## MORTGAGE RECORD 74

Reg. No. .3564

		ML/9007011 1011	Fee Faid, \$_0.29_		12
		FROM	STATE OF KANSAS, DOUGLAS COUNTY, M.		17.
	1. JOBN CALLAHAN: One of the District Court of D de herby certify that a full ment of functionary of the deriver may be and by such that the state of the second and that to a same the driver result in a function 1. The Witness may hand this 1. The data of the second Witness may hand this 1. The data of the second 1. The Witness may hand this 1. The data of the second 1. The Witness may hand this 1. The second 1. The second 1. The Witness may hand this 1. The second 1. The second 1. The Witness may hand this 1. The second 1. The second 1. The Witness may hand this 1. The second 1. The second 1. The second 1. The Witness may hand this 1. The second 1. The second 1. The second 1. The second 1. The second 1. The	Jerry Curtis	This instrument was filed for record on the11 day of	1	111
		то	July A. D. 10 28, at 11:25 A M. 200 E. Welenson		
Witz		David Heffner	Register of Deeds.	0.	
Log P	certif de ly		ByDeputy.		
y her	AHA:	THIS INDENTURE, Made this 10 <sup>8</sup> day of July , in the year of our Lord, one thousand nine hundred and twenty Eight between Jerry Curtis, a single man		U	
j j	N. Cla a fu			4	
b.	ric of Lorent 12 Con	of Baldwin in the County of Douglas and State of Kansas part J of the first part, and David Heffner			
Tel	the liter		part		
1 P	Distri	WITNESSETH, That the said part.y of the first part, in consideration of the sum of Twenty five hundred DOLLARS, to him duly paid, the receipt of			
6004		which is hereby acknowledged, hassold, and by this indenture dos. Grant, Bargain, Sell and Mortgage to the said part. J of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:			
.00	4	The West Ten (10) Acres of the North Seventy (70) Acres of the North West Quarter			
Cle	The West Ten (10) Acres of the North Seventy (70) Acres of the North West Quarter (NW4) of Section Four (4) Township fifteen (15) Range Twenty (20).				
k Dia	E.	(Awy) of Section Four (4) fownship fifteen (15) mange fwenty (20).		1 Secolution	
	herein				
Court	y. Ka				
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		with the apputtenances and all the estate, tills and interest of the said part. Y of the first part therein. As do not be started as a set of the first part dolls. herely contant and agree that at the delvey part dolls. The first part therein. As do not be started as a set of the first part dolls. herely contant and agree that at the delvey part dolls. The first part therein. The law of the first part dolls are set of interiments of the first part there are assessments that may be level of the same delve and indicated the same spinse all parts and there are assessments that may be level of the same delve and the same become de and papible and that the shift law of the buildings upon and red estate instruct against for and here the the same become against for and here the the same become against for and here the the same first part of the first part and in the same become against for and here the the same first part of the first part of the first part of the second part, the has, if any, make paylels on the part. Y of the second part, the has it may be the same become and and paylels and here make and payle the same first part of the indicated as a merger become the parts of the second part, the has all induces the same become a part of the indicated as a merger by this there are become as part of the same deliver by the part of the same first parts and indicate the same become a part of the indicated as a merger by the same of the same deliver and the same the same become a part of the indicated as a payle and the the same become a part of the indicated as a merger by the same of the same of the same of the same deliver and the same delivere asame deliver and the same deliver and the s			
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	VIA	secondly to the terms of ODE	id sum of money assessed on the 10 day of July 10.28	(字) 古桃語	
		and by the terms made rayable to the part y of the second part, with all sums of money advanced by the said part y of the second part to pay for any insurance part y of the first set that for the number number of the instrument =	In this of modely, relative that the the terms of said chilquins and also to secture any sum or or to discharge any have with interest thereon as forms provided, in the event that said obligations contained therein fully discharged. If diffuilt be made in such payments in ort key relate are not pay when the same borone dies and payments, or if the memories in ort key is they are now, or if wasts is committed on and premises, then this convergence half however a write chilquine, for the security of which this labelers as prove half however a write chilquine, for the security of which this labelers as prove half however		備業
		And this convergence shall be void if such parment be much as herein specified, and the part thereof or any obligation created thereby, or interest thereon, or if the taxes on raid rea- up, as provided herein, or if the buildings on said real estate are not keep in as good repair s	obligation contained therein fully discharged. If default be made in such payments or any estate are not paid when the same become due and payable, or if the insurance is not kept is they are now, or if waste is committed on ead persumes, then this conveyance shall become		
		and benefits accruing therefrom; and to soll the premises and all the improvements it amount then unpaid of principal and interest, together with the costs and charges incident the immediate the form of the solution of the premises are solved as the solution of the solu	ereon in the manner provided by law and to have a receiver appointed to collect the rents in the manner preserved by law and out of all moneys arrang from such sale to retain the recto, and the overprise, if any three he, shall be paid by the part- ant making and all, constants of the same state of the second second second second second second second second d each and every obligation therein contained, and all benefits accruing therefrom shall extend		
		and more to, and be congatory upon the heirs, executors, administrators, personal represents	tives, assigns and successors of the respective parties hereto.		韓国
		IN WITNESS WHEREOF, The part y of the first part ha. B habove written.	ercunto set his	DESCRIPTION OF	電視
			Jerry Curtis (SEAL)		調査
		and the second			No.
			(SEAL)		ななな
		Alexandra de la companya de la comp	(SEAL)		
		STATE OF Kansas			(internet
		COUNTY OF Douglas			-
		No tary. Public in the aforesaid County and State, came			
		Jerry Curtis a single man to me personally known to be the same person	who executed the foregoing instrument and duly acknowledged the execution		
		L. S. IN WITNESS WHEREOF, I have hereunto above written.	subscribed my name, and affixed my official seal on the day and year last	U	
T V OF		My commission expires on the 15 day of	이 것 같아요. 이 것 같은 것 같아요. 이는 것 같아요. 집안 같아요. 같은 것 같아요. 이 있는 것 같아요. 이 것 같아요. 이 것 같아요. 이 것 같아요.		
			W. U. Clark Notary Public.		
th of			EASE		-
el		I, the undersigned owner of the within mortgage, do hereby acknowledge Deeds to enter the discharge of this mortgage of record. Dated this	the full payment of the debt secured thereby, and authorize the Register of day of, 19,		
N					
4			Mortgagee. Owner.		1
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