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Parcers State Back, Unland , Kansas, py Draw THIN HODENTER, Make Min. 23rd day of September		A. D. 192 5. , at 3:10 P. M.	TO	
<pre>Multi NUENTYTHE, Made this 2.27d* dv d* de det met d* dv d* Geptenberin the year d or Led, one chomand ner construction d* construction d* dv d* Geptenberin the year d or Led, one chomand ner construction d* dv d* d* de de terms d* Multi d, kanassin d* d* de det met met de du de de terms d* Multi d, kanassin d* d* de det met met de du de de terms d* Multi de lange d* d*</pre>		Togaster of Deeds.	Paymane Stata Park William	
<pre>handed andventy-fire bereen to get a de lad, one boands have for . J. Filestij</pre>		ByDeputy.	Farmers State Pank, Vinland , Kansas.	
<pre>part Y due fort part, and _ intrarer 5 tots Bank, Vinlad, Kansas</pre>		September , in the year of our Lord, one thousand nine	hundred and Twenty-five between	
<pre>WITNESSETH that the said part y of the first part, in consideration of the num of Mine hundred first, but has and y part, the revelop are to following dearbiest revelop and into (Gauy d) Douglas and State of Kanas, towis:</pre>		s and State of Kansas .	of Vinland in the County of Dougl. part y of the first part, and Farmers State Eank, Vinlag	
Che sixth interest (1/6) in Lots One (1) tro (2), eleven (11) and twoire (12) less the north six foot (6) of lots twoire and one in block six (6) Babcock's addition between Kentucky and Tennessee St. in the City of Lewrence, Kansas.		deration of the sum of	WITNESSETH, that the said part y of the first part, in cons which is hereby acknowledged, ha 5 sold, and by this indenture do	*
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or it the buildings on said real estate are not kept in as good regains as they are now, or if wate is ecrimited on said premises, then this conveyance shall become absolute tand they hele sum memointer and all of the obligations provided for in said written obligations, for the security of which this indecture is given, shall mendicatly marked as and as a shall be the obligations for the security of which this indecture is given, shall mendicatly marked as and and the obligations for the security of which this indecture is given, shall mendicatly marked as and as a shall be the obligations for the security of which this indecture is given, shall mendicatly marked as and as a shall be at the other of the security of which this indecture is given, shall mendicatly marked as and as a shall be at the other of the security of which this indecture is given, shall mendicatly marked as and as a shall be at the other of the security of which this indecture is given, shall mendicatly marked as a davable at the other of the security of which this indecture is given, shall mendicatly marked as a davable at the other of the security of which this indecture is given, shall mendicatly marked as a davable at the other of the security of which this indecture is given, shall mendicatly marked as a davable at the other of the security of which this indecture is given, shall mendicatly marked as a davable at the other of the security of which this indecture is given, shall mendicatly marked as a davable at the other of the security of which this indecture is given, shall mendicatly marked as a davable at the other of the security of which this indecture is given, shall mendicatly marked as a davable at the other of the security of which this indecture is given, shall mendicatly marked as a davable at the other of the security of which this indecture is given at the security of which the indecture is given at the security of the security of the security of the secure is given at the security of the security of the security of the		or to discharge any taxes with interest thereon as herein provided, in the event that said part	sums of money advanced by the said part y of the second part to pay for any insurance	
superstant and the estimations provided for mask written obligation, for the security of which the induction is given, hall immediately nature and secure date and payable at the option of the black beners, statute tanking, on the statule tanking for each statute of the security of the statute and statute and security and the statute		signion contained therein fully discharged. If default be made in such payments or any part thereof paid when the same become due and payable, or if the insurance is not kept up, as provided herein, munited on and premises, then this conveyance shall become absolute and the whole sum remainder	And this conveyance shall be void if such payment he made as herein specified, and the o or any obligation created thereby, or interest thereon, or if the taxes on said real estate are no or if the buildings on said real estate are not kept in an good real are at they are pow, or if wats it es-	
in the manner presentible by has and log of all money uniting from such as to present the any exercising a structure approach of the structure appro	Com	s this indenture is given, shall immediately mature and become due and payable at the option of the OF SUCCESSOFS to be a state of the state possession of the said premises and all the	unpuer, and all of the obligations provided for in said written obligation, for the security of whi holder hereof, without notice, and it shall be lawful for the said part	
to an agreed by the parties hereto that the terms and provisions of this indexture and each and every obligation therein contained, and all lenefits accruing therefrom shall extend and isure 1 🎝 2 7	T Ra	then unpaid of principal and interest, together with the costs and charges incident thereto, and the first part. Y	in the manner preseribed by law and out of all meneys arising from such sale to retain the amou overplus, if any there be, shall be paid by the part Y making such sale, on demand, to the	
IN WITNESS WIFPEOF the part V of the fact part has a hereinte set him hand and and and the day and man	\$ 2	h and every obligation therein contained, and all benefits accruing therefrom shall extend and inure and successors of the respective parties herein.	IN WITNESS WHEREOF the part V of the fast part ha	
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STATE OF Kansas	of _	The second states of the secon	88.	
COUNTY OF Douglas BE IT REMEMBERED, That on this 10th day of October A. D. 19 25, before me, a	Na Com	Oth day of October A. D. 19 25., before me, a		
L. S. Notary Public in the aforesaid County and State, came Geo. L. Priestly			Notary Public	$h_{1,2,2}$
to me personally known to be the same person	- Allan	ho executed the foregoing instrument and duly acknowledged the execution of	to me personally known to be the same person	
the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affared my official seal on the day and year last above written.	0		IN WITNESS WHEREOF, I have hereunto	
Written. My Commission Expires on the 12th day of May 19 26 L. E. Hoover Notary Public.	44 M 194 C	of May 19 26 L. E. Hoover		
RELEASE	Sed to out to	N.		
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of	N TUDEN	Carlos Lands A. C. Salar S. C. Salar S. C. Salar S. C. Salar S. Salar S. Salar S. Salar S. Salar S. Salar S. Sa		
Deeds to enter the discharge of this mortgage of record. Dated this day of 19	the new set	e the full payment of the debt secured thereby, and authorize the Register of	and the under angle of the within thortgage, do hereby acknowled	A COLOR OF STREET, STRE
Mortgagee. Owner.	the more			
	the more	day of 19		