MORTGAGE RECORD 80

Reg. No. 862, Fee Paid, \$3.00

FROM STATE OF KANSAS, DOUGLAS COUNTY, se. Louisa C. Don Carlos This instrument was filed for record on the 27 day of November A. D. 1936., at 1:45. orded P. M. November A. D. 1936., at 1:45. orded P. M. Holla M. Kane. By Deputy. THIS INDENTURE, Made this twenty: first day of hundred and thirty six November between Louisa C. Don Carlos, a widow , in the year of our Lord, one thousand man between Louises C. Don Carlos, a widow	Jeanna Gleed Wage Lawronce Nation THIS INDENTUR: hundred and thirty-si d Lawrence put iss of the fint part, WITNESSETH, Th
Louisa C. Don Carlos TO November A. D. 1936, at 1:45. o'dock P. M. November A. D. 1936, at 1:45. o'dock P. M. Narely G. Solar Negate of Deck. By Deputy. THIS INDENTURE, Made this twenty: first day of November, hundred and thirty six between Louisa C. Don Carlos, a widow	Lawronce Nation THIS INDENTUR: hundred and thirty-of d Lawrence put iss of the fint part, WITNESSETH, Th
Hella M. Kane. By Deputy. THIS INDENTURE, Made this twenty: first day of November , in the year of our Lord, one thousand nine between . Louisa C. Don Carles, a widow	THIS INDENTUR hundred and thirty-i d Lawrence part ies of the first part WITNESSETH, Th
bundred and thirty six between Louisa C. Don Carlos, a widow	bundred and thirty-s of Lawrence part 108 of the first part, WITNESSETH, Th
	part. 108 of the first part, WITNESSETH, Th
of the first part and Welle L. Kane	
with a second part y of the first part, in consideration of the sum of. part y of the second part WITNESSETH, That the said part y of the first part, in consideration of the sum of. part y of the second part Two hundred_00/100	Five t which is hereby acknowled following described real est
The North $117\frac{1}{2}$ fest of Lot No. Twelve (12) in Block No. Four (4) in Babcock's Addition to the City of Lawrence	Lot Dou
with the appurtenances and zll the estate, title and interest of the said part Y of the first part therein. And the mid part Y of the first part do. 0.5 hereby coverant and agree that at the ddivery hered ShO the lawful owner of the premises above granted, and admin of a good and indefendible setate of inheritance therein Wh& 1800 ever of the premises above granted, and solid wh& 1800 ever	with the appurtenances and And the said part 08 of of a good and indefeasible estate o and that they will warrant and de
The first they will warrant and defend the same squarks at parties making having definitions during the life of this indenture, pay all faxes or assessments that may be lefted or meaned against and real states when the many becomes due and payable, and that	It is agreed between the par- mid real estate when the same becc as shall be specified and directed by mid part 6.8 of the first part sha mid parts and insurance, or either
THIS GRANT is intended as a mortgar to secure the payment of the sum of	hilly repaid. THIS GRANT is intended Five 4 scoording to the terms of ODS and by its terms ma
mancy advanced by the mid part. <u>U</u> of the second part to pay for any insurance or to discharge any taxus with intervent there as a larvin provided, in the event that mid part. <u>U</u> due for pay that full the pay the same as provided in this indextree. The same as provided in this indextree. The same as provided in this indextree. The marks a hardro precision at the addition extincted thereins fully discharge. If default no marks in mark payments or pay indext and the same as provided in the indextree more same as the same and the addition extincted thereins fully discharge. If default no marks is more there are a pay addition to mark the second part to pay the same as a same as the same and the same same and the same same marks are the the building on and real states we of the same same marks in the same same same shall become shall become shall be to mark be there all all discharge and the same same same same same same same sam	Every advanced by the said part. shall fall to pay the same as provident of the sourceyance shall be any obligation created thereby, the buildings on said real estate are and all of the obligations provided f
When notices and it shall be before and port. Y. of the second part. Or. 8551(213 to the province of the shall perturb the perturbation of the shall perturb the perturbation of the shall perturbati	without notice, and it shall be lawful thereon in the manner provided by preached by law and out of all mu- there be, shall be paid by the part. It is agreed by the parties h and be obligatory upon the heirs, e
and he oblightory upon the bird, exercises, similarization, present attree, asigns and successors of the respective particle hereto. IN WITNESS WHEREOF, The party of the first part ha 5 hereunto set hor hand and seal the day and year has above written, Louisa C, Don Carlos, (SEM)	IN WITNESS WHE Written.
(SEL) (SEL)	
STATE OF	STATE OF. Kansas
COUNTY OF LOS Angeles	COUNTY OF Dougla
to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the essention of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expires on the 29th day of <u>Leroh</u> 1959	(SEAL)
Evelyn Robertson Notary Public	
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Dena to enter the discharge of this mortgage of record. Dated this 2nd day of November	I, the undersigned own to enter the discharge of this
Mclla B. Kane Morgage. Owner.	(eorf

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This Release was written on the original

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