montgos, 10, 11, 11, 12, 12, 12, 12, 12, 12, 12, 12		
to followin	ng described real estate situated and being in the County of	Douglas	
The second	i to the formation (with) of	block forty seven (47) in that part of the city of	
	The north west quarter (may of close the following described tract of land; Beginn-		
	Lawrence known as West Lawrence	e, less the following described tract of Innd; Beginn-	
	ing at the center of California	Street where the center of Penn Street intersects the	
		r of California street 340 feet to the center line of	
		hence north to the center line of Penn street, thence	
	west on center line of Penn st	reet 170 feet to place of beginning.	
			4
	ppurctenances and all the estate, title and interest of the said part	t y of the first part therein.	
with the a	ppuretenances and all the estate, title and interest of the said part	at at the delivery hereof they are the lawful owner of the premises above granted, and seized of a	
good and ind	defeasible estate of inheritance therein, free and clear of all incumbrances,		
and that the	y will warrant and defend the same against all parties making lawful claim thereto errord between the parties hereto that the part \mathbf{Y} 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	
	the stand of the second second second share the second share sha	keen the buildings upon said real estate insured against fire and tornado in such sum and by such	
	V of the first shall fail to nav such favora	, the loss, if any, made payable to the part y of the second part to the extent of 118 when the same become due and payable and to keep said premises insured as beevin provided, then the	
part y	of the second part may pay said taxes and insurance, or either, and the amount 0% form the date of payment until fully repaid	so paid shall become a part of the indektedness, secured by this indenture, and shall bear interest at	
the second secon	Three Hundred and Ility	DOLARNO,	
according to	the terms of ODB certain written obligation for the payment of mi	id sum of money, executed on the 20th day of November 19 26.	
and by	an advanced by the said part V of the second part to pay for any insurance	all interest accruing thereon according to the terms of said obligation and also to secure any sum or e or to discharge any taxes with interest thereon as herein provided, in the event that said part y	
of the first p	art shall fail to pay the same as provided in this indexture his converse shall be void if such payment be made as herein specified and then	digation contained therein fully discharged. If default be made in such payments or any part thereof	
or any obliga	ation created thereby, or interest thereon, or if the taxes on said real estate are no lings on said real estate are not kept in as good repair as they are now, or if waste is a all of the obligations provided for in and written obligation. For the areas, the obligations of the same of the same obligations of the same of the same obligations of the same obligation	shipsion contained therein fully discharged. If default be made in such rayments or any part thereof at paid when the same become free and rayable of if the insurance is not kept up, as provided herein, the same transmission of the same same same same same same same sam	
in the manne	r prescribed by law and out of all moneys arising from such sale to retain the amou	the renfs and benefits accruing therefrom; and to sell the premises hereby granied, or any part thereof, and then uspall of principal and interest, together with the costs and charges incident thereto, and the to first teat.	
to, and be of	greed by the parties hereto that the terms and provisions of this indenture and en sligatory upon the heirs, executors, administrators, personal representatives, awign	se first part. ach and servery obligation therein contained, and all benefits accruing therefrom shall extend and inur- and successors of the respective parties hereto.	
IN last above	WITNESS WHEREOF, the part y of the first part ha	s hereunto set her hand and seal the day and year	
		Mary ^L ouisa Johnson	. ·
		(SEAL)	
Els aleste			
		(SEAL)	
		(SEAL)	
STATE O			
COUNTY O	or Douglas	and the second	
		20th day of November A. D. 19 26 , before me, a in the aforesaid County and State, came	
	to me personally known to be the same person	who executed the foregoing instrument and duly acknowledged the execution of	4
se en	IN WITNESS WHEREOF, I have hereunto	o subscribed my name, and affixed my official seal on the day and year last above	
al L.S	My Commission Expires on the April 10 xx	water 1926 word	
red		Notary Public.	
day 4		ELEASE	
		edge the full payment of the debt secured thereby, and authorize the Register of	
			performent Participation
	enter the discharge of this mortgage of record. Dated this	Tester State Banke Juneuce Caro.	
	enter the discharge of this mortgage of record. Dated this / a (Confort Confort)	Vachles State Bank Jamerice Ome.	
		3 day of Mch 19-29. Techles State Bank, Laurence Como Sa. Work Coshir Mortgagee.	

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