## MORTGAGE RECORD 69

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and that they will warrant and defend the same against all particip making in while claim thereto.	good
It is acreed between the particle hereto that the part	and t
insurance company as shall be specified and directed by the part. Y. of the second part, the loss, if any, made payable to the party of the second part to the extent of 1ts	insur
interest. And in the event that said part 105 of the first shall fail to pay such taxes when the same become due and payable and to keep said promises larured as berein provided, then the part	part the ra
part. Y. of the second part may ray said area and incurance, or either, and the ancount so gaid shall become a part of the indebtedness, secured by this indesture, and shall here interest at the indebtedness, secured by this indesture, and shall here interest at THIS GRAAT is intended as a motigate to scure the payment of the non- Four Fundred	the ra
according to the terms of OD8 certain written ekligation for the payment of said sum of money, executed on the 23rd day of November 19 2 6,	accord
and by1ts terms made payable to the part. y of the second part, with all interest accruing thereon according to the terms of make 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 insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part	and by
of the first part shall fail to pay the same as provided in this indexture. And this convergence shall be vidil such payment be made as berrin specified, and the obligation contained therein fully discharged. If it default be made in such payments or any part thereof or my subligation reveals therein, or interest thereon, or if the taxs on such rais extent as an interest of the insumer is not kept up, as provided herein, or my subligation therein are interest thereon, or if the taxs on such rais extent as in the tax on such rais therein interest of the insumer is not kept up, as provided herein, or my subligation provide by the according to the tax on such rais intermediate on any payment. As an advect the payment is not kept up, as provided herein, and all of the obligations provide by the according to the tax on such as a start of the totax on the interest of the instance of the obligation of the obligation of the tax on the payment of the tax on the obligation of the	of the or any or if th
or if the buildings on add real ratio are not kept in as good repair as they are now, cit if waste is a constrained on and provides, then this enviryance shall become abuilta and the whole sum remaining supplied, and all of the obligations provided for in and written obligations, for the security of which this indenture is given, shall immediately mature and lecome due and payable at the option of the built become abuiltance and the built of the state obligations of the state of the built become abuiltance and the built become abuiltance abuiltance and the built become abuiltance a	unpaid
balar beref, without notice, and it shall be barful for the mid part $y_{}$ of the second part is not account of the second part is not account of the second part is not account of the part part of the second part is not account of the part part of the second part is not account of the manner presented by law and out of all moneys arising from such sale to retain the amount them uspaid of principal and interest, together with the costs and charges indicest thereto, and the	holder improvin the
overplay, if any there be, shall be paid by the partY making such ale, on demand, to the first part <b>105</b> It is a grand by the particular benefits had the turns and providence of this identifies each and every shifty of the interfield, and all benefits according therefore shall estend and inure to, and be obligation upon the lock, execution, administration, present and execution of the respective parties berefor.	overpla to, and
IN WITNESS WHEREOF, the part ics of the first part ha ve hereunto set their hand s and seal s the day and year last above written.	last a
Nora L. Crisler (SEAL)	No.
R. E. Crislor (SEAL)	
(SEAL)	10 - 11 - 1 - 11 - 1
STATE OF Kansas	STAT
COUNTY OF DOUGLAS	Count
BE IT REMEMBERED, That on this 23rd day of November A. D. 19 25 , before me, a	
Release Notary Public in the aforesaid County and State, came Nora L. Crisler and R. E. Crisler, her husband,	
t.S. to me personally known to be the same person g who executed the foregoing instrument and duly acknowledged the execution of	L
IN WITNESS WHEREOF, I have bercunto subscribed my name, and affixed my official seal on the day and year last above written.	
My Commission Expires on the 18th day of October 1926 I. C. Stavenson. Notary Public.	
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	
Deeds to enter the discharge of this mortgage of record. Dated this day of the 25 1922.	Deeds
Corp Seal Lawrence O'adding Horn Uneoration Morigagee. Owner.	
J.C. Oliveran - 04c.	

- Bergeon

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