GAGE RECORD 69 124 1151 Reg. No ... \$1.00 V Fee Paid NALL CITY NO STATE OF MANSAS, DOUGLAS COUNTY, 53. FROM This instrument was filed for record on the 7th day of A. D., 192 5 , at 10:00 A. M. Oct. L. C. Carter et ux Da E. Wellman Register of Deeds. Deputy. By Merchants Loan & Savings Bank , in the year of our Lord, one thousand nine THIS INDENTURE, Made this first day of October hundred and twenty-five between. L. C. carter and Nettie C Carter shis wife, in the County of Douglas and State of Kansas awrence part iesf the first part, and The Merchants Loan and Savings Bank, Lawrence, Kansas---The Merchants Loan and Savings Bank, Lawrence, Kansas---UNINESSETI, that the said part iss of the first part, in consideration of the sum of DOLLARS, to ---Four Hundred Fifty (\$450.00) Grave Barrain Sell and Mortgare to part y of the second part. DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part y of the second part, which is hereby acknowledged, ha **vo** sold, and by this indenture do Gra to following described real estate situated and being in the County of **Douglas** and State of Kansas, to-wit: The North One-half  $\left(\frac{1}{2}\right)$  of the Southeast Quarter  $\left(\frac{1}{4}\right)$ of the Southeast Quarter  $\left(\frac{1}{4}\right)$  of the Southeast Quarter  $\left(\frac{1}{4}\right)$ of Section Hinebeen (19) Township Twelve (12) Range Twenty (20) and beginning at the Northeast corner of the Southeast guarter  $\left(\frac{1}{4}\right)$  of the Northeast Quarter  $\left(\frac{1}{4}\right)$  of the Southeast Quarter  $\left(\frac{1}{4}\right)$  of Section Nineteen (19) Township Twelve (12) Range Twenty (20) theno South One Hundred Firty (150) feet thence West Two Hundred Ninety (200) feet.thence North One Hundred Fifty (150) feet; thence East Two Hundred Ninety (290) feet. with the appuretenances and all the estate, title and interest of the said part \_\_\_\_\_iBbthe first part therein. hereby covenant and agree that at the delivery hereof they are the lawful owner S ... of the premises above granted, and select of a And the said part \_105 \_ of the first part do \_\_\_\_\_ hereby covenant and good and indefeatible entate of inheritance therein, free and clear of all incumLrances. and that they will warrant and defend the same against all paging making havdu claim therets. It is agreed between the parties hereto that the part. 100 of the first part shall at all times during the life of this indexture, pay all taxes or assessments that may be levied or assess against make real scatters the number of the same becomes due and payable, and that the **y** the publicity upon said real estate insured against for and tornado in such sum and by such 177 7 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, the loss, if any, made payable to the part. y ... of the second part, the loss, if any, made payable to the part. y ... of the second part to the eater to the part. y ... of the second part, the loss, if any, made payable to the part y ... of the second part, the loss, if any made payable to the part y ... of the second part, the loss, if any made payable to the part y ... of the second part to the eater to the part y ... of the second part to the eater to the part y ... of the second part, the loss, if any made payable to the part y ... of the second part to the eater to the part y ... of the second part to the eater to the part y ... of the second part y ... part. Y is the second part may far and have and have and measure or pay some new many scene over no gap are and to are plant fremise insured as been provided, then the the rate of may first which do of payment with the provided second secon Four Hundred Fifty (\$450.00) Four Fundared Filty (9400-00) according to the form of the payment of aid and of money, executed on the first day of Oktober 10.28, and by its terms of add obligation and also to secure any more of the second part of pay for any insurance or to discharge any taxes with interest therein as herein provided, in the event that add part 100 pay for any insurance or to discharge any taxes with interest therein as herein provided, in the event that add part 100 pay for any insurance or to discharge any taxes with interest therein as herein provided, in the event that add part 100 pay for any insurance or to discharge any taxes with interest therein as herein provided, in the event that add part 100 pay for any insurance or to discharge any taxes with interest therein as herein provided. 0 of the first part shall fail to pay the same as provided in this indexiner. And this enveryance shall have will family payment be made as being specified, and the shipping environment of the same shall be wild for the insurance is not being as a solid read state there is an index of the same shall be been as a solid read state are not paid to be the same set for a solid read state there is an index of the same shall be wild be environment being as a solid read state are not paid to be same set for the same set best in a post-or of the behilding on said real state are not top in a post-pair as they are now, of I was in each that is indexture is given, shall immediately mature and become deal and payable uppaid, and all of be oblighting produce for is not written oblighting, for the same writty of the bits indexture is given, shall immediately mature and become deal and payable any part there provided hereis bidge bered, without notice, and it shall be lastful for the said part y of the second part to take proceeding of the said precision and at being processed therein in the same provided by here and on lay or necessary appointed to make a necessary of the second part is the manage provided by an and on a law or necessary provided to make any provided by the said of all mereys and the said processed therein and the same provided by the said of all mereys and the same provided by the said of all mereys and the same provided by the said of all mereys and the same overplas, if any there he, shall be paid by the part. Y \_\_\_\_\_ making such sale, on demand, to the fost part 10.6 . It is a spread by the parties hereto that the tofes and provident of this indepture and each and every obligation therein contained, and all levenits hereins, is an all be obligated up in the here, rescripted, administrative, remead representing spaces and the respective parties hereins. IN WITNESS WHEREOF, the part ics of the first part ha VO hereunto set their hand s and seal the day and year last above written. (SEAL) L.C. Carter. Nettie C. Carter. .(SEAL) (SEAL) (SEAL) STATE OF. Kansas. This Release County of Douglas day of October A. D. 19 25 , before me, a BE IT REMEMBERED, That on this 1st writ in the aforesaid County and State, came Notary Public L.C. Carter and Nettie C. Carter his wife. L.S. day sec ..... Jos & Welling 192.4. written My Commission Expires on the 27th day of January 19 27 F.C. Whipple Res. of Deads. Notary Public. RELEASE Deputy 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 Rovenser. 1926. Myerehants Lean of powerings Bank. Werehants Lean of powerings Bank. Deeds to enter the discharge of this mortgage of record. Dated this 2 md Cop Seal. Fourence. Hans - Mor By. F. C. Whipple - Cashier.

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