GE RECORD 69 110 Reg. No. 1094 MORIN 3,00 Fan Paid. STATE OF KANSAS, DOUGLAS COUNTY, 53. This instrument was filed for record on the 18 FROM day of Jan & Wellman . Register of Deeda Shet Mary Le Learnard _ TO Denuty By. Watkins National Bank. is 16th day of September between Mary So Larnard a widow , in the year of our Lord, one thousand nine THIS INDENTURE, Made this 16th hundred and twenty five between and State of Kansas of Lawrence in the County of Douglas part y of the first part, and Watkine National Bank, Lawrence, Kansas part y of the second part. WITNESSETII, that the said part **So** of the first part, in consideration of the sum of DOLLARS, to **hor** duber **Twolvo hundred fifty is no/AOO** which is hereive acknowledged. In **8** sold, and by this indenture do to following described real estate situated and being in the County of **Douglas** and State of Kansas, to duly paid, the receipt of of the second part, and State of Kansas, to-wit: The north thirty (30) acres of the north west quarter (NM_{4}^{2}) of the north east quarter (RE_{4}^{2}) of section seven (7) Township thirtsen (13) Range twenty (20) east of the 6th F.M. less the south four hundred & thirty five (455) feet theseof. with the appuretenances and all the estate, title and interest of the said part y of the first part therein. And the said part **y** of the first part do **95** hereby coverant and agree that at the delivery hered **severe** the lawful cover **...** of the premise above granted, and sized **a** good and indefacible estate of inheritance therein, fore and clear of all incrumingance. **excepts a**. **mortgage of \$6600.00** It is agreed bettern high the more granted in grant in the first that it is the delivery hered **severe** the lawful cover **...** of the fore part has all the set and it is deviced at the set of the indecision of the fore part of the fore part has all the set of the indecision of the fore part is all the set of the indecision of the fore part is all the set of the set of the fore part is all the set of the fore part is all the set of the set Part. Y if the second part may try and there are boundary or the second to a part of the indications, secured by this indenture, and shall be interest a first of the indications, secured by this indenture, and shall be interest a first of the indications, secured by this indenture, and shall be interest a first of the indications, secured by this indenture, and shall be interest a first of the indications, secured by this indenture, and shall be interest a first of the indications, secured by this indenture, and shall be interest a first of the indications, secured by this indenture, and shall be interest a first of the indications, secured by this indenture, and shall be interest a first of the indications. according to the terms of **a** certain written obligation for the payment of mit sum of money, executed on the **16th** day of **September** 12 **25**, and by **158** terms made payable to the part **y** of the second part, with all interest accruing thereon according to the terms of odd abligation and also to secure any sum or runs of money advanced by the said part_Y____ of the second part to pay for any insurance or to discharge any taxes with interest thereon as brein provided, in the event that mid part Y of the first part shall fail to pay the same as provided in this indextore. And this conveyance shall be wide if such payment be made as beein specified, and the colligation exciting at may soligation excitate thereby, or interest thereon, or it the taxe on and rule state to be an ite same or if the indication on a shall rule state are not in pay in a new payment of the indication of the indication of the simple, and all of the obligations previous for an same string in a state of the indication of the indi payments or any part thereof t kept up, as provided berein, and the whole sum remaining d payable at the option of the come due and p ises, then this co n, shall immedia hidde hered, without netter, and it shall be have for the odd start. Y of the second part in the meaner presented to the manner previously part of the second part in the manner previously the manner presented by law and out of all moneys arising from such as the second exact there is not be reading and the results are used to will the previous hereby transfer, or any part thered, in the manner presented by law and out of all moneys arising from such and to rettin the amount then uspaid of priority and interest, together with the exat and charges incident therete, and the IN WITNESS WHEREOF, the part **y** of the first part has **b** hereanto set **hor**, **hand** and seal the day and year last above write. (SEAL) Mary S., Larnard. (SEAL) (SEAL) (SEAL) STATE OF Kansas BE IT REMEMBERED, That on this 16th day of September A. D. 1925, before me, a Motary Mublic Lin the aforesaid County and State, came , to me personally known to 14 the same person who executed the foregoing instrument and duly acknowledged the execution of the same Ministry Withous Without Links COUNTY OF Douglas. L. S. the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official scal on the day and year has above writen. This R IN WITNESS WHEREOF, I have berearto subscribed my name, and allow my unam set. The Minister of the Ministero o Mortes this 7° 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 day of Narcomber 10, 2-5. Barp. Scal. (N: Jucker Vert, Mortgage, Owner, CN: Jucker Vert, Mortgage, Owner, San E Une Deeds to enter the discharge of this mortgage of record. Dated this da. A States

RON