MORTGAGE RECORD NO. 60 This Indenture, Made this 2.3.79in the year of our Lord Gills Interfuter, Made this 2 5.19 day of Alary in the year of our Lord sumetises and the sate of the set of the set of the set of our Lord 19.19. Hazard her Thestonul of Faurence in the County of and and long -......of the second part: 出日 Bifteense hundered eration of the sum of..... WITNESSETH That the said part. James of the first part, in consideration of the sum of DOLLARS, DOLLARS, grant, bargain, and more and any pain, the receipt of which is nervey as now green, na. and not ince presents and so the solid part. I and more and the solid part. I have a solid part of the second part. This and solid part of the second part. This and solid part of the second part. This are of part of the second part. This are of part of the second part. This are of the second part of the second part. This are of the second part. This are of the second part of the second part of the second part of the second part. This are of the second part of the sec that tract or parcel of land meberl & Thurens P this de Therein ien. band note the Į, released and -inc husband As the premises, above granted,of the premises, above granted, and seiged of a good and indefessible estate of inheritang therein, free and clear of all incumbrances. <u>except al Muitgay</u> of BISTN. To Citizens state Bank, Fausence, Kause. This Grant is intended as a Mortgage to secure the payment of the sum of Stifteen hundred Sallars ever! 1 A2V 192 of the sum of according to the terms of <u>according to the terms of <u>Acttee</u> B. Hagard</u> 4this day executed to the said part of the second part v date ar alle. and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereoi, or interto 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 ole amount shall become due nistrators 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 he moneys arising from such sales to retain the amount then due for principal and interest, together with the jost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. A making such sale, on demand, to said . Hattie E. Hazaced nd the overplus, if any there 3heirs and assigns. hand en and seal fre the day and year first above written. Hattie & Hagard (SFAL) 9. W. Hazard (SFAL) Signed, Sealed and Delivered in the presence of rd (SEAL)(SEAL) 6. H. Jucker(SEAL) (SEAL) For affidavit are Book STATE OF Kausas Douglas County day of May A. D. 192 3, before me, BE IT REMEMBERED, That on this A. D. 19, before me, a Notary Diblic in and for said County and State, came said County and State, came Lis. 6. Hagard attie Hazard her husband to me personally known to be me personally known to be the same person.......who executed the foregoing instrument and duly acknowledged execution of the same. ition of the same. In Witness Whereof I have hereunto subscribed my name and affixed my official seal on the day and year ial seal on the day and year last above written. a.J. Hinn My Commission Expires april 10 1926 inhau Notary Public. day of Lury A. D. 19.23 at 10 130 o'clock A. M. Notary Public. o'clock A M. Register of Deeds Deputy.

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