## MORTGAGE RECORD 66

464

· .... \*

STATE OF KANSAS, DOUGLAS COUNTY, 55 FROM day of Joa E. Wellman Register of Deeds. M.A. Schuman et al. TO Deputy. By. Verchants Loan & Savings Bank. THIS INDENTURE, Made this twenty fifth day of November , in the year of our Lor red and twenty four between M.A. Schuman and Gertrude Schuman, his wife, , in the year of our Lord, one thousand nine hundred and twenty four in the County of Douglas and State of Kansas Lawrence af WITNESSE . H, that the said part .. ies ... of the first part, in consideration of the sum of .... The south one hundred (100) feet of lot number eight (8) of Steele's Subdivision of block six (6), Earl's Addition to the City of Lawrence, Kansas. with the appurtenances and all the estate, title and interest of the said part. 108....of the first part therein. And the said part 105 of the first part do \_\_\_\_\_ hereby covenant and agree that at the delivery hereof they are the lawful owner. S. of the premises above granted, and selzed of d and indefeasible estate of inheritance therein, free and clear of all incumbrances, ents that may be levied or : It is agreed between the parties berefor that the part, a V = of the serve part was a to summarize user many the serve start part of the serve of the part of the serve of the part of the serve of the st. And in the event that said part... 108... of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured as berein provided, then the purt. Y... of the second part may pay said tarse and insurance, or either, and the amount so paid shall become a part of the indebidionse, secured by this indenture, and shall be interest at THIS GRAPT is intered to a motivate the payment of the second part may approximate the payment of the second part of the second part may approximate the payment of the second part may approximate the payment of the second part of the second part may approximate the payment of the second part may approxi -----Thirteen Hundred Fifty----DOLLARS. rding to the terms of \_\_\_\_\_ One \_\_\_\_\_ certain written obligation \_\_\_\_\_ for the payment of said sum of money, executed on the \_\_\_ 25th day of \_\_ November \_\_\_\_\_ 19.24 and by 1 ts \_\_\_\_\_\_ terms made payable to the part. y \_\_\_\_\_ of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum of of money advanced by the said part\_ y\_ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part\_ 18 d the first part shall fail to pay the same as provided in this indexture. And this convergence shall be vided if used payment le reade as herein specified, and the obligation contained therein faily discharged. If default be made in such payments or many part thereof any oblightion extration thereory, or future thereon, or if the ture on sail real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, any oblightion estated thereory, or interest thereon, or if the ture on sail real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, unpaid, and all of the obligations provided for in said written obligation, for the security of which this informer is given, all immediately nature as theorem of subcline and the velocity of the insurance is not payble at the oplicion of the security of the obligations provided for in said written obligation, for the security of which this information is given, all immediately nature as theorem of an applies at the oplicion of the security of the obligations provided for in said written obligation, for the security of which this information is given, all immediately nature and before a given applies of the obligations of the said written obligation, for the security of which this information is given, all immediate parts and the obligation of the said written obligation. bider hered, stitut notice, and it shall be head for the said part. Y - of the second part 12 second part 13 second part in provide the provide second part 14 be interpretent therein its the provide second part 14 be interpretent therein its the manner provided by any of the base are every appealed to caller the return and iterating therefore; and to sell the provide second part 14 be its the manner provided by any of the all more provides in the manner provided by any of the second part 14 becomes the every second by a second part 14 becomes the second part 14 becomes the every second by a second by a second part 14 becomes the every second by a second part 14 becomes the every second by a se IN WITNESS WHEREOF, the part\_105 \_\_\_\_\_ of the first part ha \_\_\_\_\_ mereunto set \_\_\_\_\_\_ their \_\_\_\_\_\_ hand\_\_\_\_\_, and seal\_\_\_\_\_\_ the day and year last above written. M. A. Schuman (SEAL) Gertrude Schumann (SEAL) ..... (SEAL) (SEAL) STATE OF ...... KAD BAB 55. COUNTY OF ..... Douglas .... Notary Public. M. J. Schuman and Gertrude Schuman, his wife, to me personally known to be the same person. g....who execute the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last advect with the same. This Rele was written crithsoriginal L.S. Mortgege this 28 ntered Date Well Notary Public. RELEASE cods. Merchante Loanand Daving Bask REW. -losp. Seal By J.C. Whypple Cashie