Mortgage Record. 207 at Co., Printers, Stadars and Brank / O_, between Chis Indenture. Made this_ 13/4 day of _A. D. 196/___, between Walter W Slage and wife Etta denso irst part, and Johnson of Decito _County, in the State of_ dansas 1 _of the first part, and N . S. Van necti Douglas County, in the State of _____ Manous of the sum of ____of the second part: Witnesseth, That said part us of the first part, in consideration of the sum of DOLLARS Quen Mousand and . . . DOLLARS en of the the receipt of which is hereby acknowledged, do _____ by these presents, grant, bargain, sell and convey unto said part_____ glas County, __heirs and assigns, all the following described REAL ESTATE, situated in Douglas County, 2. (14) and. purtenances Bue . thereunto belonging, or in anywise appertaining, forever:---PROVIDED, ALWAYS, And these presents are upon this expressed condition, that whereas said_ Chatter W. Kluenand wife Etta Kluss that us no electron and their certain promisery note in writing to said part of the second part of which the following et a 'copy' law encourse, chances, chances, a 1911 Part year after del for value received, chances, is to pay to the Vert West prosts of the second part of a copy of the Vert Vert and the theoreman Mathematic Bank, second to the second part of the second cond part of undersed on the niginal and acine 1 will interest at five percent per annum after date until haid Halter It dense Prog S 200 Ella Kluss no they want or assigns, NOW, If said part IN of the first part shall pay or cause to be paid to said part for the second part, tus f the same, _heirs or assigns. said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of the same, s of money, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, 30 hich are or or any part thereof, or any interest thereon, is not paid, when the same is due, and if the taxes and assessments of every nature which are or e, then the may be assessed and levied against said premises or any part thereof are not paid when the same are by law made due and payable, then the whole of said sum and sums, and interest thereon shall, and by these presents become due and payable, and said part $\frac{f}{v}$ of the second part second part Alux. Parel shall be entitled to the possession of said premises. hands IN WITNESS WHEREOF, The said part 12 not the first part hat hereunto set Their hand b OUT. the day and year first above written. 48 Valter Bh # 710 0, 10 My Jullouin STATE OF KANSAS,) SS. 200 Douglas County.) the under-BE IT, REMEMBERED, That on this_ 3 th day of the under A. D. 191 , b. love me, the under signed, a Urid Chagman igned, a Wird Chargenian in and for the County and State aforesaid, came ________ in ad for the County and State aforesaid, came ________ and hin instruwho to me personally known nome to be the same person & who executed the fulling instrument of writing, and such per-onduly acknowledged the execution of the same. ficia 6 IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my-Seal, the day and year last above written T Ord Olingman solars rolling Term expires self 29 th 1911 Recorded Febry 16 A. D. 1911 , at 2 - o'clock P. M. Floyd & Lawren W. Set. Llen 23, 1912 nell Con 200C R. Gm.

and al ALC: S

part:

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the same

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