T	=	MORTGAGE RECORD 69 Reg. No. 2320	555		
lay of M.		Helen Lederer This instrument was filed for more than it.			
eds.		W.W. Clark A. M. Saal S. Wellman.			
i nine		By Deputy.			
	ų	hundred and two to be the 20" day of January in the year of our Lord, one thousand nine Helen Lederer a single woman		K 16+ 7	
		of Lawrence in the County of Douglas and State of Kan sag			
part.		WITNESSETH, that the said part y of the first part, in consideration of the part y of the second part			
part,		which is hereby acknowledged, ha 5 sold, and by this indenture do es Grant, Rarpain, Sell and Mortgare to the sid part. y of the second part, DOLLARS , to ber duly paid, the receipt of to following described real estate situated and being in the County of Douglas and State of Kanasa, to wit:	TH		
ency		Her undivided one twelfth interest in the southeast quarter of section twenty six			
		(26) Township fourteen (14) Range nineteen.			
			1111		
	T				
	4				ļ
ed of a		with the appuretenances and all the estate, title and interest of the said part <u>y</u> of the first part interein. And the said part <u>y</u> of the first part do 08_ hereby connant and agree that at the delivery hereof the said the said event of the permises above granted, and estand of a good and indefendible sature of inheritance therein, five and elser of all incumbrances.			ļ
second		and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part. V of the first and shall at all time define the time define			
y such r		arginst and real estate when the same becomes due and payable, and that <u>she</u> . will sope and work of work will be submitted by the break of assumed to be break of assumed by seek insurance or pany as shall be specified and directed by the part <u>y</u> of the second part, the loss, if asy make payable to be part <u>y</u> . of the second part, the loss, if asy make the part <u>y</u> of the second part, the loss, if asy make the part <u>y</u> of the second part, the loss, if asy make the part <u>y</u> of the second part, the loss, if asy make the part <u>y</u> of the second part, the loss is the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part, the loss of the part <u>y</u> of the second part <u>y</u> of th			
rest at		part of the second part may pay and taxes and insurance, or (ither, and the ancunt so paid shall become a part of the indektedaes, secured by this indexture, and shall bear interest at the rate II 10% from the dated or payment until faily regist. THIS GRANT is intended as a mortgage to secure the payment of the sum of			
LARS, 26, sum or		One Hundred Three FOLLARS, according to the terms of One certain written obligation. for the payment of mid sum of meany, canceled as the 20 day of JAn.e. 10.27, and by its terms made payhole to the part. Y. of the scend part, with all hierest scending the herms of add ablgation and also its secure as your are			
ies		sums of money advanced by the said part. V of the second part to pay for any insurance or to discharge any taxes with interest thereas a barrie mended in the second state with and			
thereof herein, naining of the all the		of the first part shall full to pay the same a provided in this instrume. The same and the same been and provide and the same part of the same and			
all the bereof, and the		belief breed, without position, and it hall be haveful for the main part. Y			
year		b, and is childred up on the brin, exer ters, infinitization, personal representative, assigns and accessive of the respective particle brets. IN WITNESS WHEREOF, the part y of the first part ha 8 hereunto set h85° hand and seal the day and year last above written.			
EAL)		Helen Lederer. (SEAL)			
EAL) EAL)		.(SEAL) (SEAL)	Phis Release was written on the original		
EAL)		(SEAL)	Mortgage this 2. def		
		STATE OF Kansas State St	The Ellholum		
me, a		BE IT REMEMBERED, That on this 21st day of JARUARY A. D. 19 27, before me, a Notary Public in the aforesaid County and State, came	Rog. of Decas.		
on of		Helen Lederer to me personally known to be the same person	Deputy		
ibove		LS IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on h.* day and year last above written. My Commission Expires on the 8th day of October 19.28 Evelyn Jordan Notary Public.			1998
blic.		RELEASE			15.12
ter of		I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authories the Register of Deeds to enter the discharge of this mortgage of record. Dated this 30 day of Mare 1228. Mortgage. Deeds Mortgage Deeds			
ner.		W. M. Clarke Mortgage. Queen		÷.	
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