Mil Linis CO. Toresa			
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, #.	
W. W. D:	rake e widower	This instrument was filed for record on the 2 day of Aug. A. D. 19 30, at 1:20 o'clock P. M.	
	то	Elrie C. Constany	1
State Ba	ank of Lecompton, Lecompton, Kanses.	Register of Deeds.	
		ByDeputy.	U
	ENTURE, Made this First day of Augo thirty between	in the year of our Lord, one thousand nine	
	N. Droke a widower		
of Lecomp	ton in the County ofDouglas	and State of Kenses	
part of th	e first part, and State Bank of Lecompton, L	ecompton Keness. part_y of the second part.	
WITNESS	ETH, That the said part y of the first part, in considerati	ion of the sum of	
which is hereby	acknowledged, ha S sold, and by this indenture do C.S	Grant, Bargain, Sell and Mortgage to the said part. Y. of the second part,	
the following de	scribed real estate situated and being in the County of Dougl	as and State of Kansas, to-wit:	
of the thence seid b middle half r	west line of the East one half of Secti North to the right Bank of the Kansas r ank of the middle line of vacated Isaac line of Isaac Street with middle line of	ond Street thirty Six and one half rods East on thirty Four Township Eleven of Range Eighteen iver; thence in a Southeasterly direction along strat; thence South to the intersection of said f Scond. street; thence west forty two and one thirty acres more or less. Except the Santa Fe ed plat thereof.	
			0
And the said p	nances and all the estate, title and interest of the said part_y art $y$ of the first part do $e^{e}$ bereby covenant and agree that at the	of the first part therein. a delivery hereof <u>he 18</u> the lawful owner of the premises above granted, and	
Ville States	indefeasible estate of inheritance therein, free and clear of all incumbrance		
It is agreed bets	rrant and defend the same against all parties making lawful claim thereto. ween the parties hereto that the part <u>y</u> of the first part shall at all ti	mes during the life of this indenture, pay all taxes or assessments that may be levied or	
and by such insurance	e company as shall be specified and directed by the part_y of the second		
ite interest.	And in the event that said part y of the first part shall fail to pay	such taxes when the same become due and ravable and to keen sold reemines insured as	
indenture, and shall t THIS GRANT	per interest at the rate of 10% from the date of payment until fully rep is intended as a mortgage to secure the payment of the sum of	either, and the amount so paid shall become a part of the indebtedness, secured by the and	
according to the term	as of <u>A</u> certain written obligation for the navment of soid	num of money, executed on the first day of August 19.30	
and by its sums of money advan	terms made payable to the part. Y of the second part, with all inte eed by the said part. Y of the second part to pay for any insurance or	creat accruing thereon according to the terms of raid obligation and also to secure any sum or to discharge any taxes with interest thereon as herein provided, in the event that said	
"And this convey part thereof or any ob	st part shall fail to pay the same as provided in this indenture. Inne shall be void if such payment be made as herein specified, and the ob- ligation created thereby, or interest thereon, or if the taxes on said real est as if the building of the state of the stat	we unshappe any wave wave matterns torizon as a strend province, in the event that and lipstion contained therein fully discharged. If default be made in such payments or any distant on total when the main bounder due and payments, or it the insurance is not kapp written obligation, for the second of such pression, these this recoveryance full become written obligation, for the second of such pression, these this recoveryance full become written obligation, for the second of such pression of the such payments of the such the headed for the value and the such that the such that the such that the such that the such the headed for the value and the such that the such that the such that the such that the such the headed for the value and the such that the such th	
and benefits accruing t amount then unpaid of demand, to the first p It is agreed by and inure to, and be	In this represents of the and premises and at the inprovements there derives an even to all the prime prime prime of the prime prime of the prime prima prime prime prima prime prime prime prima prime prime pri	non to strain or our and privation of the brends pairs and the strain of	
above written,	WHEREOF, The party of the first part has here	unto set his	
		W. W. Drake (SEAL)	
	r		
		(SEAL)	
-		(SEAL)	
	Konses		
COUNTY OF		day of August A. D. 19 30, before me, a	$\cap$
	Notary Public in the	aforesaid County and State, came	E.
	W. W. Drake, a widou to me personally known to be the same person	a executed the foregoing instrument and duly schools deal the	1
Legel Seal	IN WITNESS WHEREOF. I have bereunto sub	sectived the foregoing instrument and duty acknowledged the execution sectived my name, and affixed my official scal on the day and year last	
	above written. My commission expires on the day of	Jan. 19_34	
		J. W. Kreider Notary Public.	
al anno 1936 ann an Aonaichte	RELEAS		
I, the undersig	med owner of the within mortgage, do hereby acknowledge the	full payment of the debt secured thereby, and authorize the Register of	
Deeds to enter the	cusonarge of this mortgage of record. Dated this	day of the 20 19 19 19	
Deeds to enter the	RELEAS ned owner of the within mortgage, do hereby acknowledge the discharge of this mortgage of record. Dated this	day of Roy 20, 19 40 19 Uran J. Kreider Mortgagee. Owner.	

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This release was written on the original mortgage entered this 21 day of 2000 1942 Reg. of Deeds

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