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<form></form>		Sarsh A. Wheeler TO	October A. D., 192 5,, at 1:20 P. M.	st =
<form></form>	L.	Peoples State Bank	Register of Deeds.	
<form></form>		THIS INDENTURE, Made this 21st day of hundred and twenty-five (1925) between Sarah A. ihoeler (unmarried)	1. 0.4.1.1.	e
<pre>Trace influence devides during the classes of the classes of</pre>		of Lawrence in the County of Douglas	and State of KanGas	
South thro and one half (2-1/2)/set at fait for thry nine (20) and the North one half (1/2) of lot Fifty one- (61) on Lotisian Street in the City of Lawrence, Lonse.		Three Hundred Dollars (\$300.00)- which is hereby acknowledged, ha S sold, and by this indenture do CS	eration of the sum of DOLLARS, to Grant, Bargain, Sell and Mortgage to the said part. y of the second part	
		South two and one half (2	2-1/2)feat of Lot forty nime (49)	
<form></form>				
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Add the stall part if the form part of a dd		with the appuretenances and all the estate, title and interest of the said part.		
<pre>square and read value where the many becomes due and payable, and that</pre>		And the said part _ y of the first part do _ 0 3 _ hereby covenant and agree that good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	at the delivery hereof Reyner the lawful owner	
Increase or paper y shall be specified at directed by the pert				
Three Sundred Dollars(\$200,00)		interest. And in the event that said part	en the same become due and payable and to keep said premises insured as herein provided, then the	
<pre>second to the term of</pre>		THIS GRANT is intended as a morrage to rever the payment of the sum of Three Hundred Dollars (\$300.00)	o paid shall become a part of the indebiedness, secured by this indenture, and shall bear interest at DOLLARS.	
at the first part shall fill up are the same approved to this indextered. If idealit is much is much partment or any part improved is the indextered is an interplate the part is the same is and indextered. If idealit is much is not is not is any part improved is the indextered is the indexter		according to the terms of certain written obligation for the payment of said ; and by terms made payable to the part of the second part, with all	sum of money, executed on the day of 19 I interest accruing thereon according to the terms of said obligation and also to secure any sum or	
Provide barred, will be half by half by fail for the stall part Of the rever light The issue and the stall by the state of the stall part The issue and the state of the state o		sums of money advanced by the said part of the second part to pay for any insurance or of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be viaid if such payment is made as herein specified, and the oblig or an Anti this conveyance shall be viaid if such payment is made as herein specified, and the oblig	e to discharge any taxes with interest thereon as herein provided, in the event that said part gation contained therein fully discharged. If default is made in such payments or any part thereof	
everying, If any there is all by the part		or if the initialize or math instructions or matrix horizon, of it the tasks on make real scales are not put unpaid, and all of the obligations provided for in sale starting distance, for it was the is en unpaid, and all of the obligations provided for in sale striken obligation, for the security of which holder hered, without notice, and it shall be larged for the solid part. — of the security of which	pany service are tereme one and payment, or it he insurance is not i-red up, as provided herein, multicion suid premiese, then this conveyance shall be creat should be and the whole sum remaining this indenture is given, shall immediately mature and become due and payable at the option of the to take procession of the said premises and all the	
IN WITNESS WHEREOF, the part Y of the first part ha 5 hereunto set. h97 hand and seal the day and year Sarah A. Wheeler (SEAL) (SEAL		upproximate thereon in the manuer provided by law and to have a receiver appaint to cellect the in the manuer presented by law and out of all more arising from such as to retain the amount overplus, if any there be, shall be paid by the parts arise provides at this interface of this informatic results and the terms and previous of this informatic results and the terms and previous of this informatic results and the terms and previous of this informatic results and the terms and previous of this informatic results and the terms and previous of this informatic results and the terms and previous of this informatic results and the terms and previous of this informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and previous of the informatic results and the terms and	reats and teerful accurate therefrom; and to still the premises beerly granted, or any part thered, then unpuld of principal and interest, together with the costs and charges incident thereto, and the inst part	
(SEAL) (SEAL)		IN WITNESS WHEREOF, the part Y of the first part ha 5 last above written.	hereunto set. her hand and seal the day and year	
STATE OF Illinois STATE OF Illinois Convery or Cook BE IT REMEMBERED, That on this 21st day of October A. D. 19 25, before me, a Hotary, Public in the aforesaid County and State, came Sarah A. Theolor Sarah A. Theolor L.S. to me personally known to be the same person. J who executed the foregoing instrument and duly acknowledged the execution of the same. My Commission Expires on the 29th day of May RELEASE RELEASE			the second s	
STATE OF Illinois Cotney or Cook DE IT REMEMBERED, That on this 21st day of October A. D. 19 25, before me, a Hotary Public in the aforesaid County and State, came Sarah A. Mhoelor Sarah A. Mhoelor L.S. to me presonally known to be the same person. J who executed the foregoing instrument and duly acknowledged the execution of the same. My Commission Expires on the 29th day of May RELEASE RELEASE			(SEAL)	
CotNTY or Cook } ss. DE IT REMEMBERED, That on this 21st day of October A. D. 19 25<, before me, a		STATE OF Illinois	(8 <u>K4L)</u>	
Notary Public in the aforesaid County and State, came Sarah A. Wheeler Sarah A. Wheeler L.S. to me personally known to be the same person. J who executed the foregoing instrument and duly acknowledged the execution of the same. This Release way of the same of the same person. J who executed the foregoing instrument and duly acknowledged the execution of the same. This Release way of the same person. J who executed the foregoing instrument and duly acknowledged the execution of the same. This Release way of the same person. J who executed the foregoing instrument and duly acknowledged the execution of the same. This Release way of the same person. J who executed the foregoing instrument and duly acknowledged the execution of the same. This Release way of the same person. J who executed the foregoing instrument and duly acknowledged the execution of the same person. J who executed the foregoing instrument and affired my official seal on the day and year last above way of the same person. J who executed the foregoing instrument and the same person. J who executed the same perso		COUNTY OF COOK	t June Optober 1 D to 25 1 d	
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 29th day of May 19 29 deanotte C. Smith Notary Public. RELEASE I the medicine in the Resider of the day and upbring the Resider of 1975.		Notary Public in Sarah A. Wheeler	the aforesaid County and State, came	
My Commission Expires on the 29th day of May 19 29 deanotte C. Smith Not reserved and the second thereby and multiplice the Resider of Units 25. day and the second thereby and multiplice the Resider of Units 25.	ŀ	the same. IN WITNESS WHEREOF, I have hereunto su		was written
RELEASE	50		of May 19 29 Jeanette C. Smith Notary Public.	Mortgage a
Deeds to enter the discharge of this mortgage of record. Dated this 25 day of agovil 1927. Dated this A all Barrely Statt Benk Lawrence Kong Reg of Deeden			ASE	the state of the s
		I the understand source data with our state of the standards	the full normant of the debt secured thereby, and authorize the Desister of	192.7

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