MORTCACE

	FROM STATE	OF KANSAS, DOUGLAS COUNTY.	TITT
	T0 0	s instrument was filed for record on the h 29 th day of astA. D., 192At9.00M 	
Î	Hatkins National Bank By	Jouvellinan Deputy.	· •
Į	THIS INDENTURE, Made this	, in the year of our Lord, one thousand nine	
	of Lawrence, in the County of Draglas partles of the first part, and Watkins_Nat;-Bank	and State of Kansas	
	WITNESSETH, that the said part ies of the first part, in consideration of th Three, Hundred, Fifty, No/	e sum of part 7 of the second part. DOLLARS, to duly paid, the receipt of	
	the following described real estate situated and being in the County of Douglas	again, sen and Mortgage to the said part	
	The South twenty seven (27) feet on New Hampshire Street in the Ci	of Lot number Sixty three (63) ty of Lawrence,	
1	with the appurtenances and all the estate, title and interest of the said part_108_ of the	first part therein.	
	And the said part 108 of the first part do hereby correctly and agree that at the delivery a greed and indefendable scatte of inheritance therein, free and clear of all incumbrance. The state of the sta		
	against said real estate when the same becomes due and payable, and that they.will keep the build insurance company as shall be specified and directed by the part y. of the second part, the loss, if any, made	ings upon said real estate insured against fire and tornade in such sum and by such s payable to the part y of the second part to the extent of their r	
	interest. And in the event that said part 108 of the first part shall fail to pay such taxes when the same bee part <u>y</u> of the second part may pay said taxes and insurance, or either, and the amount so paid shall bee the rate of 107', first, but the data of payment still faily repaid. THIS GRANT is introduced as a payment so warea the payment of the sum of	ome due and payable and to keep said premises insured as herein provided, then the ome a part of the indubtedness, secured by this indenture, and shall bear interest at	
	Three Hundred #1fty- according to the terms of One certals written oblightion for the payment of add sum of more and ty		
	sums of monry advanced by the mid part. N of the second part to pay for any harmone or to discharge a of the first part shall fail to pay the same as provided in this inderivation. The second part of the comparison shall be worked in any payment be made as a first inderection as attacked or An And Mills comparison shall be worked in any payment be made as a first inderection and the second shall be compared as a first of the second shall be also be as a second shall be added or a start of the bouldings on said real starts are not here in any order regist as they see saw, will want is executively at the indefinition of the bouldings on said real starts are not pay in any second start in the second start is a second start of the adding starts are not pay in the second start in the second start is a second start of the adding start is a second start of the adding start is a second start of the adding start is a second start of the second start is as a second start of the second start of the second start of the second start of the second start is as a second start of the second s	ny taxes with interest thereon as herein provided, in the event that mid part 185	
	we offs standams creater interrory, or interror interror, or is not an its or a true off any for particular of any standard interror interro interror interro interror interror interror intero interr	premises, then this conveyance shall become about a new say as provided Brittle given, shall immediately mature and become due and perpise at the option of the intervention of the state of the same state of the same state of the same as accruing therefore;; and to sell the premises hereby granted, or any part thereof, oriental and interact, contexp with the account of the same state of the same state.	
	overplus, if any there he, shall be paid by the part. Y making such sale, on demand, to the first part It is agreed by the parties hereto that the terms and provisions of this indenture and each and every oblit to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors	ration therein contained, and all benefits accruing therefrom shall extend and imme is the respective partice hereto.	
	IN WITNESS WHEREOF, the part_100 of the first part ha veherear last above written Lo	to set. their hands. and seals the day and year rin Watts (SEAL)	
	Ne	lle Watts(SEAL)	
	STATE OF Zansas	in the second of the	
	Notary Public in the aforesaid	day of Aug. 26, 1924 A. D. 19 , before me, a d County and State, came	
	L. S. Lorin Watts and Nelle Watts, his wife, to me personally known to be the same person. S. who executed the same. IN WITNESS WHEREOF, I have hereunto subscribed m	the foregoing instrument and duly acknowledged the execution of	
	IN WITNESS WHEREOF, I have hereunto subscribed in above written. My Commission Expires on the <u>21</u> day of <u>kay</u>	19 27 E. F. Huddelston	
		Service Physics Fourier County County of Bellings Andrew Content Andrew Andrews Physics	
	The following is endorsed on the original instrument. RELEASE I, the undersigned owner of the within motgage, do hereby acknowledge the full pa Deeds to enter the discharge of this mortgage of record. Dated this Recorded <u>further 10^o</u> <u>1924</u> (Carps. <u>Laurent of Deeds</u> (Carps.)	yment of the debt secured thereby, and authorize the Register of lay of a 19,25 Jatking Tratingel Buck y.P.	
	Recorded - fight 10" - 192" Corps.	Dick Williams Mortgagee. Owen	
	All Aller and deal		21% 国际国际管

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