MORTGACE RECORD 74

400

391

Preservent are rule Brack 79 B.

Ć

1

Ty Sautos

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 44. This instrument was filed for record on the 1 day of	
	Leander .W. Perkins TO	September <u>A D 1923</u> , at 1:00 P. M. Constant September <u>A D 1923</u> , at 1:00 P. M.	
	John Hermann	By	
	THIS INDENTURE, Made this 1st day of Sep hundred and Twenty-cicht between Leander W. Perkins a single mon		
	of Eudora in the County of Douglas and State of Zanzas		
	part. J. of the first part, and John Herzann		
	WITNESSETH, That the said part_Y_ of the first part, in consideration of the sum of part_Y_ of the second part. One Thousand Flye, immdred DOLLARS, to him duly paid, the receipt of which is heady acknowledge by 5		••
	the following described real estate situated and being in the County of Dor	a. Grant, Bargain, Sell and Mortgage to the said party of the second part, uglas and State of Kansas, towit: st Two-thirds (%2/3) of the South One Half (Sk)	
	with the appurtenances and all the estate, title and interest of the said part. J.	the delivery bereaf ha is the track of the tart	
	and that they will warrant and defend the same aminet all each and that they will warrant and defend the same aminet all each and th		
	It is agreed between the parties herets that the part_Y of the first part shall at all assessed arginat said real estate when the same becomes due and payable, argi thatRCT and by such insurance company as shall be precified and directed by the part of the second pay hillsinterest. And in the present that and least	art, the loss, if any, made payable to the part of the second part to the extent of	
	berein provided, then the part Y of the second part may pay said taxes and insurance, indexed with the second part may pay said taxes and insurance, indexed with the second as a matter to account the symmet of the second tax of the second taxes and the second secon	DOLLARS,	
	according to the terms ofORGcertain written obligation for the payment of axid and by118terms made payable to the part of the second part, with all in sums of manage devanced by the axid part of the second part to pay for any insurance of partthe form part head light to ray the same as results in the induced	iterest accruing thereon according to the terms of said obligation and she to	
	And this convenues shall be youd if such payment be made as byrea predict, and the or part therefor any solutation created thereby, or interest therea, or if the taxes on said real or up, as provided herein, or if the building on small real estimate not kept in as good repart as abadute, and the whole sum treatming unput, and all of the oblightions provided for in and mature and become due and realise at the archieved to reine of the high the taxes.	Adaption contained therein fully discharged. If default has made in such payments or any state are not payed when the same because due and payble, our it is convergence is not large they are now, or if wate is committed on and premises, then this convergence is not large written collegization, for the security of which this indexture is given, shall humediately	
	and lensits account to the remeasure of the set on the intervent terms whom more, and and lensits account therefore, in the out the present structure and at the important term mouth the mapsil of primity in a linetest, together with the costs and tharps modern three demand, to the for the set of the set of the terms and previous of the inductors and and inter the result by the lattice herts that the terms and previous of the inductors and and inter the result of the lattice herts, exclude the demand result in the line the result of the lattice herts, exclude the demand result in the N WITNESS WHEREOF, The part of the first part han we here above written.	we in the manner provided by law and to have a reveiver appointed to collect the rents to be manner prevented by law and do used all mongen aviang from such sale to retain the etc, and the overplus, if any there be, shall be paid by the part u making such laste, on each and every obligation therein contained, and all bandits accruing therefrom shall extend	
		Leander W. Perkins (SEAL)	
		(SEAL)	
STATE 1		(SEAL)	
	STATE OF. Kansas	(SEAL)	
	COUNTY OF DOUGLAS		
en	BE IT REMEMBERED, That on this 18	day of Sentember A D to 25 L/	
are inal ared day	Leander W. Perkins single	t day of September A. D. 19-25., before me, a e aforesaid County and State, came	
inal inal ired	to me personally known to be the same person	e aforesaid County and State, came	
en inal i e	to me personally known to be the same person	e aforesaid County and State, came	
en inal i e	- actury rubits Leander W. Perkins single to me personally known to be the same person	e aforesaid County and State, came	
taes	- actury rubits Leander W. Perkins single to me personally known to be the same person	be aforesaid County and State, came	