MORTCACI

ay of	FROM FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 30" day April A. D., 1925, At. 4:50 P. M.	
is.	TO Lawrence Natil Bank	laa E. Hellman Register of Deeds.	
ne hunda	THIS INDENTURE, Made this 29th day of dred and twonty-five between	ByDeputy. April, in the year of our Lord, one thousand ni John T, Constant and Emma S. Constant his	- Reg. Fee ne No. 479
	Lawrencein the County ofDouglas	and State of Kansas	751
of		leration of the sum of but the second part duly paid, the receipt	
	Lot, Seven (7) on Vermont Street, Douglas County, Kansas.	in The city of Lawrence,	
a katalan katal	the appurtenances and all the estate, title and interest of the said part. And the said part _108 _ of the first part do hereby covenant and arree th d and indefeasible estate of inbritance therein, free and clear of all incombrances.	10.8	of
h sgainst	at said real estate when the same becomes due and payable, and that they. will -	all times during the life of this indenture, pay all taxes or assessments that may be levied or assess the stabilizer upon said real estate insured against for and toraxdo in such sum and by my loss, if any, made payshile to the part. \hat{y} — of the second part to the estret of 1 ± 3	.ch
at part. y the rat	y of the second part may pay aid tates and insurance, or either, and the amount at of 105, from the size of payment until fully replat. THIS GRANT is intended as a mortgage to secure the payment of the sum of THIS GRANT is intended as a mortgage to secure the payment of the sum of THIS GRANT is intended as a mortgage to secure the payment of the sum of the secure the s	tien the same become due and payable and to keep and premises insured as herein provided, then so paid shall become a part of the indebtedues, secured by this indenture, and shall beer interest nd _ and _ No/100	
or and by sums o	by terms made rayable to the part y difference of the second part, with of money advanced by the said part. Y difference of the second part to pay for any insurance	all lateret acruing therea to the 25th day of April 19.25. all lateret acruing therea according to the terms of mail alligneds and host as every say man or to discharge my taxes with lateret thereas as been provided, in the event that mail part 1.3 (19.25) and (19.25) and (19.25	.05
holder 1	r hercol, without notice, and it shall be ivaful for the said part of the second part	Martine contained therein fully discharged. If default he made is such approach to such part the paid when the mane become the and payable, or 11 million to the payments or such pay the the paid when the mane such approach and the payable of the pays of the pay the pay the pay the pays of the pay the pay the pays of the pays of the pay t	8. B
e everplu to, and	Jus, if any there be, shall be paid by the part. Y making such say, on draman, to it is agreed by the parties hereit that the terms and provisions of this indexture and e do collegatory upon the heirs, executors, administrators, personal representatives, saring IN WITNESS WHEREOF, the part. 195	ni then used of principal and interest, topefort with the contrast marger account contrast, and a contrast, 16,9, the contrast contained, and all branchis scruing therefrom shall extend and in such accesser of the topeforty particle betwick. W0bercunto setthoir:hand.sand sealthe day and yr	
) last al	above written.	John T. Constant (SEA Emma S. Constant (SEA	
)			
STAT COUN	TE OF	29 day of April A. D. 1925, before me	
n (1) 	Notary Public	in the aforesaid County and State, came	of Mortgeses
t	IN WITNESS WHEREOF, I have hereun above written.	to subscribed my name, and affixed my official seal on the day and year l of Jenuary 19.26	el may
		and the second	- and yell
-	·. · · · · · · · · · · · · · · · · · ·	RELEASE ere the full payment of the debt secured thereby, and authorize the Register day of May 1928 hwreine Maloual Bauch - Sea H. Kuhne Cashr. Mortgagee. Owner	of

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