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Reg. No. 1255

	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 17 day of <u>March</u> A. D. 19-31 st 11:50(where A M	FROM Minnie Ellen Krum and husband
-	Elin & Christians .	то
	ByRegister of Deeds.	Peoples State Bank, Lawrence, Kansas
	, in the year of our Lord, one thousand nine husband	THIS INDENTURE, Made this sixteenth day of Mar tred and thirty one between Minnie Ellen Krum and Robert D. Krum,
	ce, Kansas	Lewrence in the County of Dou es. of the first part, and Peoples State Benk, Le
	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part. Y. of the second part,	WITNESSETH, That the said part_122 of the first part, in cor renty two hundred 00/100 h is hereby acknowledged, ha.ya_ sold, and by this indenture d ollowing described real estate situated and being in the County o
	o (42) on Rhode Island Street in the City of	Forty five (45) feet of Lot numbered Fort
		Lawrenc
-		
	25. of the first part therein.	he appurtenances and all the estate, title and interest of the said
	the delivery hereof thoy are the lawful owner S of the premises above granted, and	
		t they will warrant and defend the same against all parties making lawful claim t
	times during the life of this indicature, pay all tarses or assessments that may be levied or $\pi 1.1 \text{key}$ the buildings upon and real state instead amini for and tormads in such sum of pay, the blow, if any, made payshis to the payst. Let due second part to the states of y such tarses when the same become due and payshile and to keep and premises insure! as or either, and the amount so paid shall become a part of the indebtoines, second by this payst.	I against mid real estate when the same becomes due and payable, and that such insurance company as shall be specified and directed by the part y of the Sinterest. And in the event that said part 105 of the first part shall fs
	DOLLARS,	Twenty two hundred00/100
	s sum of money, executed on the <u>16th</u> day of <u>March</u> , <u>1931</u> , iterest accruing thereon according to the terms of maid obligation and also to accure any sum or or to dushaping may takes with interest threem as herein provided, in the event that said	terms made payable to the part Y of the second part, with
	or to dealings any taxes with interest therean as herean provided, in the event that said adaption contained therein fully discharged. If default he made in such payments or any thereas the same of the same of the same same same same same same same sam	EB of the first part shall fail to pay the same as provided in this indenture of this conveynes shall be void if such payment be made as herein specified, as rector or any collastion created thereby, or interest thereau, or if the taxes on as revided herein, or if the buildings on said real estate are not kept in as good ro. and the whole sum remains smooth of the first section of the taxes.
	write obligation, for the security of which this indicature is given, shall immediately it shall be lawful for the said port <u>J</u> of the second part <u>CO. RESIGN</u> won in the manner provided by law and to have a resion appointed to collect the preise in the manner prevented by law and to have a resion appointed to collect the trains the	and become due and payable at the option of the congstions provided for and become due and payable at the option of the holder hereof, without not to take possession of the said premises and all the improvemen- fits accruing therefrom; and to sell the premises herein randod as word if
	with the matter provided by how the there a reverse appointed in collect the rank of the second provided by the second to have a reverse appointed in collect the rank etc, and the everytoin, if any there he, shall be paid by the part making such mis, on each and every oblightion thermic contained, and all breadts accurate therefore shall actual train starting the part of the property particular the second collection of the part of the second of the repeter particular second collection of the second of the particular second collection of the respective particular second collection of the respective second collection of the respective particular second collection of the respective second collection of the respective particular second collection of the respective second collection of the respective particular second collection of the respective second collection of the respective particular second collection of the respective second collection of the respective particular second collection of the respective second collection of the respective particular second collection of the respective second collection of the respective particular second collection of the respe	then unpaid of principal and interest, together with the costs and charges incide to the first part 105 in agreed by the parties hereto that the terms and provisions of this indentus is agreed by the parties hereto that the terms and provisions of this indentus
	ren asign and successors of the respective parties bareto. reunto set their hand and seat a the day and year last	WITNESS WHEREOF, The part 105 of the first part ha. Ye written.
	Minnie Ellen Krum (SEAL)	
	Robert D. Krum (SEAL)	
	(SEAL) (SEAL)	
	(SEAL)	OF
-	h Manah 71	r or Douglas
		Notary Public Minnie Ellen Krum and Rol
	the executed the foregoing instrument and duly acknowledged the execution ubscribed my name, and affixed my official seal on the day and year last	Seal Seal IN WITNESS WHEREOF, I have here written
	Warch 19_54	above written. My commission expires on the <u>22nd</u> day
	T. J. Sweeney Jr. Notary Public.	
	SE	I he undersigned owner of the within mortgage, do hereby acknowle
	be full payment of the debt secured thereby, and authorize the Kegister of	
	Any of Setuary 154 de secura intervoy, and autorine the regener of Any of Setuary 1544 Lat Dank, Quorence, R.S. Owner.	a enter the discharge of this manteurs of mand . Deted this