MORTGAGE RECORD 74

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FROM	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the28 day of
Caroline Wolters TO	Apr A. D. 19 27, at 4:20 PM.
10	Da EWellinan. Register of Deeds.
Law. Mat'l. Bank	ByDeputy.
THIS INDENTURE, Made this 28th day of April aundred and twenty seven between Caroline Wolters single	"
(Loursonge in the County of Dours]as	and State of Kansas
art. y of the first part, and	Bank, of Lawrence, Kansas
WITNESSETH, That the said part. y of the first part, in conside	ration c? the sum of part.y of the second part.
Five Thousand thich is hereby acknowledged, ha.6 sold, and by this indenture do 65 he following described real estate situated and being in the County of Do	DOLLARS, to
	otts street in the city of Lawrence, Douglas County, H wand passageway on the south side of the north
	at as granted by Isaac Kilworth and Jacob Kilworth
to Mary J.E. Gardner byyan instrument of	writing dated July 13, 1868 and recorded August 24, 1
in Book U page 396 of the Deed records i	in the office of the register of deeds of Douglas
County, Kansas.	
ooanoy y and b	
ith the appurtenances and all the estate, title and interest of the said part.	
	at the delivery hereofsho-is the lawful owner of the premises above granted, and
ired of a good and indefeasible estate of inheritance therein, free and clear of all incumbran	
d that they will warrant and defend the same against all parties making lawful claim theret It is agreed between the parties hereto that the part of the first part shall at a	all times during the life of this indenture, pay all taxes or assessments that may be levied or
sessed againsteniid real estate when the same becomes due and payable, and that. She	
the interest and in the most that said part . It of the first part shall fail to	part, the loss, if any, made payable to the part
rein provided, then the part Y of the second part may pay said taxes and insurance denture, and shall bear interest at the rate of 10% from the date of payment until fully	ce, or either, and the amount so paid shall become a part of the indebtedness, secured by this y renaid.
Five Thousand	DOLLARS,
cording to the terms of ODB for the payment of a	asid sum of money, executed on the day of 13 27
d by	U interest accruing thereon according to the terms of said obligation and also to secure any sum or see or to discharge any taxes with interest thereon as herein provided, in the event that said
rt y of the first part shall fail to pay the same as provided in this indecture. And this conveyance shall be void if such payment be made as berein specified, and the r thereof or any obligation created thereby, or interest thereon, or if the tares on and re- as provided herein, or if the buildings on said real estate are not kept in as good repair solute, and the whole sum remaining unpaid, and all of the obligations provided for in a	he obligation contained thermin fully discharged. If default he made in such payments or any a state tax for and when the many become due and payshes, or if the transmiss is not a star as they are now, or if waste a committed on and payshes, then this convergence shall become and written obligation, for the security of which this indexture is given, shall immediately
ture and become due and rayable at the option of the holder hereof, without notice, s	and it shall be lawful for the said part y of the second part
a contrast status over the set to set to premise errory grants, or any part three sount then unpaid of principal and interest, together with the costs and charges incident t mand, to the first part \dots \mathbf{Y}_{m} .	thereon in the manner provided by law and to have a receiver appointed to collect the rents A_{i} , in the manner prescribed by law and out of all moneys aroung from such ask to retain the thereto, and the overplox, if any there be, shall be paid by the part_y_ making such ask, on
It is agreed by the parties hereto that the terms and provisions of this indenture a d inure to, and be obligatory upon the heirs, executors, administrators, personal represent	and each and every obligation therein contained, and all benefits account therefrom ahall extend in tives, assigns and successors of the respective parties hereto.
IN WITNESS WHEREOF, The party of the first part ha	hereunto setherhand and seal the day and year last
en ander 2 perter de	Caroline Wolters (SEAL)
	(SEAL)
	(SEAL)
	(SEAL)
ATE OF Kansas	
UNTY OF	
	28 April A. D. 19 _ 27 before me, a the aforesaid County and State, came Caroline Wolters
I.S to me personally known to be the same person	who executed the foregoing instrument and duly acknowledged the execution
of the same. IN WITNESS WHEREOF, I have hereunt	to subscribed my name, and affixed my official scal on the day and year last
above written. My commission expires on the 25 day of	
	Geo W. Kuhne
	Notary Public.
	LEASE go the full payment of the debt secured thereby, and authorize the Register of
reds to enter the discharge of this mortgage of record. Dated this 6	day of March 19.29.
	Lawrence Vational USank
(Corpsteal)	Jaurence. Nanros Mortgagee. Owner.
<i>01-11-11-11-11-11-11-11-11-11-11-11-11-1</i>	Jeo. W. Touhure Cashr.

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Reg. No. 2580 Fee Paid, \$ 12;50