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of our Lord one thousand nine hundred and Sixty-four be Floyd W, DeWesse and Mable F. DeWesse, husband and wife Lawrence	LAR
of our Lord one thousand nine hundred and Sixty-four be Floyd W, DeWesse and Mable F. DeWesse, husband and wife Lawrence	etwee
Floyd W. DeWeese and Mable F. DeWeese, husband and wife Lawrence	um o
iss_of the first part, and H. A. Puckett part Y of the second part. Witnesseth, that the said part les of the first part, in consideration of the second part. DOIL them	LAR
iss_of the first part, and H. A. Puckett part Y of the second part. Witnesseth, that the said part les of the first part, in consideration of the second part. DOIL them	LAR
125 of the first part, and H. A. Puckett	LAR
part y	LAR
Witnesseth, that the said part les of the first part, in consideration of the so o. Thousand Five Hundred (\$2,500.00)	LAR
Do Thousand Five Hundred (\$2,500,00)	LAR
them duly paid, the receipt of which is hereby acknowledged, ha Ve_sold, and by this inde GRANT, BARGAIN, SELL and MORTCIAGE to the said part Y of the second part, the following desc saids situated and being in the County of Douglas and State of Kansas, to wit: ot Number One Hundred and Thirty-eight (138) on the North side of Elm Street in lock Three (3) in that part of the City of Lawrence known formerly as North awrence	antus
The appurtenances and all the estate, title and interest of the said part 105 of the first next therein	
lock Three (3) in that part of the City of Lawrence known formerly as North awrence the appurtenances and all the estate, title and interest of the said part les of the first part therein	
avrence	
he appurtenances and all the estate, title and interest of the said part 105 of the first part therein	
he appurtenances and all the estate, title and interest of the said part 103 of the first part therein. And the said part 103 of the first part dobreits coverant and area that it is the said of the first part	-
And the said part 188 of the first part dohereby covenant and arrea that at the limit of they area	
manifest about and	
And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful or the said setsed of a good and indefeaable estate of inheritance therein, free and clear of all incumbrances, the lawful or the said part is a said indefeaable estate of inheritance therein, free and clear of all incumbrances, the said part is a said indefeaable estate of inheritance therein, free and clear of all incumbrances, the said part is a said indefeaable estate of inheritance therein, free and clear of all incumbrances, the said part is a said indefeaable estate of inheritance therein, free and clear of all incumbrances,the said part is a said indefeaable estate of inheritance therein, free and clear of all incumbrances,the said part is a said indefeaable estate of inheritance therein, free and clear of all incumbrances,the said part is a said indefeaable estate of inheritance therein, free and clear of all incumbrances,the said part is a said part	wher
It is agreed between the parties hereto that the part ASE of the first part shall at all innes during the lite of this indenture, pay all taxes or assess by be level or assessed against said real estate when the same becomes due and payable, and that	aid res aid res art, th he firs secon all bes
The occurr is intended as a morigage to secure the payment of the sum of 100 INOUSAND FLVE Hundred (\$2,500.0	00)
ng to the terms of <u>ODB</u> Certain written obligation for the payment of said sum of money, executed on the <u>10th</u>	
narch ite	day o
g thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part. Y_{\dots} of the second part, with all is for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part $\frac{1}{20}$ of the first part shall fail	id par
te as provided in this indenture	
And this conveyance shall be yold if such payments be made as herein specified, and the obligation contained therein fully discharged. If defa nuch payments or any part increase of a way obligation created thereby, or interest thereon, or if the taxe on said real extate are not paid when the due and payable, or if the interest is on keyp up, a poyoded herein, or if the buildings on asid real extate are not paid when the if wave is committed on said programs, then this convegance shall become absolute and the whole sum remaining unpaid, and all of the oblig if wave is committed on said programs, then this convegance shall become absolute and the whole sum remaining unpaid, and all of the oblig the bareof, without noice, and it shall be lawful for the said part of the second part. of the improvements thereon in the manner provided by law and to have a rectiver appointed to collect the remus of benefits and to well be improvements thereon in the manner provided by law and to have a rectiver appointed to collect the remus of benefits and the unpaid of principal hereby granted, or any part thereof, in the manner presched by law, and the overplus, if any there be, shall be paid 1 in making such sale, and therest, together with the const and charges includent thereos, and the overplus, if any there be, shall be paid 1 it a agreed by the parties have a direct mode and there strest and become includent and provides the the parts and provides of the indent thereos, parts and the overplus, if any there be, shall be paid 1 it agreed by the parts the the terms and provides of this indenture and every obligation therein contained, and all benefits and hereose.	e same hey are gation; tion of sion of cruing retain
In Witness Whereof, the part 103 of the first part he 32 hereunto set their hand S	and
Though W Dewegse Decide are (SE	
Mable F. DeWeese (SE	EAL)
(SE	AL)
and the second	
E OF Kansas	
TY OF Douglas SS.	
2011	61
he it Remembered, That on this Tobil day of March A. D. 19 (before me, a Notary Public in the aforesaid County and S	
NOTAR, Came Floyd W. DeWeese and Mable F. DeWeese, husband and w.	
UPINC/	t and
IN WITNESS WHEREOF, I have here the ubscribed my name, and affixed my official seal on	
• day and year last above written.	
anission Expires Journa 29 1967 EUGENEL. DORNE Notary Pub	
	n the

1, the undersigned, 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 discharge of this rerigage of record. Dated this 7th day of oct 1968.

Harry A. Puckett Me

rtgagee. Owner.