MORTGAGE RECORD 69 1 FROM STATE OF KANSAS, DOUGLAS COUNTY, 53. This instrument was filed for record on the 2nd day of Kathryn Leighton June A. D., 1925, at 2;00: P. M. Doa & Wellman Register of Deeds. М. то 587 Merchants Loan & Savings Bank Joewellman Deputy. By Paid \$6.75 THIS INDENTURE, Made this twenty-ninth day of May , in the year of our Lord, one thousand nine hundred and twenty-five between Kathryn Leighton, a widow in the County of Douglas and State of Lawrence Kansas part y _____ of the first part, and ______ Merchants Loan & Savings Bank WITNESSETH, that the said part y of the s Two Thousand Seven Hundred Fifty -part y of the second part of the first part, in consideration of the sum of DOLLARS, to her duly paid, the receipt of which is hereby acknowledged, in a sold rawy man, the receipt of which is hereby acknowledged in a sold and by this indenture do es Grant, Bargain, Sell and Mortgage to the sold part, y of the second part, to following described real estate situated and being in the County of Douglas and State of Kansas, towit: Lot Number Fifty-eight (58) and Lot Number Sixty (50) on Pinckney Street, City of Lawrence, Kansas---with the appuretenances and all the estate, title and interest of the said part. Y of the first part therein. 2509 is And the said part. Y of the first part do 05 bredy covenant and acree that at the delivery brendy flow in Lawful extern. of the pennies above granted, and wined of a good and indefeasible estate of inheritance therein, free an i clear of all incumbrances, ents that may be levied or a It is agreed between the parties serves that the part y — of the meri part hall at all times during the life of that indication pay all takes or assessment that may be leved or assessment that the may be leved or assessment part <u>y</u> of the second part may pay naid taxes and insurance, or either, and the amount so paid shall become a part of the indettedness, secured by this indentare, and shall bear interest at the rate of 10% from the date of payment until fully repaid THIS GRAPT is intered as an entrapy to secure the payment of the same of . Two Thousand Seven Hundred Fifty-----DOLLARS. according to the terms of ODC certain written obligation for the payment of said sum of menery, executed on the 29th day of May 19 2E and by its terms made payable to the part Y of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or 19 25. ms of money advanced by the raid part y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part y of the first part shall fail to say the same as provide in this indexture. of the first part shall fail to say the same as provide in this indexture. If and this conveyance shall be void if such payment be made as herein specified, and the object any obligation created thereby, in interest thereas or if the taxes on said rail sets are not a ori if the buildings on said rail setsic are not kept in a good regime as they are now, or if wate is con-upsid, and all of the obligations provided for in said virtue obligation. For the security of which is the obligation of the obligations provided for in said virtue obligation. For the security of which which are not provided in the said virtue obligation of the security of which is the same provided in the said virtue obligation. stained therein fully discharged. If default be made in such payr the same become due and payable, or if the insurance is not kep n aid premises, then this conveyance shall become absolute and naire is given, shall inmediately mature and become due and pay pt up, a. I the whole sum while at the op maining of the bilder hereof, without notice, and it shall be havful for the said part y ______ of the second part _______ to take presestion of the naid premiser and all the improvements thereon in the same previded by its and on take a network appointed to collect the resta and leaded a second part in the manner prevention by have and one of all movey anisers (form such as le or train the anomatic hereof and resta are reprided by the rest and or all movey anisers indexent there are an target and principal and interest, together with the cests and targets indexent there, and the overplus, if any there be, shall be paid by the part_V_ making such sale, on demand, to the first part_V_ It is agreed by the parties here to that the term's and provisions of this indeptree and each and every dollgation therein contained, and all benefus accruing the it, and be obligatory upon the here, rescriber, administratory personal traves agreed and and exceedence of the respective parties here to. IN WITNESS WHEREOF, the part y of the first part ha s hereunto set her hand and seal the day and year last above written. Kathryn Leighton (SEAL) (SEAL) (SEAL) (SEAL) STATE OF Kansas 88. COUNTY OF Douglas BE IT REMEMBERED, That on this 29th day of May A. D. 19 25 , before me, a Notary Public in the aforesaid County and State, came L.S. Kathryn Leighton, a widow IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written My Commission Expires on the 30th day of July 1928. Wayne Gill Notary Public. RELEASE 3.50 I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 2824 day of May = 19.27. day of Olay Bucherants Loom & Sorriy Bandy By F.C. Whipple, Comis Mortgagee. Owner. Cap Base.

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