PECORD 60

	FROM STATE OF KANSAS, DOUGLAS COUNTY, 53. This instrument was filed for record on the 8 day of Physical State of the State	
	Maude V. White and husband July A. D., 1925, at \$:00 P. M. To July A. D., 1925, at \$:00 P. M.	
	J.C.Stevenson By Deputy.	
	, in the year of our Lord, one thousand nine	
	THIS INDENTURE, Made this lst day of between between Maude V.White and J.T.White, her husband	
	in the Countrol Douglas and State of Aanses ,	
	part y of the first part, and part of the second part.	
	WITNESSETII, that the said part of the first part, in consideration of the sum of DOLLARS, to then duly paid, the receipt of One Hundred	
11	One Hundred Grant, Bargain, Sell and Mortgage to the said part of the second part, which is hereby acknowledged, ha YO sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part of the second part, to following described real estate situated and being in the County of and State of Kansas, to-wit:	1
mit		
23	Lot Number Mineteen (19), in block nine (9)	
No	University Place, an addition to the	
Reg. For P	city of Lawrence .	
		6
	with the appuretenances and all the estate, title and interest of the said part 106 of the first part therein.	
	with the apparetenances and all the estate, into and interas to the samples 199 or 199 . And the sid part 196 of the fort part 6 berther the berther wavenant and agree that at the delivery hered they are the lawfal owner of the premises above granted, and solve of a good and indexide state of thereins therein, free and clear of all incurtances.	
	and that they all warmat and defend the same against all partice making havful claim thereto.	
	against said real estate when the same becomes due and payable, and that URBY WALL keep the buildings upon said real estate insured against are and tormado in same have been as a second part to the estent of	
	insurance excepts as shall be previous in during the part of the part of the part of the part of the independence of the part of the part of the part of the part of the independence of the part of the independence of the part of the p	
	One nulured	
	according to the terms of a certain written obligation. for the payment of mill sum of money, executed on the first day of July 19 25 , and by its terms made payable to the part. of the second part, with all interest acruing thereon according to the terms of mild obligation and also to secure any sum of	
	an up - 100 ements of moncy advanced by the mining prime to be second part to pay for any insumance or to discharge any taxes with interest thereon as herein provided, in the event that mid part 105 of the first part whalf all to pail to pay the same as previded in this indenture. of the first part whalf all to pail to pay the same as previded in this indenture. of the first part whalf all to pail to pay the same as previded in this indenture. of the binding on malifer advances in table as herein specified, and the estimation execution fully discharged. If the instances is not level up as provided break, or all binding on malifer advances in the pay and the same and the same terms do and pay paylable, and the instances is not level up as provided break, or of the binding on malifer advances in the pay and the pair as they are now, or it made is committed on malifermine the part is there are been and the binding malifermine of the the instances is not level up as a provided break. If the binding on malifer advances is the pay are not pair as they are now, or it made is committed on malifermine the part is the true now of its the instances is not been to paylate the instance is not been to paylate the paylate the paylate the paylate the paylate the instance is not been to paylate the instance is not been to paylate the instance is not been to paylate the paylate the instance is not been to paylate the instance is not been to paylate the pay	
	untaid, and all of the obligations provided for in said written obligation, for the security of which this indefiture is given, shall indirectately instole and become the new payment of the obligation.	
	bidde kered, without notice, and it shall be hafel for the said part of the source part. To take presentions and all the improvements there in the menter provided by the add in layer a previous provided to calcer the next and keredits accounting thereforms and no soll the permises keredit thered, and the menter provided by the add on layer a previous the next and the association the next permises and and the permises keredit thered, and the menter provided by the add on layer a previous the next permises and and the permises keredit the permises keredit thered, and the association of the next permises and and the solid structure of the solid permises and and the solid structure of the solid permises and and there is a solid structure of the solid	
	every law is due to a bill to paid by the parts that making parts also on demaid, to the first part 16.8. It is a part by the parts bench that the terms and provisions of the indextrue and area and very solidation therein contained, and all benefits accruing therefree that it extend and lawer to, and be obligatery upon the birry, eventues, administratery, present representatives, assigns and survesses of the repertive partice berrot.	
	IN WITNESS WHEREOF, the part ios of the first part ha ve hereunto set thoir hand s and seal s the day and year last above written. <u>Mande V.White</u> (SEAL)	
	Laude V,White (SEAL) J.T.White (SEAL)	
his Release	J.T. "ILCO (SEAL)	
the original or uses .	(SEAL)	
A day	STATE OF KANSAS	
50 7 11 100	COUNTY OF Douglas	
ing of Canas	Notary Public in the aforesaid County and State, came Maude V.White & J.T.White her husband	
Dagerty	LS. to me personally known to be the same person ^B who executed the forceroing instrument and duly acknowledged the execution of	
	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 7th day of April 19 29 Chas E.Books Notary Public	
	RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the fall payment of the debt secured thereby, and authorize the Register of	
	Deeds to enter the discharge of this mortgage of record. Dated this 24 day of Quly 19.28.	
	J. E. OSternson Mortgagee. Owner.	

FRONT

10