	MORT	GAGE	RECOR	D 60
--	------	------	-------	------

day of В м.• r of Deeds. Deputy.

sand nin tho

e second part. the receipt of a second part,

entral Tru levied or h sum and by such nt of 118 ... provided, then the all bear interest at bear interest at

DOLLARS, 19 25, secure any sum or nat said part y.

or any part thereof as provided herein, sole sure remaining at the option of the remises and all the r any part thereof, at therete, and the

I extend and inve day and year ..(SEAL) (SEAL) (SEAL) .(SEAL)

..., before me, a Sigma he execution of year last above Notary Public. the Register of

Owner. e

Meifaburgard. I'm .

J

D. L. Bufton et ux TO J. L. Borton et ux TO J. L. HOOVER J. L. HOOVER J. L. HOOVER THIS INDENTURE, Made this 21st hundred and trenty-five (1925) between D. L. Burton and Margaret Burton, his wife, of Lone Star in the County of Douglas and State of Kans. part ies of the first part, in a d. J. L. HOVER WITNESSETH, that the said part ies of the first part, in consideration of the sum of Two Thousand and no/100	of Dreds. Deputy. ousand nine second part
Je Le Hoover       By       De         THIS INDENTURE, Made this 21st       day of       June       , in the year of our Lord, one thow         hundred and       trenty-five (1925)       between       , in the year of our Lord, one thow         of       Lone Star       in the County of       Douglas       and State of       Kans.         part ies of the first part, and       Je Le Héorer       part y       of the set         WITNESSETH, that the said part       ies of the first part, in consideration of the sum of       part. y       of the set         wire Thousand and no/LOO       Outlands, to       Douglas       and State of Kanas, to wit:         which is hereby acknowledged, ho       We sold, and by this indenture do       Grant, Bargain, Sell and Margae to the said part. y       of the set         to following described real estate situated and heing in the County of       Douglas       and State of Kanas, to wit:         "be North West Quarter of Section Eighteen (18)       Section Eighteen (16)       East	of Dreds. Deputy. ousand nine second part
THIS INDENTURE, Made this 21st       day of       June       , in the year of our Lord, one thou hundred and         hundred and       trenty-five (1925)       between       , in the year of our Lord, one thou hundred and         D. L. Burton and Kargaret Burton, his wife,       , and State of       Kans.         of       Lone Star       in the County of       Douglas       and State of       Kans.         part ies of the first part, and       J. L. Horrer       part y       of the set         WITNESSETH, that the said part       ies of the first part, in consideration of the sum of       part y       of the set         Work Thousand and no/LOO        DOLLARS, to       then       duly paid, the         which is hereby acknowledged, h       We sold, and by this indenture do       Grant, Bargain, Sell and Mortigate to the said part. y       of the set         to following described real estate situated and heing in the County of       Douglas       and State of Kanass, to wit:         The North West Quarter of Section Eighteen (18)       Section Eighteen (18)       Eagt	ousand nine second part
hundred and treenty-five (1925) between the set of the set of Long Star and Margaret Burton, his wife, of Long Star in the County of Douglas and State of Kans. part ies of the first part, and j. L. Heorer	second part
part 105 of the first part, and J. L. Héorer WITNESSETII, that the said part 105 of the first part, in consideration of the sum of part. y of the se Two Thousand and no/100 DOLLARS, to then duly paid, the which is hereby acknowledger, ha 'Ve said, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part. y of the se to following described real estate situated and being in the County of Douglas and State of Kanas, to wit: The North West Quarter of Section Eighteen (16) East	0. 2
WINNESDELIN, that the said part. 108 of the first part, in consideration of the sum of	0. 2
Crant, Bargain, Sell and Mortgage to the said part. y of the set to following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: "be North West Quarter of Section Eighteen (18)ownship Fourteen (14) Range Mineteen (19) East	e receipt of second part
.ownship Fourteen (14) Range Ninsteen (19) East	and the
and a standard of the second sec	
with the appurctenances and all the estate, title and interest of the said partios of the first part therein.	
And the sail part. 185. of the first part do. 85. hereby covenant and agree that at the delivery hereof they are the lawful owner. S of the premises above granted, and good and indefaulthe sature of inheritance therein, five and clear of all incumtrances,	
and that they still secrets and defend the same secrets all party making in 6d thin there as a secret state of this indexture, pay all taxes or assessments that may be levied It is agreed between the parties hereto that the part	and by such
insurance company as shall be specified and directed by the part <b>y</b> of the second part, the loss, if any, made payable to the part <b>y</b> of the second part to the extent of interest. And in the event that said part <b>168</b> of the first part shall fail to pay such taxes when the same texture due and payable and to keep said premises insured as berein provide	his ded, then the
part. Y of the second part may pay mid taxes and insummer, or either, and the answers so paid shall become a part of the indebtedness, secured by this indenture, and shall bear trained to US_instead as a mortgage to secure the payment of the sum of THIS GRANT is intended as a mortgage to secure the payment of the sum of THES GRANT is intended as a mortgage to secure the payment of the sum of THES GRANT is intended as a mortgage to secure the payment of the sum of THES GRANT is intended as a mortgage to secure the payment of the sum of the secure the secure the secure the payment of the secure	
Two Throusand	19 25 .
and by <b>CHDEND</b> terms made payable to the part <u>Y</u> . of the second part, with all interest securing thereon according to the terms of add obligation and also to secure a sums of money advanced by the add part <u>Y</u> . of the second part to pay for any insurance or to discharge any taxes with interest thereon as berein provided, in the event that and of the first part shall fail to pay the same as provided in the information.	
or into convergance share to void such payment be made as herrin specificit, and the chigation contained interin fully directory. If default be made in noch payment ac any p of any colligation reacted thereigy, it mitters thereon, or it be taxes on said and estable and is but he same set become due to paywale, at the first state are not loop in any convergence share the observant upstal, and all of the obligation pervised for in a said vertue obligation, for the vertuity of which its indirector is given, hall inmediately matter and loop of any and loop of payle at the op-	part thereof rided herein, m remaining option of the
holds hereof, without notice, and it shall be hard of or the said just Y of the second just in improvement hereon in the manner provided by law and to have a review appointed to cellect the rest and benefits accruing thereform; and to sell the premises hereby granted, or any pa in the manner prescribed by law and out of all morely artificing (non such also in realmont it has unpaid of ; incipal and interest, together with the cents and charges incident theref	s and all the part thereof, reto, and the
overplot, if any there be, shall be pial by the part. <b>Y</b> making such sale, on de-mad, to the first part <b>168</b> It is agreed by the parties bench that the before and provisions of this indexts:: and each and every chiption therein contained, and all benefits seerning thereform shall extend to, and be obligatory upon the being executors, administrators, personal representatives, assign and successes of the respective parties herefo.	od and inure
IN WITNESS WHEREOF, the part iss of the first part ha <b>ve</b> hereunto set their hand s and seal the day a last above written.	No.
	(SEAL)
	(SEAL)
	(SEAL)
County of Douglas	(SGAL)
BE IT REMEMBERED, That on this <b>21</b> day of <b>June</b> A. D. 19 <b>25</b> , before <b>Notary Public</b> in the aforesaid County and State, came	
BE IT REMEMBERED, That on this 21 day of June A. D. 19 25 , before Notary Public in the aforesaid County and State, came D. L. Burton and Margaret Burton , his wife, L.S. the ensure the two same persons who executed the foregoing instrument and duly acknowledged the executed the foregoing instrument and the executed the executed the foregoing instrument and the executed the executed the foregoing instrument and the executed the exe	fore me, a
BE IT REMEMBERED, That on this       21       day of       June       A. D. 19 25       before         Notary Public       in the aforsaid County and State, came         D. L. Burton       and Margaret Burton, jis wife,         L.S.       the game.       who executed the foregoing instrument and duly acknowledged the execution of the game.         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year law written.	fore me, a
BE IT REMEMBERED, That on this 21 day of June A. D. 19 25 , befor Notary Public in the aforesaid County and State, came D. L. Burton and Margaret Burton , fils wile, L.S. to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execu- IN WITNESS WIEREOF. I have bergunto subscribed my name, and affixed my official scal on the day and year las	fore me, a reution of ust above
BE IT REMEMBERED, That on this 21 day of June A. D. 19 25 , befor Notsry. Public In the aforesaid County and State, came D. L. Burton and Margaret Burton , His wife, L.S. to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the exect IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year las written. My Commission Expires on the 4 day of May 19 29 No. H. Ulrich	fore me, a reution of ust above Public.