MORTCACE	DECODD	1
MORTGAGE	RECORD	69

....

in a second second

CA-2-12- -

0

Ţ,

Two Thousand (\$2000.00)	J. H. Holle et we J. H. Holle et we Marcheniz Lona & Serings Enk In influence was and file revolue in the "Soft" in the year of our Lone, one themand and influence was and the start in the year of our Lone, one themand and influence was and the start in the year of our Lone, one themand and influence was and the start in the year of our Lone, one themand and influence was and the start in the "Comparison" in the year of our Lone, one themand and influence was and the start in the "Comparison" in the year of our Lone, one themand and influence was and the start in the "Comparison" in the year of our Lone, one themand and "Influence was and the start in the "Comparison" in the year of our Lone, one themand and "Influence was and the start in the "Comparison" in the "Compari	J. H. Holke et ux _{TO} . Merchants Loan & Savings Bank	This instrument was filed for record on the soul
. J. H. Sollo et un Batt	A. B. Bolbe, et ur, Bopt, Mr.With, a. B. 1943, f. A. M. Marchants Loss & Savings Bank The Singer Hard Control of Deck. Provide THIS INDERTURE, Multicle Loss & Savings Bank The Singer Hard Control of Deck. Provide Marchants Loss & Savings Bank The Singer Hard Control of Deck. Provide Control of Deck. Marchants Loss & Marchants Loss and Savings Bank, Larraces, Larrace, Marcas, Marca	Merchants Loan & Savings Bank	
<pre>by the spectra and the case of the most y-fifth day of september in the year of our lock one themand and in the internet y-fire days of the spectra and internet. The internet of the spectra and spectra and</pre>	Image: Second	the second se	Sept. A.D., 192 0 , at 9:45:/ A. M.
<pre>THIS INDENTURE, Make ith 'transformation's first, day 's September' in the year dear tool, one theme and into ''. It. Holke and Astilda Bolks, his wife, ''''''''''''''''''''''''''''''''''''</pre>	<pre>THIS HUBSTURE, Mark ith Tenty-fifth day is planker in the year of our last, one thoused and inter-in-our it. Holks and Antillan Holks, his wife,</pre>	-	
<pre>binder and</pre>	<pre>which de seguretenances and all de entate, this and interest of the and part fags of the fags part descends and and and and and and and and and and</pre>	THIS INDENTURE, Made this twenty-fifth day of	Deputy.
<pre>with the appurchances and all the estate, tills and interest of the said part iss of the first part iss. If the the said of the said of the said for the sai</pre>	<pre>the bageneterances and all the entate, tilt and mineres of the mark hand best for a first section to the west line of section to the west</pre>	hundred and twenty-rive hetween	the second
<pre>The Merchants Lohn and Sarings Eack, Larrence, Kanss</pre>	<pre></pre>	of Douglas Lawrence in the County of Douglas	
<pre>Model in the intervent stands of the stand intervent of the said part iss of the first part barred of the stand issues to stand the stand issues to the stand issues to stand its part is and stand of Kanasa to static the stand issues to stand its part is and stand of Kanasa to static the stand issues to stand its part is and stand of Kanasa to static the stand issues to static the stand issues to static the stand issues to static the state issues to static the state issue issues to static the state issue issues to static the state issue issue issue issue issues to static the state issue is</pre>	<pre></pre>	The Merchants Loan and Savings Bank.	Lawrence, Kansas part y of the second part
<pre>Beginning at a point Fifty (50) fact North of the South West corner of the North introm (13) ences of the morth fifteen (13) acres of the Morth introm (13) remains the set of the South as quarter (13) of Soction as (6) T emailip Bighty -tro (182) remains the present of the Morth inte or said Quarter section; there exists along the sorth fifty (50) fact parallel with the mort line of said Quarter section; there exists along the sorth fifty (50) fact parallel with the west line of said Quarter section; there exists along the sorth fifty (50) fact parallel with the west line of said quarter section; there exists along the sorth fifty (50) fact parallel with the west line of said quarter section; there exists along the sorth line of said quarter section; thence west parallel with the north line of said quarter section; thence west parallel with the north line of said quarter section; thence west section. we the approxements and all the estate, the and interest of the add part face of the fingt part let with the ord add quarter section. we the approxements and all the estate, the add interest of the add part face of the fingt part let we the ord said quarter section. we the approxements and all the estate, the add interest of the add part face of the fingt part let we the ord said quarter section. We the approxements and all the estate the add interest of the add part face of the fingt part let we the interest the most beam of a discover add and add add the section the most beam of a discover add add the section the most beam of the fingt part let we the interest add the section the most beam of a discover add the dest discover add the add add the dest discover add the dest discover add add the dest discover add the dest dis d</pre>	<pre>set in the segment state and all the state, tile and interest of the midd part 100 of the first into the west line of learning of and guarter section; the most in 100 more into the section is a state of the most in the section is a state of the most in the section is a state of the most in the section is the sectio</pre>	which is hereby acknowledged, ha Ye sold, and by this indenture do	DOLLARS, to them duly paid, the receipt
And the skil part 4.58 for the first part do hereby events and agree that at the delivery hered they are the herd owner 8 of the premises shore granted, and sends of a good and indefeasible entare of inheritance therein, free and dear of all incomings	And the sail gent 168 — of the first part do	Egginning at a point Fifty (50) fest five (5) acres of the north fifteen northwest quarter (4) of the South e thirteen [15] range twenty (20) east Eighty -two (182) fest parallel wit thence south fifty (50) fest paralle east along the south line of said f of said quarter section to the west the west line of Learnard Avenue ex one-half (2562) fest south of the nor parallel with the north line of said	North of the South West corner of the North (15) acres of the West nineteen (19) acres of the east quarter (\$) of Section six (6) T ownship of the sixth PM.; thence east One Hundred th the north line of said Quarter section; 1 with the west line of said quarter section; thence ive (5) acres tract parallel with the north line thend to a point TWO Hundred Thirty -six and
And the sail part 128	And the scale jet: $\frac{1}{268}$ of the first part do		
And the sail put 1.265 of the first part do	And the sail part 126 minutes therein the rand bear of all incentions. And the sail part 126 minutes there are dear of all incentions. The provide the same part of the same par		
And the stall pert 128	And the stal pert 185 _ of the first pert do		
And the skil part 4.58 for the first part do hereby events and agree that at the delivery hered they are the herd owner 8 of the premises shore granted, and sends of a good and indefeasible entare of inheritance therein, free and dear of all incomings	And the mail part 16.8 — of the first part do		
And the sail part 128	And the sail geri 166 — of the first part do here and care of all incuminance		
And the sail part 128	And the sail geri 166 — of the first part do here and care of all incuminance		
And the sail part 128	And the sail geri 166 — of the first part do here and care of all incuminance	with the appurctenances and all the estate, title and interest of the said no	tt fan of the first part therein
A stand and real state when the same become due and payable, and that UBDY	In the second real of real data when the same becomes due and payable, and that CDG ¹ when the buildings upon and its real related inserted agained for and tormade in a such was and by and by the rest. And in the event that main part 16 g . If the first part shall fail to pay such taxes when the same become due and payable due to the part 3 of the second part is the rest of the individual taxes are and the same become due and payable due to the part 3 of the second part is the rest of the individual taxes are and the same become a part of the individual taxes are and all the same are the rest of the individual taxes are and the same become a part of the individual taxes are and all the interest at TDF individual are montaged to its rest of a same taxes are and the same are are and the individual are montaged to its rest of a same taxes are and the same are are and of money, exceeded on the 255t day of 365t endor 1925. The same are are and of the same day are are and and and the individual and the individual are are and and and the individual are are and and and the individual and the individual are are and and and the individual and the individual are are and and and and the individual are are and and and and and and are are are are are are and individual are are and and and the individual are	And the said part 168 of the first part do hereby covenant and agree th	is Agg to the single park interent.
Interest. And here we that and sparse is a finite of the second part, the loss, if any, made payles to the party — of the second part is part is the second part is the second part is the second part is part is part is part is part is part is the second part is p	Internet on party as while to epecify at division by the first perimeter of the second part, the less, it ary, made payable to the party it is exceeded part in the rest of first part and its for the second part in the rest of the first part is internet at a mean second part is the rest of the first part is internet at the second part in the rest of the first part is internet at means the rest of the indetted dates, and the large state the second part is internet at means the rest of the indetted dates, and the large state the second part is internet at means the rest of the indetted dates, and the large state is internet at means the rest of the indetted dates, and the large state at the indetted dates, and the large state at the indetted dates, and the large state at the second part is internet of a means the rest of the	and that they will warrant and defend the same against all parties making lawful claim there It is agreed between the parties hereto that the part. 108 of the first part shall a	to. It all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed
Here Y of the second part may may read have not destruct, or either, and the amount so paid shall become a part of the indektedoes, secured by this indexture, and shall be interest at III (BICMT) bintendoes of an anotype to exclude a payment of the num of	If the served pertury pay raid have not formare, or titler, and the mount to paid shall become a part of the indettedness, securd by the inductor, and shall be interest. THIS (Initial interest, and shall be perturbed in the mount of paid shall become a part of the indettedness, securd by the inductor, and shall be interest. THE GIANT in interests of a montrager to secure be payment of the num of money, executed on the .25th day of .3st ember .1925. DOLLARS, and by .1001LARS, and be and secure as part of the second part, with all interest acreating there are acreated on the .25th day of .3st ember .1925. and by	insurance company as shall be specified and directed by the part of the second part of the second part interest. And in the event that said part 198 of the first part shall fail to pay such taxes	t, the loss, if any, made payable to the part y of the second part to the extent of its
We - Thousand (\$2000,00) according to the terms of	IWG TROUSAND (\$2000,00) according to the terms of	part y of the second part may pay said taxes and insurance, or either, and the amoun the rate of 10% from the date of payment until fully repaid THIS GRANT is intended as a mortgage to source the payment of the sum of	it so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at
and by	and y 125 terms and payable to the part. y	according to the terms of ODE certain written obligation for the payment of as	aid sum of money, executed on the 25th day of September 19 25 .
te agricultaria eradat herety, e interest hereta est per la accessive apresentative, series and erad accessive apresentative and erad erad erad erad erad erad erad era	ter arg silgette erwist herbet, ei literet identi,	and by its terms made payable to the part y of the second part, with rums of money advanced by the said part y of the second part to pay for any insurance	all interest accruing thereon according to the terms of said obligation and also to secure any sum or
before beredy, while the hole is thall be hold for the and jury of the scored part	being bereford without notice, and it shall be level for the and part Y of the scored part is the provide state of the and part Y of the scored part is the provide state of the and part Y of the scored part is the provide state of the provide state part of the scored base and scored ba	of the first part shall fail to pay the same as provided in this indenture	
<pre>corpus is in your there be shall be pield by the part Y making use hade, on domand, to the first part 1.5.8. to, and the obligation you the bind was executive, which is inductive as do as a start with the respect point barries. In WITNESS WHEREOF, the part 10.8 of the first part ha Y0 hereunto at the barries. In WITNESS WHEREOF, the part 10.8 of the first part ha Y0 hereunto at the barries. J. H. Holko</pre>	overplan, if my there by shall be pick by the part Y making such add, and mend, in the first part 1.5.8.	apaid, and all of the obligations provided for in said written obligation, for the security of at which hereof, without notice, and it shall be lawful for the said part. V of the security of a majorvment thereon in the manner provided by law and to have a receiver annohized to confer	ich this indenture is given, shall immediately mature and become doe and public at the option of the the next standard option of the termination of the state option
IN WITNESS WHEREOF, the part 105 of the first part ha YO hereunto set their Thand s and seal s the day and year last above written. J. H. Holke (SEAL) Matilda Holke (SEAL)	IN WITNESS WHEREOF, the part 108 of the first part ha Y0 hereunto set their Thand s and seal s the day and year last above written. J. H. Holke (SEAL) Matilda Holke (SEAL) (SEAL)	t the manner prescribed by law and out of all moneys arising from such vale to retain the amore verplus, if any there he, shall be paid by the part. <u>Y</u> making such sale, on demand, to the It is agreed by the parties hereto that the torms and provisions of this indexture and r	ant then unpaid of principal and interest, together with the creats and there motion therein, and the be first part. 1.6.8 . such and every objection therein contained, and all benefits accruing therefrom shall extend and inur-
J. H. Holke (SEAL) Matilda Holke (SEAL)	J. H. Holke (SEAL) Matilda Holke (SEAL) (SEAL) (SEAL)	IN WITNESS WHEREOF, the part 108 of the first part ha	a and successors of the respective parties hereto. Y0 hereunto set the ir frand S and seal S the day and year
	(SEAL) (SEAL)		J. H. Holke (SEAL)
(SEAL)	(SPAL)	Constant +C +T -	Matilda Holke (SEAL)
			(SEAL)
STATE OF Kansas County of Douglas			
Country or Douglas }ss. BE IT REMEMBERED, That on this 25 th day of September A. D. 19 25 , before me, a		J.H.Holks and Matilda Hol	lke, his.wife
COUNTY OF Douglas }ss. BE IT REMEMBERED, That on this 25 th. day of September A. D. 19 25, before me, a Notary Public in the aforesaid County and State, came J.H.Holke and Matilda Holke, his wife	Notary Public in the aforesaid County and State, came J.H.Holke and Matilda Holke, his wife	the same. IN WITNESS WHEREOF, I have hereunto	
Country or Douglas s. BE IT REMEMBERED, That on this 25 th day of September A. D. 19 25, before me, a Notary Public in the aforesaid County and State, came J.H.Holke and Matilda Holke, his.wife LS. to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereque obscribed my mane, and affired my official scal on the day and year last above	Notary Public in the aforesaid County and State, came J.H.Holko and Matilda Holko, his.wife LS. to me personally known to be the same person B who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereque to subwrited my rame, and affixed my official seal on the day and year last above	written.	
COUNTY OF Douglas as BE IT REMEMBERED, That on this 25.44. day of September A. D. 19 25, helore me, a Notary Public in the aforesaid County and State, came J.H.Holke and Matilda Holke, his wife LS. to me personally known to be the same person s who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official scal on the day and year last above written.	Notary Public in the aforesaid County and State, came J.H.Holke and Matilda Holke, his wife LS. to me personally known to be the same person 5. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.		
Country of Douglas BE IT REMEMBERED, That on this 2.5 th. day of September A. D. 19 25 . before me, a Notary Public In the aforesaid County and State, came J.H.Holke and Matilda Holke, his wife LS. to me personally known to be the same person 5. who executed the foregoing instrument and duly acknowledged the execution of the same. 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 20th day of April 19 29 A.F.McClanahan Notary Public.	Notary Public in the aforesaid County and State, came J.H.;Bolke and Matilda Holke, his.wife J.H.;Bolke and Matilda Holke, his.wife LS. to me personally known to be the same person 8. who executed the foregoing instrument and duly acknowledged the execution of the same. 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 20th day of April 19 29 A.F.McClanahan Notary Public.	I, the undersigned owner of the within mortgage, do hereby acknowle	dge the full payment of the debt secured thereby, and authorize the Register of
Country of Douglas	Notary Public in the aforesaid County and State, came J.H.Holke and Matilda Holke, his wife LS. to me personally known to be the same person B. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. My Commission Expires on the 20th. day of April 19 29 A.F.McClanahan Notary Public. RELEASE L, the undersigned owner of the within mortrage, do hereby acknowledge the full payment of <i>p</i> th debt secured thereby, and authorize the Register of		st day of Herchards Loan & Swings Buck
Country or Douglas	Notary Public in the aforesaid County and State, came J.H.Holke and Matilda Holke, his wife LS. to me personally known to be the same persons. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. My Commission Expires on the 20th day of April 19 28 A.F.McClanahan Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the dpt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this I and official scale of the within mortgage. (Dated this is a state of the scale of the day of the secure is the date of the scale of the sca	Corp Seal	a 7 210 Clanahar U.P.

the second s