MORTGAGE RECORD-59.

This Indenture, Made this_ day of Sune 13th in the mortgage is hereby in the uee i Hansen, his wefe and state of year of our Lard one thousand nine hundred to twenty, between between Qui in the County of Doriglas and State of Kansus, of the first part, and Vinland first part, and of the second part: Watkins Mail Bank instrument. Witnesseth, That the raid part as of the first part, in consideration of the sum of ______ y of Jamuar this. __DOLLARS, to them duly paid, the receipt of which is hereby acknowledged, ha we sold, and by these presents do ______ rrant, largain, sell and mortgage to the said full, ge to the said following is enderred on the original s. described as E pind The North West Quarter (7) W4) of the Morth West Quarter (1714) of Section Judge (12) Franchips Fourteen (14) Pauge Furenty, (20) day bed-having-been_f describedlien thereby hard this herein 4 The with the appurtenances, and all the estate, tille and interest of the said part LLCL of the first part therein. And the said covenant and released and the V As witness my ha note ce and clear of ayment of the The DOLLARS. DOLLARS, according to the terms of a certain promissory note_this day excented by said partices of the first part to the said part close of the second part; said note being given for the sum of Occe Thousand _DOLLARS, DOLLARS. June 13, 1923 dated. a date thereof, , due and payable in anc with interest thereon from the date thereof until paid according to the terms of said note and fied. And the Dollars each thereto attached. And this conveyance shall be void if such payment be made as in said note and coupons thereto attached, and as hereinafter specified. And the keep the said said part. Af_____ of the first part hereby agree._____ to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and to keep the said DOLLARS, premises incured in favor of said mortgagee, in the sum of DOLLARS. in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties, interests and costs, and insure the and insure the same at the expense of the part_d_____ of the first part, and the expense of such taxes and accruing penalties, interest and costs, and insurance, shall, from the payment thereof, be and become an additional lier/under this mortgage upon the above described premises, and shall bear interest at the rate of 10 per cent. per annum. But if default be made yment thereof, fault be made e shall become in such payment, or any part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance shall become ich may have absolute, and the whole principal of said note...and interest thereon, and all taxes and accruing penalties and interest and costs thereon remaining unpaid or which may have amount, and the wrone protected to test methods have paid by the part 42-of the second part (summark, shall be due and payable or not, as the option of the part 42-of the second part; and it shall be havful for the part 42-of the second part (summark, shall be due and payable or not, as the option of the part 42-the second part; and it shall be havful for the part 42-of the second part (summark, shall be due and payable or not, as the option of the part 42-hereby granted, or any part thereof, in the manner reference by law, appraisement hereby waived or not, at the option of the part 42-of the second part, 125-fitters 42-of the second part (summark, shall be due or to become due according to the conditions of this instru-executors, administrators or assigns, and out of all the moreys arising from such sale to retain the amount then due or to become due according to the conditions of this instruhe part_1 the premises of this instruexerciting, animiser and or a series, and or an in the many's areas from some and our orient one to be over the series of maintain and an and the many's areas from some and some and to return the pair by the pair of the pair of the sole and the sole and the sole and the sole of the d, to the said day and year J. L. Hansen Omi Hansen (SEAL) (SEAL) b. H. Jucker (SEAL) STATE OF KANSAS, Dauglas day of June 7.8. Be it Remembered, That on the 13 day of June A. D. 1023, before me, J. J. Flinn a Notary Public in and for sill County and State, came J. J. Hansen and Omit Hansen, his wrife 3, before me, d State, came to me personally known to be the same person_____who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. owledged the In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. April 20 10-26 O. J. Jlinon Natary 1026 Notary Public. day of June A. D. 1923, and Science M. , Jan & Millman . Negat & Millman . Notary Public. My Commission expires Upril 20 ary Public. This instrument was filed for record on the 13''r of Deeds. Deputy.Deputy.

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