## MORTGAGE RECORD 74

<u>5</u>50 552

Reg. No. 186

14.2.13

	w10.49.05.1011		
29 Sa	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.	
conderver tran do hereby transcered was made tatter rasts corre- tatter of the 1955	Matilda V. Pendleton	This instrument was filed for record on the 4 day of	
Yon, do	то	Olsie & Comstance	
, owners Const King do hits up of the const of the const of the constant of the const of the of the constant of the const of the constant of the const Eller, Dog Clevel	Merchents Loen & Savings Benk	By Register of Deeds. Deputy.	1
Sitte	THIS INDENTURE, Made this first day of May	M	
and a star	THIS INDENTURE, Made this first day of May		$\bigcup$
the said	Vatilda M. Perdletyn, n widow		
in the second	of Lawrence in the County of Douglas and State of Kenses		
1000	LEWTENCE KARSES, part / of the second part.		
The week	Six Thousand and ro/100 (\$5000.00)	DOLLARS, to her duly paid, the receipt of	
1. 2. 21	which is bereby acknowledged, ha_f sold, and by this indenture do Grant, Bargain, Sell and Mertgage to the said part of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:		
r, Mary Clina Simmons, Contrants contribute a 1-121-072 by said District Court of conded in Journal JT			
	The Southeast Quarter (SE2) of Section Twenty-four (24), Township Thirteen (13)		
in Jose	Renge Nineteen (19)		
Mary antify orded	Ronge Hilletten (15)		
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		이 같은 것은 것은 것이 같은 것이 같은 것이 같이 했다.	
		전화 정말 것 같은 것 같은 것 같은 것을 줄을 줄을 수 없다.	
		전 집 같이 같은 것 같은 것 같아요. 것	
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	with the appurtenances and all the estate, title and interest of the said part		
	And the skil part. y of the first part do _E2 hereby coverant and agree that at the delivery hereof22C _ 12 _ the hawfal owner of the premises above granted, and reized of a good and indefeable cutate of indefinitions: therein, free and clear of all incumbrance		
	and that they will warrant and defend the same against all parties making having chain therets. It is agreed between the parties herets that the parties, yet, of the first part shall at all times during the life of this indicature, pay all taxes or assessments that may be levied or		
	assessed spinst said real estate when the same becomes due and payable, and that. che_will keep the buildings upon said real estate insured against fire and tornado 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		
	berein provided, then the perty of the second part may pay soil taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indefiners, soil shall be itself, at the raise of 10% from the date of payment until fully tryind. THIS GRANT is indexed as a mostrage to secure the sponsor of the same of		
	Six Thousand and no/100 DOLLARS,		
	seconding to the terms of <u>COP</u> retain written obligation for the payment of said sam of manage, executed on the <u>first</u> day of <u>May</u> <u>129</u> and <u>may</u> <u>110</u> terms made symbols to the yest <u>Z</u> of the second part, with all interest seconding there associating to the terms of add obligation and also to serie any sum are managed manages with marked by the addition. W, of the second part, with all interest second grades with interest there are been marked on the second that and addition the second that and the second that and the second that and the second that and the second that are the second that the second that and the second that and the second that are the second that the second that and the second that and the second that are the second that		
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	mature and become due and payable at the option of the holder breved, without notice, and it shall be howful for the said part. Y. of the second pertur- tion of the second perturbation of the soid perturbation of the perturbation of the manner provided by here and coil of have a receiver appointed to editer the rents and baselits serming thereform is not soil the premise sole perturbation, and perturbation, and the manner prevented by here and coil of an and a soil to retain the		
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	amount there usual of projects and interest, tearylor with the certs and charges incident therets, and the certs all, far yhord by add by relative barry. — making much ands, can be apprecisive the second s		
	above written.	and comments and comments in day and you have	
		Matilda M. Pendleton (SEAL)	
		(SEAL)	
		(SEAL)	
	(SEAL)		
	STATE OF Kances		
		1dA, D. 19. 29, before me, a	
		e aforesaid County and State, came	
	Legal Seal to me personally known to be the same person w	the executed the foregoing instrument and duly acknowledged the execution	
	Legal Seal of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above written.		$\cup$ -
	My commission expires on the	April 19.33	
		A. F. KoClenehen Notary Public.	
	RELEA		
	I, the undersigned owner of the within mortgage, do hereby acknowledge the Deeds to enter the discharge of this mortgage of record. Dated this	he full payment of the debt secured thereby, and authorize the Register of	
	avecus to enter the discharge of this mortgage of record. Dated this		
	and the second	Mortgagee. Owner.	