<u></u>	FROM STATE OF KANSAS, DOUGLAS JUNTY, 53. This instrument was filed for record in the 27th day of	
	This instrument was liked of revent a table of the	
	Merchants Loan & Savings Bank Dy Deputy.	
	THIS INDENTURE, Made this first day of June , in the year of our Lord, one thousand nine Lungdreg and twonty-fire between and a fully between bis wife.	
The Paid 50	Ralph W. Gilman and Pearl C. Gliman, interview of Kansas	
	WITNESSETH, that the said parties of the first part, in consideration of the sum of	
	Two Thousand (\$2000.00)	
2	Lot Humbered Eleven (11) in Maple Lawn, an	
buc	addition to the City of Lawrence,	
Y	and a second second second second second	
tor latercien of mortgage les mily Bene of the 200		
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	with the appuretenances and all the estate, title and interest of the said part. 100 of the first part therein.	
	With the appurturements and are to exact yours into the set of the	
	and that they will surrant and defend the same against all party making install claim thereton. It is agreed between the parties berefor that the part. Laid of the first part shall at these during the life of this indenture, pay all taxes or assessments that may be leviced or assessed register shall end the bereme do see and payable, and that . (bey to pay the be laidings upon said real estate instruct and gamma first shall end the shall be leviced in such sum and by such	
	insurance company as shall be specified and directed by the part y of the second part, the loss, if any, made payable to the part. y of the second part to the extend of 108 intervent balls in the second part, the loss of the second part to the extend of the exte	
	part. V of the second part may pay said tarse and insurance, or either, and the ansonat so paid shall become a part of the indebiceboou, secured by this indenture, and shall bear interest at the rais of 10% from the date of payment until help retail. THIS GRAPH is insteaded as mosting to account of payment of the same of THIS GRAPH is insteaded as mosting to account of payment of the same of	
	Two Thousand (\$2000,00)	
	and by <u>1ts</u> terms made payable to the part <u>Y</u> of the second part, with all interest accruing thereen accruing to the terms of said obligation and also to secure any sum or runs of money advanced by the said part <u>Y</u> of the second part to pay for any isonrance or to discharge any taxes with hiterest thereen as brenin provided, in the event that mid part 100	
	of the first part shall fail to pay the same as provided in this identive. And this envyrance shall be void if use is proved to made as been appended, and the exhipation contained three in faily discharged. If default be made in each payments or any part thereof any ediation enand three is, retirent threes, or if the tarve enait real state are not pull store the same became due and payable or if the immune is not being transitions or if the holding considerable and there are not tark in a good regular at the same income in the same three made in the value way remaining used, and all of the heightestee provide for its sait writing the distribution of the holding constrained being in the same and the value way remaining used. The state is the heightestee provide for its sait writing the distribution is the same state and become due and payable at the option of the	
	before hered, without notice, and it shall be lawful for the said part $\sum_{i \in [0, 1]} d$ the record part	
	overplas, if any there be, shall be paid by the part y naking such sale, on demand, to the first part 165 . Bit is agreed by the parties bereto that the times and provisions of this indextures and each and every claration therein constained, and all benefits accruing therefore shall extend and inare to and be obligating you the bits, executer, administration, sections and successors of the respective parties therein.	
	IN WITNESS WHEREOF, the part 106 of the first part ha V0 hereunto set thoir hand and seal the day and year last above written.	
	Ralph W. Gilman (SEAL) Pearl C. Gilman (SEAL)	
	(SEAL)	
	(SEAL)	
	STATE OF Lansas COUNTY OF DOUELAS	•
	BE IT REMEMBERED, That on this 27th day of June A. D. 19 25 , before me, a	
	Ralph W. Cilman and Pearl C. Cilman, his wife,	
his Reissee as gritter n the original	L.S. to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereauto subscribed my name, and affixed my official seal on the day and year last above written.	
or treet .	My Commission Expires on the 15th day of January 19 29 Wm. M. Holliday	
in teres		
his day	RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of	

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