MORTGAGE RECORD 74

Reg. No. 2963

	FROM STATE OF KANSAS, DOUGLAS COUNTY, This instrument was filed for record on the	
	Jennie E. Starkweathor Oct. A. D. 19 27. at. 3: 30 P. M.	
	TO <u>Sa & Wellman</u> Lar. Nat!1 Bank By Deputy.	
	THIS INDENTURE, Made this 4th day of October in the year of our Lord, one thousand nine hundred and twenty soven between between Jennie E, Starkweather and Charles Starkweather her husband	
	of Lawrence in the County of Douglas and State of Ear.sas	
	WITNESSETH, That the said part_ies of the first part, in consideration of the sum of party_ of the second part.	
	1 Two Thousand Six Hundred DOLLARS, to duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do Grant, Bargain, Soll and Morigage to the said part_Y_ of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	
	The morth half (3) of lots mumbered fifty two (52) Fifty four (54) Fifty six (56) Fifty eight (58) and sixty (50) all on the south side of Elliott (now Fourth)	
	Street, in Block Thirty five (35) in that part of the City of Lawrence known as	
	West Lawrence.	
	with the appurtenances and all the estate, title and interest of the said part_103. of the first part therein. And the said part 105. of the first part do here's covenant and agree that at the delivery heredthey_agrethe lawid orner_got the premises show praced, and	Section of the sectio
	wirel of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	
	and that they will serious and defind the same against all parties making lawful chain thereto. It is agreed between the parties hereto that the part 108 of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against with entistes been the same becomes the and payable, and that 110 y here the building upon and real noise instead against first and tormado in such sum and by such insurance company as shall be specified and directed by the part of the second part, the loss, if any, made payable to the part V of the second part to the extent of	
	.116	
and desident	menty six munarea pollars, seconding to the terms of certain written obligation for the payment of said sum of nearey, executed on the 44th day of October 19 27	
	and by	
	rest. 100 of the fast term that if all to ray the same as provided in this indentur. But this conversion shall be void if all payment be track as here, specified, and the voltagian contaned therm fully darkarged. If default be made in such payments or any part thereof erasy obligation, creacily thereby, or interest therea, or if the taxes on and real sets are not pay there it man become due and payable, or if the hardness as and hereit there is not shart there were, risk sets are conclusively and the voltagian and the state of the voltagian as a share as a state of the voltagian of the business as all become able does and real sets are not keys in a specific work or if wists a constantic of an and proves at the taxes on a shart become due and payable. The state that an advection and there are busine and the prove of the prime of the obligation provide term, which is made there are proved at the prime of the prim of the prime of the prime of the prime of the prime	
	to take possession of the said premises and all the improvements there in the manuer provided by law and to have a receiver appointed to collect the rents	
	means then mapping improve and interest, they have with the events and charges includes therein, and the every have improved and the part. J. making such asks, on demand, to the for part. 1.6 g. This after the fully interest that the terms and providence of this inductors and each and read second and all benefits accurate therefore shall extend a second and the second accurate the terms and providence of this inductors and each and read second and all benefits accurate therefore shall extend a second accurate the second accurate the second accurate the second accurate the second accurate the second accurate the second accurate the second accurate the second accurate the second accurate the second accurate the second	
	IN WITNESS WHEREOF, The part 108 of the first part ha	
	Charles Starkweather (SEAL)	
	(SEAL)	
	(SEAL)	
	STATE OF Kansas Countr of Douglas	
	BE IT REMEMBERED, That on this. 4th day of October A. D. 19 27., before me, a Notary Public in the aforesaid County and State, came.	
	Jennie E. Starkweather and Charles Starkweather her husband to me personally known to be the same person. swho executed the foregoing instrument and duly acknowledged the execution	
	of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written.	This Re
	My commission expires on the 25 day of January 19.30	vas wr ntheor
	Norry ruor.	hor ign
	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 a	1 146
	Deeds to enter the discharge of this mortgage of record. Dated this 12t day of left	Harafe Ros. of
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ALL PLANE STREET		

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