FROM	STATE OF KANSAS, DOUGLAS COUNTY, as. This instrument was filed for record on the <u>6</u> day of	ee # 289
E. W. Penchard and wife	April A. D., 192 5, At 1:55 P. M Zsa E. Wellman E. 7	
Peoples State Bank, Lawrence, Kans		
	day of April, in the year of our Lord, one thousand nine E. W. Penchard and Hazel V. Fenchard, husband and wife	
of Lawrance	Douglas and State of Kansas . Lawrence, Kansas	
WITNESSETH, that the said part ios of the first part Three Thousand fi	t, in consideration of the sum of party of the second part.	
which is derived acknowledged, i.a	re inflationDOLLARS, to duly paid, the receipt of redo framework of the second part, y of Douglas and State of Kansas, towit:	
	orth east quarter $(\mathbb{N} \Xi_1^1)$ , and the south wost ast quarter $(\mathbb{N} \Xi_2^1)$ and the west half $(\mathbb{H}_2^1)$ of the south rtheast quarter $(\mathbb{N} \Xi_2^1)$ all in section six (6), e twenty (20)	
		brije i oor ver ankome
with the appurtenances and all the estate, title and interest of the a And the mid part 125 of the first part do hereby covenant a	aid part 10 gof the first part therein.	
a gred and indefeasible crists of inheritance therein, free and clear of all incumbras and that they will warrant and defend the same against all parties making lawful cl It is agreed between the parties herein that the part. In S.C.	new	charter
insurance company as shall be specified and directed by the part y of the sec interest. And in the event that said part Gg of the first part shall fail to pay a	yfhill keep the buildings upon a side real reasts insured against for and torsade in such sum and by such and just, the low, if any, made paythle to the party of the second part to the extent of it S must turn when its man become dis and apaythle and to here and perside, then the	
	the monoil to paid that become a part of the ladditidees, secured by this indenture, and shall how interest at a st	T
and byitsterms made payable to the part y of the second sums of money advanced by the said part of the second part to pay for an	ayment of mid sum of movery, securied on the	
of the first part shall fail to pay the same as provided in this indenture. And this convergance shall be void if such payment be made as berein specified or any solitation created thereby, or interve thereas, or if the states on said real en or if the buildings on said real estates are not kept in any cool repair as they are now, of uppid, and all of the obligations provided for said written obligation, for the sec	i, not he obligation contained therein fully discharged. If default he made in each atyments or any part therein the start of the start if it starts is committed on and previews, then this revery starts start becomes should us and its who can remaining only of which this blackmark of the start of the st	
bolder hereof, without notice, and it shall be lawful for the said part. V of the improvements thereon in the manner provided by law and to have a receiver appointed in the manner proverties by taw and out of all money arising from such that to retain	a section part is the based of the section part of the section part there is a section part is a section part of the section part there is a section part of the section part there is a section part there is a section part of the section part of the section part there is a section part of the section part of	
It is agreed by the parties herers that the terms and previous of this infor- to, at be obligatory upon the brin, sericular, administrates, remeal represent- IN WITNESS WHEREOF, the part	part ha X0 hereunto set	
	E. W. Penchard (SEAL)	
STATE OF KONSAS		
COUNTY OF Douglas 55. BE IT REMEMBERED, Thaton Notary Public	this 7th day of April A. D. 19. 25, before me, a was wr in the aforesaid County and State, came E, W. Ponchard on hor on hor	itten Isinal
and Hazel V. Penchard, his to me personally known to be the same personally known to be the same personally known to be the same personal to be the sa	son_Swho executed the foregoing instrument and duly acknowledged the execution of	Ke . Alternad 2. day
above written.	day of April 19.25 S. A. Wood	
	RELEASE	la Zute
I, the undersigned owner of the within mortgage, do hereby	acknowledge the full payment of the debt secured thereby, and authorize the Register of 3. 20 th day of garging Sale Bauf, Acumuse, Kar Profits, Sale Bauf, Acumuse, Kar North Sale Bauf, Sale Bauf	

danie a Start Starten

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