	Retud	FROM Elva L. Lawronce ot al TO TO Watkins National Bank THIS INDENTURE, Made this. 22nd d hundred and trenty. five between man, F. L. Lawrence and Minnie Lawrence h of Kenses, d induced and the first part, and Matkins Institute Construct The South half of Lot Soven (7) Massachusetts Street , City of Law	arties are conveying only their respective
	Rebuild OF	THIS INDENTURE, Made this. 22nd d hundred and twenty. fire between man, F. L. Lawrence and Minnie Lawrence h of Kenses. d inthe County 44 mattine. National. Bank WITNESENTH, that the said part ies. of the first part, i Thirty-five Hundred which is hereby acknowledged, ha. vo. sold, and by this indenture the following described real estate situated and being in the County of The South half of Lot Soven (7) Massachusetts Street, JCity of La 	ay of
	The two of two	of_Kensses	and State of
	Rend C	Tatkins Jational Bank WINNESSETH, that the said part ios of the first part, i Thirty-five Hundred which is herey acknowledged, ha. vo sold, and by this indenture the following described real estate situated and being in the County of The South half of Lot Soven (7) Massachusetts Street ,City of La The bains understood that first B	n consideration of the sum of part. y of the second p
	En Puid	The South half of Lot Seven (7) Massachusetts Street ,City of La	and the North half of Lot Nine (9) wrence,
		It being understood that first p	arties are conveying only their respective
	S 100 BC 244 SDF		
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		a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	agree that at the delivery hereof they are the lawful owner. 3 of the premises above granted, and selzes
		against said real estate when the same becomes due and payable, and that they, insurance company as shall be specified and directed by the part. y of the second insurance company as shall be specified and directed by the part. y of the second	there is a shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessments that may be levied or assess. Will here the buildings upon axid real estate insured against fire and torando in such run axed by a part, the level of the second or assessments that may be levied or assessments that may be levied or assessments are also also also also also also also also
	-191	according to the terms of <u>n</u> certain written obligation for the pay and by <u>115</u> terms made rayable to the part <u>Y</u> of the second p sums of mosey advanced by the said part <u>Y</u> of the second part to pay for any	ment of said sum of money, essented on the <u>0.22.day of <u>10y</u> 19.25 art, with all interest according to the terms of said obligation and also to secure any sum assummer or to discharge any mass with interest therean as breeds provided, in the event that said part</u>
	96.	And this conveyance shall be void it such payment be made as berein specified, a or any obligation created thereby, or interest thereon, or if it the taxes on axis real real or if the buildings on said real create are not kept in as good repair as they are now, or if y unpaid, and all of the obligations provided for in said written obligation, for the securit	nd the obligation contained therein fully discharged. If default be made in such payments or any pert basis are not paid when the mane between due and payable, or if the intraracte is not kept up, as provided har are is encemited on and in premises. Then this convergence what here not basis and the the basis and the due to be and of a which this indenture is given, shall immediately mature and hereme thouse and payable at the option of one of any state of the state of
	. B	3 pour metro; button in the same provided by law and to have a referent appointed to in the manner prescribed by law and out of all moseys arising from such aske to retain to overrise, if as priced by the paid by the part. V	could start -50 to be presented accruing therefore; and to still be presented by the still premises and all the start of the still premises and all the start of the still premises and all the start of the start
	67	IN WITNESS WHEREOF, the part. 165 of the first pa last above written.	rt havehereunto set _theirhandg and sealg the day and yu Elva L. Lawrence(SEA
	100	56-0. 	Dennis Lawrence (SEA
	ee. l	SALT:	F. L. Lawrence (SEA Minnie A. Lawrence (SEA
		STATE OF	
	Release	COUNTY OF Douglas. BE IT REMEMBERED, That on it 	is 25 day of Kay A. D. 1925, before m in the aforesaid County and State, came Elva, Le, Lawren co. a glo man F. L. Lawrence, and Hinnia Lawrence, his wife a. who executed the foregoing instrument and duly acknowledged the execution
was on the	Pelease V written v original V		hereunto subscribed my name, and affixed my official seal on the day and year l
this!	entered -	My Commission Expires on the10	day of April 19.27. As F. Flinn
1927. 23a.1	Wellow	I, the undersigned owner of the within mortgage, do hereby a Deeds to enter the discharge of this mortgage of record. Dated this. Comp. Level:	knowledge the full payment of the debt secured thereby, and authorize the Register

FRONT N FORM

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A NUMBER OF TAXABLE PARTY