	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the	1th
		April A D. 192 4 At 11:35	
	TO	By Joe Helman	egister of Deeds. Deputy.
		U Contraction of the second se	CONTRACTOR NOT
	THIS INDEXTORS, Made the . 2 between bundred and trenty-four between George T. Adams and Norma Adams, his wife, d Interconce, in the County of Douglas and State of part. 18s. of the first part, and Morchant's Loan & Savings Bank WITNESSETH, that the said part. 18s. of the first part, in consideration of the sum of Douglas, the model of the receipt of Eight; Hundred Fifty Douglas, the model of the sum o		
			•••••••
			STATES ADDITION OF THE STATES
	which is hereby acknowledged, ha. Ye	Grant Rargain, Sell and Morigage to the said part	of the second part,
	Lots number Seventy f	Cour (74) and Seventy Six (76) 3) West Lawrence, Douglas County, Kansas.	
		1	
	with the appurtenances and all the estate, title and interest of the said part. And the said part 108 the first part do bereby covenant and agree the		anted, and seized of
	a good and indefeasible estate of inheritance therein, free and clear of all incumbrance, and that they will warrant and defend the same against all paylor making invite daim therein. It is agreed between the particle herein the part. 10 far, of the first part shall at the same defend in the particle herein the part. 10 far.		
	It is agreed between the parties hereto that the part. 108 _ of the first part shall at against said real estate when the same becomes due and payable, and that _ they	keep the buildings upon said real estate insured against fire and tornado in su	ch sum and by such
	Interest. And is the error it that said part. 160 of the first part shall fall to pay ruch tases a part. J of the second part may pay said tases and insurance, or either, and the amount the rate of 10% from the date of payment tauli fally repair	hen the same become due and payable and to keep said premises insured as herei	n provided, then the
	Eight Hundred Fifty		DOLLARS,
	according to the terms of ODO certain written obligationfor the payment of a and by 128 terms made payable to the part_y of the second part, with sums of money advanced by the said part_y of the second part to pay for any insurance	all interest accruing thereon according to the terms of said obligation and also t	200101000000000000000000000000000000000
	The set of the first shall full to pay the assess as precided in the bind set of pay for any first similar and the set of the set o	ization contained therein fully discharged. If default be made in such payments paid when the same become due and payable, or if the insurance is not kept up,	or any part thereof as provided herein,
	unpaid, and all of the obligations provided for in said written obligation, for the security of a high holder hereof, without notice, and it shall be lawful for the said part. Y of the second part improvements lateron in the manane provided by the work of heave a refore appointed to condict the in the manare preservice by plaw and out of all moseys arising from such sale to retain the amount	this indenture is given, shall immediately mature and become due and payable rents and benefits accuing thereform; and to sell the premises hereby granted.	at the option of the premises and all the pr any part thereof,
	overplus, if any there be, shall be paid by the part. Y making such sale, on demand, to the to, and be obligatory upon the heirs, executors, administrators, perposed representatives, and and to, and be obligatory upon the heirs, executors, administrators, perposed representatives, and	first part	all extend and inure
	IN WITNESS WHEREOF, the partiesof the first part ha last above written.	vehereunto settheirhand 8and seal 8th	e day and year
		George T. Adams	the set of the set of the set
		NOTES ACCESS	(SEAL)
			(SEAL)
	COUNTY OF. Linn		
	BE IT REMEMBERED, That on this		
Priease	to me personally known to be the	his wife	
written odriginal fenge		who executed the foregoing instrument and duly acknowledged t subscribed my name, and affixed my official seal on the day	and year last
2. day	Approximate the second state of the second sta		tary Public.
	RE I, the undersigned owner of the within mortgage, do hereby acknowled Deeds to enter the discharge of this mortgage of record. Dated this	LEASE ;; the full payment of the cost secured thereby, and authorize t	he Register of
Eamtona	I the use ascharge of this mortgage of record. Dated this 1/12	4 david (14 mil 10 20	and the state of t
Company	Corp. Merchant Sed B. 1797	Clanahare, Cashin .	

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