MORTGA	GE RECORD 66	529
FROM	IN STATIONERT CO KANSAS CITY NO 19279	AT 1
Blanche Thiry et al	The instrument was filed for record on the 17 th day of Fe'o. A. D. 1925. At 2:50 F. 15	ten 3-e= //
Herchants Loan & Savings-Bank,	Jaa E. Williman By Deputy.	2-1

sixteenth\_\_\_\_\_day of\_\_\_\_\_ February\_\_\_\_\_, in the year of our Lord, one thousand nine hundred and \_\_\_\_\_five\_\_\_\_ by wen Blanche Thiry, and James T. Thiry, her husband d Lawrence part ies.....of the first part, and

and the start

......day of м.

tothis .....Beputy.

d, one thousand nine

..... of the second part.

paid, the receipt of .....of the second part, Kans.; and also

21) in Township (1); thence North xty (60) rods;

of said quarte West line of said quarter center of said h line of said less. Twenty-eight aid quarter hwesterly by s line of said an acre. of Range Twenty

e (3) notes enewal or ex<del>,</del>

ve granted, and seized of

In such sum and by such stent of 1ts herein provided, then the

and shall bear interest at DOLLARS.

19\_25\_\_\_\_

nents or any part the of it up, as provided herein, the whole sum remaining vable at the option of the

said premises and all the need, or any part thereof, incident thereto, and the

m shall extend and inute ..... the day and year ....(SEAL)

(SEAL)

(SEAL)

25 , before me, a

red the execution of

day and year last

Notary Public.

rize the Register of

rtgagee. Owner.

..(SEAL)

vent that said part ....

may be levied or a

t, and \_\_\_\_\_\_ Douglas\_\_\_\_\_ and State of \_\_\_\_\_\_ Kansas\_\_\_\_\_\_\_ of the Che Thousand--part of the second part.

## Lot One Hundred thirty-one (131) Kentucky Street, Lawrence, Kansas.

with the appurtenances and all the estate, title and interest of the said part. 188. of the first part therein. a grod and indefeasible estate of inheritance therein, free and clear of all incumbrances, nises above granted, and seized of nd that they will surnant and defend the same against all parting making lawful chim thereta. It is agreed between the parties hereto that the part \_\_\_\_\_00 s of the first pur shall at all time during the life of this indexture, pay all taxas or It is agreed percent merels can use percent merels can use per can use of the second set of the isometere, pay all takes or assessments that may be levid or assessments that the beam down and payable, not that the beam down and payable beam down and payable and the second sec nd by such

--- One Thousand--DOLLARS according to the terms of \_\_\_\_\_\_ ODO \_\_\_\_\_\_ certain written obligation \_\_\_\_\_ for the payment of said sum of money, executed on the \_\_16th\_day of \_\_\_ Fobruary. and by \_\_\_\_\_ terms made payable to the part \_\_\_\_\_ of the second part, with all interest accruing thereon according to the terms of mid obligation and also to secure any \_19\_25\_ sums 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 berein provided, in the event that said part 808 that a near a statistic to gap the same as provided in this indexture. If the first part of the same as provided in this indexture. And this convergence shall be void if such payment be made as herein specified, and the obligation metalows are obligation entered hereiny, or interve therein, or if the taxe on mail and state as not paid when the se-ture of the obligation of the same therein are the taxe on mail and state as not paid when the seture of the obligation of the obligation of the same the obligation of the same the obligation of the upsid, and all of the obligations provided for in and writen on subjects, for the same train of the obligation of the obligation of the same train of the obligation ained therein fully discharged. If default be made in such p the same become due and payable, or if the insurance is not said premises, then this conveyance shall become absolute ar ture is given, shall immediately mature and become due and

hidds haved, without notice, and it shall be lawful for the said part. <u>y</u> of the second part <u>18</u> is a provential therean in the manage provided by its and to have a review appointed to object the rest and benefators rand to set the presses haved y rande, we are put thered, is the manage provention by he are also out all money and refer from sets also its rest in the model of printpal and interest, together with the occur and days we thered. everying if any there is a fail to paid by the rark <u>y</u> making such ask, on demand, to the first part <u>y</u>. It is a stress that the stress there is a stress of the stress

Blanche Thiry

James 2, Thiry

.....(SEAL)

.(SEAL)

a

2

1.01

(SEAL) STATE OF. Kansas ss. COUNTY OF Douglas Pebruary A. D. 1:25 , before me, a BE IT REMEMBERED, That on this 16th day of Notary Paublic in the sloresaid County Binche Thiry and James T. Thiry, her husband .... in the aforesaid County and State, came ..... to me personally known to be the same person... S... who executed the foregoing instrument and duly arknowledged the execution of the same. ..... L.S. me. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above wri thi Notary Public. 52 My Commission Expires on the 20th day of April 19 25 A. F. McClanaban

2. Eller RELFASE RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt accured thereby, and authorise the Register of Dreds to enter the discharge of this mortgage of record. Dated this - 3/ day of - less 19.26. Witness. HIC Whispled. Nortgage. Owner.

Witness. J.C. Whisple.