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(SEA)	(SEAI	(SEAL STATE OF Kansas COUNTY OF Douglas}es. BE IT REMEMBERED, That on this 26 day of Teb. A. D. 1925 , before me, i bo tary. Public in the adorsaid County and State, came Eugens P. Sisson, Jr. and Dorothes Sisson, his wife to me personally known to be the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same person. A. who executed the foregoing instrument and duly acknowledged the execution of the same person. A. We are presented as a same person of the same person. A. F. McColanahan. Notary Public. RELEASE		with the appurtenances and an the estate, the and interes	of the said part	of the first part therein.	
		STATE OFKansas		And the said part [0.6of the function part do	coverant and agree that at it incumbrances. by the records the first part shall at it the first part shall at it the the part shall at it the the part shall at it the shall be anount to pake of the same day much take when the ther, and the amount to pake of the same day and the shall not pay for any insurance of to do the same day insurance of to a payerised, and the shall not pay for any insurance of to a payerised, and the shall not pay for any insurance of to a payerised, and the shall not pay for any insurance of to a payerised, and the shall not pay for any insurance of to a second part, which all in a payerised, and the shall not pay for any insurance of the shall of the second part appointed to shift the insurance of the second part appointed to shift the insurance of the second part appointed to be for a the shall be part of the shall be the part of the second part appointed to be for a the shall be part of the shall be the shall b	be delivery hereof they are the lawful owner. B of the premises above generative the building upon axis frast entrate instead explain five and testing the life of this indenture, pay all case or assessments that may many made payable to the part. $y = $	be levied or assesses the seried of assesses in provided, then th shall beer interest is DOLLAR. 19. 25. to secure any near that said part. 4 easily a secure any near that said part. 4 easily a secure any near a secure any near that said part. 4 easily a secure any near that said part. 4 easily a secure any near the secure any near that said part. 10. 2000 a secure a secure any near that said part. 10. 2000 a secure a secure any near that said part. 10. 2000 a secure a secure any near that said part. 10. 2000 a secure 10. 2000 a
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COUNTY OF Douglas ss. BE IT REMEMBERED, That on this 26 day of Yeb. A. D. 1925, before me, No tary Public in the aforessid County and State, came Eugene P. Sisson, Jr. and Dorothea Sisson, his wife to me bersonally though to be the same terson a who execute the forewards and duly acknowledged the security.	Lugene P. Sisson, Jr. and Dorothea Sisson, is wife to merconally known to be the same presse. We exceed the formering and duly acknowledged the spectrum.	RELEASE		And the said part [06of the function of the said or and clear of all second said indefaultie exists of indefaulties therein, fore and clear of all said of the	coverant and agree that at t incumbrance. . by this records The fire part shall it at the incumbrance. . by this records the fire part shall it at the incumbrance of the second part, the loss, if latt to pay such tases when the the second part, the loss, if of the sum of oven. Hundred 	be delivery hereof they are the lawful owner. B of the premises above p or during the life of this indenture, pay all taxes or assessments that may it building upon said real erate insured against five and ternado in a 'any, made payable to the part. <b>y</b> of the second part to the estent is some become due and payable and to keep said permises insured a barrier at the lawful of this indenture, pay all taxes or assessments that may is a some become due and payable and to keep said permises insured a barrier is a the lawful of the indebtedness, secured by this indenture, and and monory, essented on the <u>26</u> th day if. <b>February</b> . rerest aversing thereon a second payable as a born portfolds, in the event contained therein fairly discharged. If default be made in such payments of a half permises, then is the payables with the presents barby grander, and therein fairly discharged. If default be made in such payments of a half permises, then is the payables with the presents barby grander, and therein fairly discharged. If default be made in such payments of the half permises, then is the payables with the presents barby grander, and therein fairly discharged. If default be made in such payments the section sector, the first method with the presents barby grander, the presents the tenter sector with the possible with the tenter set and payable and therein the sector sector is a sector performed and the sector target the tenter on tables, and all benefits acreates therein and thereautor set. the fir hands. and seal If Dr: Eugene P. Sisson Doro these Sisson day of <b>Feb</b> , A. D. 1925; aforesaid County and State, came.	be levied or assesses the sum and by socio- in provided, then th ball best interest in DOLLARS DOLLARS DOLLARS DOLLARS The second say sum of the social say social sa
COUNTY OF Douglas	Lo tary. Public	1, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the doets secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 2.5 th day at August 1947. Corf Seal Investment Loans to Barries Mortgage. Owner. Mortgagee. Owner.		And the said part 168 of the first part do hereby a good and isoferanic senis of inheritance therein, fore and clear of at	coverant and agree that at t incumbrances. 	be delivery hereof they are the lawful owner. B of the premises above g es during the life of this indenture, pay all case or assessments that may import the building upon and real erate insert equilations of the second part to the extent as one become due and equilate and to keep and premises insured as here it shall become a part of the indebtedness, secured by this indenture, and m of unsery, executed on the	be levied or assesses where and by second se
COUNTY OF Douglas	Lotary Public       in the doresaid County and State, came         Eugene P. Siscon, Jr. and Dorothea Siscon, his wife         to me personally known to be the same person.       who execute the foregoing instrument and duly acknowledged the execution of the same person.         NWITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year have above written.       My Commission Expires on the	· Corp Seal . Michaute toan + Javings Banly . Morigagee. Owner.		And the said part 168 of the function of therm of the ord of the first of the fi	correnal and agree that at a t incumbrances. by the record & the first part shill at at the at	be delivery hereof they are the lawful owner. B of the premises above g or during the life of this indenture, pay all lases or assessments that may it have, made payable to the part. Y of the second part to the extent assame become due and payable and to keep and permises insured as here it shall become a part of the indebtedness, secured by this indenture, and and unsure, carented on the 26 th day of Feb TriBary reret secures a part of the indebtedness, secured by this indenture, and and unsure, carented on the26 th day ofFeb TriBary reret secures a part of the indebtedness, secured by this indenture, and discharge any taxes with interest thereos as herein perioded, in the event and mostly, carented on the26 th day ofFeb TriBary reret secures the second give to the terms of said oblightion and day discharge any taxes with interest thereos as herein perioded, in the event and periodic 26 and piperiodic, and of the second second second second pays the short the second second payable, or if the images to all by event and periodic 26 and piperiodic, but the covers and the second and periodic 26 and piperiodic, the the only second s	be levied or assess the term and by me of the same in provided, then the ball beer interest 10 - 25 to secure any team that add part. 10 or any part there are any part there are any part there that defended and the that defended and the he day and year (SEAL (SEAL (SEAL (SEAL) (SEAL (SEAL) (SEAL
COUNTY OF_Douglas       }85.         BE IT REMEMBERED, That on this       26         Mathematical States       A. D. 1925         BE IT REMEMBERED, That on this       26         Notary Public       In the aloresaid County and State, came         Eugene P.       Sisson, Jr. and Dorothes Sisson, his wife         to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution the same.         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year la above written.         L. S.       My Commission Expires on the	Image: Starty Public       in the aforesaid County and State, came         Image: Starty Public       Image: Starty Public			And the said part 168 of the function of therm of the ord of the first of the fi	correnal and agree that at a t incumbrances. by the record & the first part shill at at the at	be delivery hereof they are the lawful owner. B of the premises above g or during the life of this indenture, pay all lases or assessments that may it have, made payable to the part. Y of the second part to the extent assame become due and payable and to keep and permises insured as here it shall become a part of the indebtedness, secured by this indenture, and and unsure, carented on the 26 th day of Feb TriBary reret secures a part of the indebtedness, secured by this indenture, and and unsure, carented on the26 th day ofFeb TriBary reret secures a part of the indebtedness, secured by this indenture, and discharge any taxes with interest thereos as herein perioded, in the event and mostly, carented on the26 th day ofFeb TriBary reret secures the second give to the terms of said oblightion and day discharge any taxes with interest thereos as herein perioded, in the event and periodic 26 and piperiodic, and of the second second second second pays the short the second second payable, or if the images to all by event and periodic 26 and piperiodic, but the covers and the second and periodic 26 and piperiodic, the the only second s	be levied or assess the term and by me of the same in provided, then the ball beer interest 10 - 25 to secure any team that add part. 10 or any part there are any part there are any part there that defended and the that defended and the he day and year (SEAL (SEAL (SEAL (SEAL) (SEAL (SEAL) (SEAL

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