	MORTGAC	E RECORD 66	531
<form></form>	T. S. Mason and Mabel E. Mason TO	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 20 <sup>s</sup> day of 	
<pre>d</pre>	THIS INDENTURE, Made this Seventeenth day hundred and twenty_five between	of February , in the year of our Lord, one thousand nine 8. Kason and 'Kabel E. Mason, his wife	
Lot No. Seven (7) in Block No. Yearly Three (23) of Sinclair's Addition to the Gity of Leavence in Dougles County, Essee.	of Lawrence, in the County of Dong part 108of the first part, and Merchante Loan & Savi WITNESSETH, that the said part 109of the first part, in Mineteen_hundred which is hereby acknowledged, have sold, and by this inductore do the following described real estate situated and being in the County of	Las and State of Kansas ngs Bank part y of the second part, consideration of the sum of duly paid, the receipt of Grant, Barpain, Sell and Mortgage to the said part y of the second part, DDULARS, to them duly paid, the receipt of Grant, Barpain, Sell and Mortgage to the said part y of the second part,	
And the and pert. 168 the first part 6	Lot No. Seven (7) in Block No. Twent of Lawrence in Douglas County, Esneas.	y Three (23) of Sinclair's Addition to the City	
And the stall part. <b>168</b> and the first part <b>3</b> . Anoty cormant is it gree that it the deferry bared they are the larked parts of the first parts <b>1</b> , and mind a stall bare indicated in the three, for and a detar of all homeleness. In the started between the partice berres that the part. <b>168</b> if the first shall at all the deferry bared they are at an adjust the state that may be first bare that the part. <b>168</b> if the first the bar at the starte the part is the state that the part. <b>168</b> if the first that the part. <b>168</b> if the first that the part. <b>168</b> if the first that the part <b>168</b> if the first that the part. <b>168</b> if the first that the part. <b>168</b> if the first that the part <b>168</b> if the first that the part. <b>168</b> if the first that the part <b>168</b> if the first that the part. <b>168</b> if the first that the part <b>168</b> if the part that the part. <b>168</b> if the first that the part. <b>168</b> if the first that the part <b>168</b> if the part that the part <b>168</b> if the part that the part. <b>168</b> if the part that the part that the part <b>168</b> is the part <b>169</b> is the part <b>168</b> is th			
And the shall pert168 of the first part ds hereby correction all arrow that at the defreey bend they are the hereb tensor of the first part of the first part ds		di di seconda di second	
And the and part. 148d the first part 4 havey erreants and gree that at the drivery barred they are the barrel parts of the presents after parts, and mind at a product and there there are the there are the barrel parts of the presents and presents and are part of the there are the there are the barrel parts of the presents and the presents and the presents are driver the part is a first and presents are driver the part is a first and presents are the presents and the presents and the presents are the presents and the presents are the presents and the presents are the p			
<pre>ind that they will warrent and doring the same action at a period or an intermediated that at time during the life of this indextore, pay all taxes or assessment that may be level or a same during the life of this indextore, pay all taxes or assessments that may be level or assessments that</pre>	with the appurtenances and all the estate, title and interest of the said pu	rt. jeg of the first part therein.	
<pre>pt of the second past may pay and tars and hormany, within the first hand is been a paid table base as a part of the indebted may second by the base is provided, then the the indebted may second by the base is a more target to second by the base is a more target to second by the base is a more target to second by the base is a more target to second by the base is a more target to second by the base is a more target to second by the base is a more target to second by the base is a more target to second by the base is a more target to second by the base is a more target to second by the base is a more target to second by the base is a more target to be the pay set of the indebted base second by the base is a more target to the target of target of</pre>	and that they will extrant and defend the same against all parting mixing lawed data in the lin agreed between the parties herets that the part. I do so the data part part of the same same same same same same same sam	rea. al all times during the life of this indenture, pay all lates or anomenets that may be jeried or anomed _keep the buildings upon axis real estate baured aplant for and torando in such sum and by such lates if it or another such each set of the such application of the such sum and by such	
with a dimer per shall all to per the same as periodic pairs to profit the functions of the dimension and the state of	sat. J. of the second part may pay said taxes and formance, or thirty into a disa most be second part may pay said taxes and formance, or thirty, as disa most be said to be	tes such that must be expected that and the provide provided, then the entry of the indextores a part of the indextores, second by this indextore, and shall be a latteret at Hundred	
IN WITNESS WHEREOF, the part168 of the first part ha. vebecrunto set their	take a more answer by the suit part. y of the second part to py for the piccus of the first part will fail to pay the same as a provide in this inducture. And this conveyance shall be void if next payment be made as brain specific, and the origination mericid likewise or interest thereas, or the tass on a sub- er of the budget of the same start of the same start of the same start or of the budget of the same start of the same start of the same start will be an experiment to the same start of the same start of the same start badder therea, it then manare provided by its said in here service by sublishing the in the manare preventive by the same due of a did money starting from mark the size in this the same time badder thereas in the manare provided by its said in here a restrict by sublishing the in this the same start in the manare preventive by the same due of a did money starting from mark the set in this has in the manare preventive by the same and out of all money the same the manare the same start of the same start of the same start of the same start in the same start of the same s	are or to discharge any taxe with interest thereon as brein provided, is the event that sail part 10.8 a obligation contained therein fundy discharged. If default be made in mode hypersation or any part thered out fuel of any the same become due and provide, or if the interaction is not pays, any periodio herein, a blick the fund more permission, then the correspondent shall be come should as all the whole sum remaining which the fund more permission, then the correspondent shall be come due only period and the shift the fund more permission. The same due to the pomention of the sail permission of all the origination of the permission of the permission of the same benefits and all the own them same due to perform any therefore, and so may be the promotion of the sail permission of all the same the same due to perform any therefore, therefore with performance to the performance to the same the same due to perform any therefore, and the same therefore the same therefore, and the same the same due to perform any therefore, therefore with performance therefore the same therefore, therefore, the same therefore, the same therefore, the same therefore, the same therefore, therefore, the same therefore, therefore, the same therefore, the same therefore, the same therefore, therefore, the same therefore, the same therefore, the same there the same therefore, the same therefore, therefore, the same therefore, therefore, the same therefore, therefore, the same therefore, therefore,	
	everplic, if ary three ke, shall be paid by the part. Y nakir and a be of scand, the paid by the part is breed with a part prime part of the isoferine and provide and of the isoferine as to said be obligatory goes the heir, acceler, administrator, personal representatives, as IN WITNESS WHEREOF, the partlesdef he first part h last above written.	a the for gent	
STATE OF KERROR			
STATE OFKansas       ss.         COUNTY OF.       Douglas         BE IT REMEMBERED, That on this       17         day of.       February         No tary. Public       in the aloresaid County and State, came         T. S. Kason and kabal:       L. Mason, his wife         to me personally known to be the same person.       who accuted the foregoing instrument and duly acknowledged the execution of	COUNTY OF Douglas 55 BE IT REMEMBERED, That on this No tary. Public T. S. Mason and Mabel: E. Ma	17 day of <b>February</b> A. D. 19. 25 , before me, a in the aforesaid County and State, came ason, his wife	
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. L. 8. My Commission Expires on the 27 day of January 1927. T. C. Thipple Notary Public. Notary Public.	IN WITNESS WHEREOF, I have heren above written.	nto subscribed my name, and affixed my official seal on the day and year last y of January1927	nooriginal rigege 2.1 entered
RELEASE I, the undersigned owner of the within mortgage, do hereby schooledge the full payment of the debt secured thereby, and authorize the Register of Dreds to enter the discharge of this mortgage of record. Dated this 29 day of farmary 195%. Corp Same. Burtlant's Joan 2 Daringe Bowlt. By F.C. W trypel., Cashin -	Dreds to enter the discharge of this mortgage of record. Dated this	ledge the full payment of the debt secured thereby, and authorize the Register of	ic Quity