## MORTGAGE RECORD 69

	an and a second s	State of the state	STATE OF KANSAS, DOUGLAS COUNTY, ss.	
		FROM	This instrument was filed for record on the 23 day of	
	O.E. Baug	zhman TO	Gec. A. D., 192/6, at 1:05 P. M.	
			Register of Deeds.	
. No. 225	State Ba	ank of Lecompton	By	
Pate 175	THIS INDE	NTURE, Made this 20th	day of December , in the year of our Lord, one thousand nine	
V.	hundred and twonty six between O.E. Baughman and Annie Baughman his wife			
	Van al			
	of Leduspron mine compton, Lecompton, Lecompton, Kansas			
	WITNESSFTH that the said nart 108 of the first part, in consideration of the sum of			
	Three Hundred twenty Dollaries, to the add part, the receipt of which is berefy act now frequency of the second part, which is berefy act now frequency of the second part,			
	to following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:			
	The south 30 ft. of lot 24 and all of lots 25, 26, 27 and 28 in Block forty in			
	city of Lecompton, County and state aforesaid.			
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				6
	with the appuretenan	ces and all the estate, title and interest of t	the said part 10 30f the first part therein.	wit
	And the said part 108 of the first part dobreeky evenant and agree that at the delivery hereof they are the lawful owner. S of the premises above granted, and wind of a good and indefeable estate of inheritance therein, free and clear of all incumbrances.			E00
	and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties heretor that may be levied or assessed			and
	against and real estate when the name becomes due and payable, and that the y			agai insu
	interest. And in the event that said part 108 of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured as herein provided, then the			inte
	part of the second part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the state of 10° from the date of payment until fully repaid to the sum of			part
	according to the terms of	Three Hundred Twenty	payment of said sum of mency, executed on the 20th day of December 19 26 .	
	and by its	terms made payable to the part y of the second	end part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or	and
	sums of money advanced by the said partY 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 105 of the fort part shall fail to gay the same as precised in this indexture. And the overgrame shall be well see the made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof			of th
	ef the first part shall fail to pay the same as provided in this indicature And this convergence shall evoid if such payment to made as breas presided, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation reside therein; or intervent thereon, or if the tasse on said real evolution is contained therein, and the obligation provided for shall real write obligation or if the obligation provided for shall real write obligation of the obligat			or an or if unpa
	bide hered, without notice, and it shall be larful for the asia part. $\overline{V^{++}}_{and}$ of the record part improvement herein in the manuper provide by the and to have a need to collect the recta and benefits accruing thereform; and to set the previous herein the manuper provide by the part thereo.			boide
	overplus, if any there be, al It is agreed by the r	hall be paid by the part y to finking such sale to re hall be paid by the part y to finking such sale, on parties hereto that the terms and provisions of this in	etan ite annoti tien unpui of principal ann interest, unpricer sun ne coas an coarges moons currero, no the demails (no the feature). Oriente and each and every editation therein contained, and all benefits accounts therefore shall extend and inure lattice, angle 2000 extensions of the respective particle herein.	ever;
	IN WITNESS	the heirs, executors, administrators, personal represent WHEREOF, the part ies of the first	statives, assigns and successors of the respective parties breto. It part ha $\nabla \Theta$ hereunto set the <b>ir</b> mand seal. <b>s</b> the day and year	to, ar
	last above written.		0.E. Baughman (SEAL)	last
			to the Providence of the second se	
			(SEAL)	
	-	Vone	(SEAL)	_
	STATE OF County of	Douglas ss.		STA
	BE IT REMEMBERED, That on this 20 day of Dec A. D. 19 26 , before me, a			Cour
	Notary Publicin the aforesaid County and State, cameO'E . Baughman and			
	LS	Annie Faughman hi to me personally known to be the same	is wife pperson s who executed the foregoing instrument and duly acknowledged the execution of	
		the same.	we hereunto subscribed my name, and affixed my official seal on the day and year last above	
	TIME	My Commission Expires on the 8	day of Jan 19 30 J.W. Kreider	
vas written en theoriginal			Notary Public.	CONTRACTOR OF TAXABLE
as written in the original d or tgage			DPIPICP	
vas written en theoriginal	I, the undersign	red owner of the within mortgage, do herel	RELEASE	
en theoriginal Mortgege envered Init 2944 day of Janua 1973 G		ned owner of the within mortgage, do herel scharge of this mortgage of record. Dated t	by acknowledge the full payment of the debt secured thereby, and authorize the Register of	Deeds
A as written on the original Wortgage un 292 and of 36 Hugel a Back Reg. of Deese	Deeds to enter the dis	charge of this mortgage of record. Dated t	by acknowledge the full payment of the debt secured thereby, and authorize the Register of	Deeds
A as written on theoriginal Wor tgage Unit gage Unit gage To a gag	Deeds to enter the dis		by acknowledge the full payment of the debt secured thereby, and authorize the Register of	Deeds

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