MORTGAGE RECORD 74 Reg. No. 3/4/

Tilliam I. Knowles To To Jen
TO Dive difference John Benander By Register of Dece Jundred and twenty eight between By Register of Dece Itilitar I. Xnowles and Katherine N. Knowles (his wife) January in the year of our Lord, one thousand This indextury eight Deputy. of. Hichland in the Courty of Douglas and State of Kansas part_eg of the first part, and John Benander party. of the second WITNESETH, That the said part leg of the first part, in consideration of the sum of. Eleven Hundred and no/100
John Benander By
THIS INDENTURE, Made this 15th day of January in the year of our Lord, one thousand hundred and twenty eight between THISINDENTURE, Made this 15th between January in the year of our Lord, one thousand hundred and twenty eight between TIILIAR I. Znowles and Katherine N. Knowles (his #ife) of. Richland in the County of Douglas and State of Kansas part 125 of the first part, and John Benander party of the second WITNESSETH, That the said part 125 of the first part, in consideration of the sum of Eleven Hundred and no/100 DOILARS to them day paid, the receip which is hereby acknowledged, ha.TG. sold, and by this indenture do.CS Grant, Bargain, Sell and Mortage to the said part X of the second in the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: The East Thirth Nine (39) acres of the East Half of Horth-East Quarter of the North-East Quarter all in Section Thirty-Five (35) Township Thirteen (13) Range Seventeen (17)Eouglas
hundred and immenty eight between William I. Znowles and Katherine N. Knowles (his wife-) of. Elcfland in the County of Douglas part 100 of first part, and John Benander party of the second WINNESSETH. That the sid part 100
Tillin I. Znowles and Katherine N. Knowles (his wife) of
 The Beast Thirth Nine (39) acres of the East Half of North East Quarter of the North-East Quarter all in Section Thirty-Five (35) Township Thirteen (13) Range Seventeen (17)Ecuglas
WITNESSETH. That the said par. 105 of the first part, in consideration of the sum of party of the second Eleven Hundred and no/100 DOLLARS, to them duy paid, the receiv which is hereby acknowledged, ha. 30 solution of the second of the following described real estate situated and being in the County of Douglas and State of Kanas, to wit: The East Thirth Nine (39) acres of the East Half of Horth-Test Quarter, and the Test Cne Half of North East Quarter of the North-East Quarter all in Section Thirty-Five (35) Township Thirteen (13) Range Seventeen (17)Eouglas
Horth-West Quarter, and the West Cne Half of North East Quarter of the North-East Quarter all in Section Thirty-Five (35) Township Thirteen (13) Range Seventeen (17)Ecuglas
North-East Quarter all in Section Thirty-Five (35) Township Thirteen (13) Range Seventeen (17)Douglas
Township Thirteen (13) Range Seventeen (17) Douglas
County, Kanses,
and the second sec
with the appurtenances and all the estate, title and interest of the said part 1es. of the first part therein. And the said part 1980 the first part do hereby covenant and agree that at the delivery hereof they_OFGthe hards owner 2 of the premises above granted
wined of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance
and that they will warrant and defend the same against all poster making hawful chain thereto. It is agreed between the parties barries thereto that the part_255 of the first part half at all times during the life of this inductors, pay all taxes or assessments that may be live to severe during the tractice barries beam the many becomes during hypothes, and that Linkburg, and Linkburg, and many and many and many and many and many and the severe of many hypothes, and that Linkburg, and the severe of many hypothes, and that Linkburg, and that Linkburg, and the severe of
but to use that the month of the second mart, the lose, if any, made payable to the part of the second part to the eres
In the part member compary at an one spectra for animate by the first part shall fail to pay such taxes when the same become due and payable and to keep and premises insum $\frac{h^2}{h^2}$ interest. And in the covert that signal $\frac{1}{2}$ and $\frac{1}{2}$ an
indenture, and shall beer interest's the rate of 10% from the rate of polyment unit may separate THIS GRANT is intended as a mortgate to exercise the sparate of the rate of polyment of the rate of the sparate of the sparate of the rate of the sparate of the rate of the sparate of the rate of the rate of the rate of the sparate of the rate of the rat
THIS GLAST Is minimum in a morphy is store of the second per the payment of and and no/1:00
and by the magnetic payable to the part $V_{}$ of the second part, when an interve dockarp matrix thereon as herein pervised, in the event that putting of money advanced by the soid part $V_{}$ of the second part to pay for any instrume or to dockarp any tars with interest thereon as herein pervised, in the event that $= 1000 \text{ for } f_{000}$ of the for the part of the provided in this inferior
according to the terms ofertain written obligationif the payment of and is more increased in the Arbitif the interaction of the accord pert, which all interest accreting therea second get to the brance of and delicition and all to accure any memory accurated perturbation. The accord perturbation and all interest according therea second get to the brance of and delicition and all to accure any memory accurated by the and perturbation. The descend perturbation of any interest therea at herea in provided, in the present to pay for any instances or to induct approximate therea at herea in provided, and the present to pay for any instances or to induct approximate and the present is the present and the present and in the present and perturbation and the present and the present of the delicities and the present accurate at the present and the present accurate at the present accurate and the present accurate and the delicities and the present accurate a start and the present accurate a start accurate a start and the present accurate a start accurate a start accurate accurate a start accurate accurate a start accurate accurate a start accurate
to take prosession of the nod premises and all the uniformized in the number provided by law and not of all means arising from such make to retain and benefits accruing therefront; and to sell the premises hereby granted, or any part thereod, in the manner prevented by law and not of all means arising from such make to retain the mendal of merginal mail interst, incoher with the costs and there is incoher interview. If any there be, shall be paid by the part making such make
It is agreed by the parties hereto that the terms and provisions of this informative and every comparison inference comparison in the every second and the second s
IN WITNESS WHEREOF, The part_100 for first part have bereauto set their hands and seals the day and year above writes.
above write
Katherine N. Kuonles (SE
(98
(SE
STATE OF KADBAB
Countr of Fougles
Notary Public in the aforesaid County and State, came BITTANK I. RIGHTED
and Katherine N. Knowles
of the same in WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year in with the same of the same search of the same
above written. My commission capites on the25th_day of April 19.31_
W. A. School Notary Publ
RELEASE
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Regist
to be a data in a second Detect this day of
1, the inderstance of the window more set of the set of

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