PROM MORTGAGE RECORD 59	- 5'
John C. Doners Lee Page 583. This instrument was filed for record on the 19	.1
D. Coch Byrn	-
By Register of Deed THIS INDENTURE, Made this Deputy.	
hundred and	=
ofin the County	
and State of	
which is hereby acknowledged, ha sold, and by this indenture do Grant Barris to DULARS, to dollar sold the sold and by this indenture do Grant Barris Sold and the sold and the sold th	
The following described real estate situated and being in the County of Grant, Bargain, Sell and Mortgage to the skid part of the second part of Kansas, to with the second part of the second pa	st t,
the state of the second s	1
the solid Dark spectra and concept and a second second second and a second second second second second second s	
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and the second by a second by any second	
with the appuretenances and all the estate, title and interest of the said part of the first part therein.	
good and indefcasible estate of inheritance therein, free and clear of all incumbrances.	
and that they will warrant and defend the same against all parties making havful chim thereto. It is agreed between the parties hereto that the part	
ntcrest. And in the event that said part of the first part shall fail to many have been any mane payable to the part of the second part to the extent of	
cart of the second part may gay sold tasks and increases, or either, and the same to ensure and payable and its imp and premises bound as been a periods, then the increases of the indetections, second by this indetections, second by this indetections, and shall have histories. THIS GRANT is intended as a mortgage to secre the payment of the sum of	
corecling to the terms of	
um of money advanced by the said part of the second part to pay for any insurance or to discharge any tays with interest thereas as bering previded, in the event part to pay for any insurance or to discharge any tays with interest thereas as bering previded, in the event that and part Ard this coverage with law of discharge any tays are shall be with discharge any tays are shall be any tay are shall be any tay are shall be any tay are shall be any tays are shall be any tay are s	
the first part shall fail to pay the many as a provided in this inference. The first yet may increase we to darkney any tawn is in interest there a brench provided, is the event that and part. All parts that information is a start of the	
the manner prescribed by law and out of all moneys arising from one a receiver appointed to collect the rents and benefits accruing therefrom; and to sell the premises moneys arising from one of the product of the said premises and all t	13 26.24
and be obligation by our plants formula in the terms and provisions of this inferture and each and every obligation therein contained, and all beachts accreting therefrom shall extend and internet being executions, administrators, personal representatives, assigns and successors of the respective parties bereta.	10
st above written. hand	
(SEA	
(SEA)	
TATE OF	-
JENTY OF	
BE IT REMEMBERED, That on this day of A. D. 19 , before me in the aforessaid County and State, came	
to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.	201-2012085
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last abov written.	
My Commission Expires on the day of 19 Notary Public	
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of	
rds to enter the discharge of this mortgage of record. Dated this day of 19 .	Contraction of the

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