## MORTGAGE RECORD 66

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STATE OF KANSAS, DOUGLAS COUNTY. 15. 30" ment was filed for record on the. This instru day of A. D., 192.4., At. 2:25 April .... Jan E Wellman Register of Docks P 10 \$ 10.00 E. K. Cartor TO 124 Joe Well an Deputy. WATKINS NOTIONAL BANK. of our Lord, one thousand nine day of March THIS INDENTURE, Made this 20th hundred and twenty-four between E. K. Carter, an unmarried man, .... in the County of Jackson Kansas City of Tatkins National Bank party .... ......of the second part WITNESSETH, that the said part. y ...... of the first part, in consideration of the sum of ... DOLLARS, to ..... him ..... ......duly paid, the receipt of -Four\_THousand------...Grant, Bargain, Sell and Mortgage to the said part .... y ........ of the second part, the following described real estate situated and being in the County of .. Douglas and State of Kansas, to-wit: The Northeast Quarter of the Northeast Quarter of Section Thirty-five (35) Township Twelve (12) Range Mineteen (19) east of the Sixth P.W. less the following. Beginning at the South east of the Sixth F.K. less the following. Departments at the south east corner of said tract, thence north on the East line of said tract since 446 feet ; thence West 618-40/100 feet; thence South parallel with the said East line 446 feet to the center of Warren Street extended West from the Cityy of Lawrence; thence East 618-40/100 feet to the place of beginning. Said excepted tract containing six acres more or less. with the appurtenances and all the estate, title and interest of the said part. y........of the first part the And the said part y\_\_\_\_\_\_of the first part do ... CB ... hereby covenant and agree that at the delivery hereof the Da ... Blawful owner of the pres ove granted, and seized of and indefeasible estate of inberitance therein, free and clear of all in and that the full versus and defend the same arctics all parties making the full claim thereto. If i a greed between the parties hereto that the part y \_\_\_\_\_\_ of the first part shall at all time during the life of this indenture, pay all taxes or a ents that may be levied or at axid real estate uben the same becomes due and payable, and that \_\_\_\_\_\_ Rep the buildings upon said real estate insured against fire and tornado in such sum and by such mpany as shall be specified and directed by the part. Y \_\_\_\_\_ of the second part, the loss, if any, made payable to the part. Y \_\_\_\_\_ of the second part to the extent of \_\_\_\_\_ 1 ts \_\_\_\_ est. And in the event that said part. Y\_\_\_\_\_\_ of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured as brein provided, then the est at DOLLARS. and one for the payment of said sum of money, executed on the 20th day of March \_19\_24\_ and by \_\_\_\_\_ its \_\_\_\_\_ terms made payable to the part. y \_\_\_\_\_ of the second part, with all interest ac ing the ling to the terms of said obligation and also to secure any sum anced by the said part. y ...... of the se and part to pay for any insurance or to discharge any taxes with interest the First of dedty services or a major first of the advectory of the first operation of the first period final is a pay to many an a provide in this induction. And this convergence shall be weld if such approximate its made as being and that are not a last of any of definition exactly thereby, on interest thereby, on it is being and any of the state are not and a state are not as a state are not and a state are not as a state on as herein provided, in the event that said part 3 de in such payments or movided rance is not kept up, as provided -bolute and the whole sum ren -vable at the option ed therein fully dis rin fully discharged. If default be r ecome due and payable, or if the in ises, then this conveyance shall beco n, shall immediately mature and be aining Improv overplus, if any there be, shall be paid by the part <u>y</u> making such ask, on demand, to the first part <u>y</u>. It is agreed by the parties hereico that the terms and provides of this indefinities and each and every chilgition therein contained, and all benefits accruing therefore, and the advectory public there are reaction, administrator, personal providence and and approximate and providence of the reasoning therefore the state of the reasoning there are a discovery public there are a discovery and the reasoning the reasoning there are a discovery and the reasoning the reasoning there are a discovery and the reasoning there are a discovery and the reasoning the reasoning there are a discovery and the reasoning the reasoni E. K. Carter (SEAL) (SEAL) (SEAL) (SEAL) STATE OF Missouri \$55. COUNTY OF Jackson day of ..... April. .....Notary Public .... in the aforesaid County and State, came.... L. S. E. K. Carter me. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above v Notary Public. RELEASE I, 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 mortgage of record. Dated this Mortgagee. Owner,

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