Receiving No. 10167 < MORTGAGE RECORD 87

120 1	g. No. 2290 < Paid \$5.25	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 25 day of	
Photometric Reserves Processor Processor Processor With all the appartenences, and all the exists, tills and interest of the and partials, of the first part, and the reserves of the first part, and the processor of the first part, and the reserves of the serves, the serves of the first part, and partials of the serves, till and the reserves of the serves of the serv	aiu ç0.c0	Melville A. Tanner & wife (Helene)	MeyA.D., 19-40, AL4: 35PN	
The Douglas County Bullating and Lon Astrocistics p		T0	Harved a Beck	
With all the separtnermone, and all the entite, title and interest of the sold part. [0.1] In the year of ear Dod interest of the first part and the part of the first part therein. [1] with all the separtnermone, and all the entite, title and interest of the sold part. [3] In the contry of the mole part. [3] with all the separtnermone, and all the entite, title and interest of the sold part. [3] Interest part. [3] with all the separtnermone, and all the entite, title and interest of the sold part. [3] Interest part. [3] with all the separtnermone, and all the entite, title and interest of the sold part. [3] Interest part. [3] and Mentages to the sold part. [3] Interest part. [3] Interest part. [3] Lots Hose. Mino (2) and Ten (10) in West Manor in Given Court, formorely a multivity tract adjacent to the City of Instremone, but new an addition to the City of Instremone, but new an addition to the City of Instremone and minor and minor and addition to the City of Instremone and minor [3] The part in intered and may the inst the dolivey bened. [5] [6] [6] matrices of the first part. [3] [6] [6] [6] The part in intered and may cold and the dolivey bened. [5] [6] [6] [6] [6] [6] [6] [6] [6] [6] [6] [6] [6] [6] [6] [6] [6]		The Douglas County Building and Loan Association	Register of Deeds.	
		THE POLICE CONTRACTOR AND AND THE POLICE	ByDeputy.	
of the first part, and The Bouglas. Generaty Building and Lean Association (VITNESSETH, That the and part LOS it the first part, in consideration of the sum of				
with all the appartemance, and all the entrop, tile and interest of the sum difference of the transmission of the sum difference of the sum diffe		and braze of the bound of the b		
WITH ABL OF and part Long to which is harded achanological, ha 30		of the more price untransmission and the second sec	of the second par	
and Mortgage to the self part 2				
with all the appurtemances, and all the estate, tile and interest of the axid part102of the first part therein. And the said		and Mortgage to the said part yof the second parttsheirs and assigns forever, all that tract or parcel of land situated in		
with all the appurtemance, and all the estate, tills and interest of the said part 102_of the first part therein. And the said		Lots Nos. Nine (9) and Ten (10) in West Manor in Given Court, formerly a subdivided		
		tract adjacent to the City of Lawrence,	but now an addition to the City of Lawrence.	
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			2 2	
Twenty One Hundred and no/100 Dollars, according to the ONE certain note		and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances		
One				
parties of the first part to the said part yof the second part in this conveyance shall be void if such payments be made as herein specifi if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, to conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part y second part				
and this conveyance shall be void if such payments be made as herein specifi if default be made in such payments, or any part thereof, or interest thereor, or the taxes, or if the insurance is not kept up thereon. I conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part <u>J</u> . second part <u>its</u> executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part in the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and into gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part <u>J</u> making such demand, to said parties of the first part, their hereunto set <u>their</u> hands and seal.8 the year first above written. Signed, sealed and delivered in presence of <u>Melville A. Tanner</u> STATE OF KANSAS, State OF KANSAS, A.D. 1040 before me the undersigned a Notary Public in and for said County and came <u>Melville A. Tanner and his whole, Holene Tanner</u> to me personally known to be the same persons who executed the foregoing instrument of writing and dily a cigat the execution of the same (SEAL) <u>IN WITNESS WHEREOF</u> . I have hereunto subscribed my name and affixed by official seal on the day a last above written. My Commission expires <u>Deo 31</u> 1940 <u>Pearl Emick</u> Notary		parties of the first part		
conveyance shell become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part Y		to the said part_Yof the second part		
year first above written. Signed, sealed and delivered in presence of Melville A. Tanner Signed, sealed and delivered in presence of Helone Tanner STATE OF KANSAS, ss. STATE OF KANSAS, BE IT REMEMBERED, That on this 25th day of May A.D. 1040 before me the undersigned a Notary Public in and for said County and came Melville A. Tanner and his wife, Helene Tanner to me personally known to be the same person ^S who executed the foregoing instrument of writing and duly a cedged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal on the day a last above written. Wy Commission expires Deo 31 1940 Pearl Emick Notary Writtee RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby crated, discharged.		and this conveyance shall be wold if such payments be made as herein specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part_yof the second partitsexecutors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof in the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, to gether with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part_ymaking such sale, or demand, to said		
This reference Image: State of KANSAS, state		year first above written.		
STATE OF KANSAS, ss. STATE OF KANSAS, BE IT REMEMBERED, That on this 25th day of May A.D. 1940 before me the undersigned a Notary Public in and for said County an came Molville A. Tanner and his wife, Helene Tanner to me personally known to be the same person [®] who executed the foregoing instrument of writing and duly a edged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal on the day a last above written. My Commission expires Dec 31 1940 Pearl Emick Notary RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.		Signed, sealed and delivered in presence of	(DEAL)	
YORKENSE Douglas County SS. BE IT REMEMBERED, That on this 25th day of May A.D. 1940 before me the undersigned a Notary Public in and for said County and county and county and the same Came Melville A. Tanner and his wife, Holene Tanner a Notary Public in and for said County and county and county and the same to me personally known to be the same persons who executed the foregoing instrument of writing and duly a county and the same (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal on the day a last above written. This reference My Commission expires Deo 31 1940 Pearl Emick Notary RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.			(SEAU)	
A.D. 1940 before me. the undersigned a Notary Public in and for said County and came came Melville A. Tanner and his wife, Holene Tanner to me personally known to be the same person ² who executed the foregoing instrument of writing and duly a edged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal on the day a last above written. This reference My Commission expires Dec 31 1940 We eriginar RELEASE The note herein described having been paid in full, this mortgang is hereby released, and the lien thereby created, discharged.		585.	PED That on this 25th	
came Melville A. Tanner and his wife, Helene Tanner to me personally known to be the same persons who executed the foregoing instrument of writing and duly a close the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official scal on the day a last above written. This reference Ny Commission expires Deo 31 1940 Pearl Emick writtee RELEASE The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.		A.D. 1940 before me the undersigned a Notary Public in and for said County and State.		
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The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.			Pearl Emick Notary Public	
The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.	es written the original	ם זיז ויז ל		
Attast	entered dep	The note herein described having been paid in full, this mortgage is hereby released, and the lien thereby created, discharged.		
Attest: Attest: Attest: And this Sith day of Ungast A.D. 19-32. Attest: The ad anglas County Building and crass and constant and const	flug.	Attest: The ad avglas (ounty Building and foar associate	
y land count	a weed	1	y react constr	