MORTGAGE RECORD 80

Reg. No. . . 8 Fee Paid, \$ 3,00

		Ban, Doosevorte Statut
FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.	
	and man filed for record on the	
TIC (Norma 0)	This instrument was med A. D. 1935 , at 4:15 o'clock P. M.	L.J.
Arthur W. Anderson & Wife (Verna 0.)	Register of Deeds.	
	Deputy.	Peopl
Pearl Emick.	By	
	January , in the year of our Lord one thousand nine	THIS IN
THIS INDENTURE, Made this 21st day of	January . Anderson and his wife, Verna O. Anderson.	hundred and t
hundred and thirty five between Artnur M.		
	and State of Kensas.	of Lawr
of Lawrence in the County of Douglas		parties of the
of the first part, and Pearl Emick	T alred and no/100	WITNES
WITNESSETH, That the said parties of the first part, in consider	eration of the sum of Twolve Hundred and no/100	
	Grant, Bargain, Sell and Mortgage to the tank parts	which is hereby
which is hereby acknowledged, ha vo sold, and by this indentate do following described real estate situated and being in the County of Douglas	and State of Kansas, to-wit:	following describ
total and assigns forever, all that tract or	and State of Kansas, to wit: parcel of land situated in the County of Douglas and	Begin
State of Kansas, described as follows, to-wit:		(13), West
a contra of the Northeast Quar	ter of Section Twenty	
The Northeast Quarter of the horthouse the Six (26) in Township Thirteen (13), Range N	ineteen (19).	
SIX (20) IN IONDALP		
		A State State
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Y		1
		with the appurt
with the appurtenances and all the estate, title and interest of the said part	ties of the first part therein.	And the said
A for the first part do / hereby covenant and agree that at	1265 of the first part thereas. the lawful owner. of the premises above granted, and select the delivery hereof. they are	of a good and indefe
And the said part a busic the sharp are therein, free and clear of all incumbrance		and that they will w
and that they will warrant and defend the same spinst all parties making lawful claim there and that they will warrant and defend the same spinst all parties making lawful claim there are same spin to the same spin the same spin the same spin to the same spin t	ete. Il times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against huidings upon said real estate insured against fire and tornado in such sum and by such insurance company	It is agreed b said real estate when
It is agreed between the parties nerecular the two and thatkrep the l said real estate when the same becomes duy and payable, and thatkrep the l	It times during the life of this more and against fire and tornado in such sum and by such insurance company buildings upon said real estate insured against fire and tornado in such sum and by such insurance company is the second part to the extend of the second part to the extent of	as shall be specified
said real estate when the same becomes duy and payable, and that as shall be specified and directed by the part of the second part, the loss, if any, made p	payable to the part of the second part to the ettrat of	mid part 108/ th
mid part of the first part shall fail to pay such taxes when the same become due and pa	adness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment	fully repaid. THIS GRAN
note this day executed a	and delivered by the said parties of the first part, to	according to the term
		and by 118 money advanced by
		shall fail to pay the
shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payment be made as herein specified, and	Retarge are just a summarial state of the st	or any obligation cre the buildings on said and all of the obligati
or any obligation created thereby, or interest thereon, or in the takes on said real which are the buildings on said real estate are not kept in as good repair as they are now, or if waste is con- and all of the obligations provided for in said written obligation, for the security of which this i	milited on said premiser, then this conveyance shall secone absolute, and the most of the holder bees, incenture is given, shall immediately mature and become due and payable at the option of the holder bees.	and all of the obligati without notice, and it
without oblice, and it shall be lawful for the said part of the second part	to take possession of the maid premises and all the importants and benefis accuring thereform; and to will the premises hereby granted, or any part thereof, in the mater spaid of principal and interest, together with the costs and charges incident thereto, and the oregin, if any	thereon in the mann- prescribed by law an
thereof in the manner provided by isw and to have a receive appointed to found the time of press bed by law and out of all moneys arising from such sale to retain the amount then un	spaid of principal and interest, together with the coats and charges included thereto, and the starting of the	there be, shall be pai
thre be, shall be paid by the part making such sale, on demand, to the first part	d each and every obligation therein contained, and all benefits accruing therefrom anali vitenu and the	and be obligatory up
IN WITNESS WHEREOF. The part of the first part ha	hereunto set hand and seal the day and year last above	IN WITH written.
written.	(SEAL)	a sere a
	(SEAL)	
	(SEAL)	a sharan y
	(SEAL)	
		STATE OF
STATE OF		Z Sentember Killer
SS.	· · · · · · · · · · · · · · · · · · ·	COUNTY OF
BE IT REMEMBERED, That on thi	is	
	in the aforesaid County and State, came	
	the second and the second and the second address the execution	a the second second
	son who executed the foregoing instrument and duly acknowledged the execution	i standar
to me personally known to be the same personal to the same.	ercunto subscribed my name, and affixed my official seal on the day and year last above	I I CANSIG B
IN WITNESS WHEREOF, I have he		F L HERDEN CONSTRA
to me personally known to be the same per of the same. IN WITNESS WHEREOF, I have be written. My commission expires on the	day of	(SEAL
IN WITNESS WHEREOF, I have he written.	day of	(SEAL)
IN WITNESS WHEREOF, I have he written.		(SEAL)
of the same. IN WITNESS WHEREOF, I have he written. My commission expires on the	day of	
It with the same of the site of the set of the same of the set of	day of	I, the unde
of the same. IN WITNESS WHEREOF, I have he written. My commission expires on the	day of	(SEAL) I, the under to enter the discha
of the same. IN WITNESS WHEREOF, I have he written. My commission expires on the J, the undersigned owner of the within mortgage, do hereby acknow	day of	I, the under
IN WITNESS WHEREOF, I have he written. My commission expires on the J, the undersigned owner of the within mortgage, do hereby acknow	day of	I, the unde

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