MONTGAGE RECORD 69 138 STATE OF KANSAS, DOUGLAS COUNTY, SS. This instrument was illed for record on the 29th FROM day of October S. D. 102 5 . at 3:0 . at 3:00 Mathew Cushenbery and wife Register of Deeds Deputy. By Edith A. Cleveland , in the year of our Lord, one thousand nine THIS INDENTURE, Made this . 26th day of hundred and twenty -fire between Mathew Cushenbery and Edna Cushenbery his wife day of October and State of Kansas of Lawrence in the County of Douglas parties of the first part, and Edith A. Cleveland of Lawrence, Kansas. part y of the second part. duly paid, the receipt of of the second part, and State of Kansas, to-wit: to following described real estate situated and being in the County of The West half of lot humber Twenty five (25) in addition number Eleven (11) North Lawrence in the City of Lawrence. with the appurctenances and all the estate, title and interest of the said part ies of the first part therein. And the mid part ______ ic 5 of the first part do =- ______ hereby evenant and agree that at the delivery hereof they are the lawful owner 8... of the premises above grant and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they sill surrest and defend the same against all parties making install data thereto. It is agreed letteren the parties here that the part-206 of the first part shall at all times during the life of this industure, pay all taxes or asso against said real estate show the same becomes due and payalle, and that they leve the buildings upon sold real estate insured against for ents that may be levied or It is agreed between the parties beerto that the part _ 106 _ of the area part is and it is unreaded and unreaded and an area of an and by such new company as some experience of uncertainty as particular to any such taxes when the same become doe and payable and to keep and premises insured as ben the same become doe and payable and to keep and premises insured as ben the same become doe and payable and to keep and premises insured as ben the same become doe and payable and to keep and premises insured as ben the same become doe and payable and to keep and premises insured as ben the same become doe and payable and to keep and premises insured as ben the same become doe and payable and to keep and premises insured as ben the same become doe and payable and to keep and premises insured as ben the same become doe and payable and to keep and premises insured as ben the same become does and payable and to keep and premises insured as ben the same become does and payable and to keep and premises insured as ben the same become does and payable and to keep and premises insured as ben the same become does and payable and to keep and premises insured as ben the same become does and payable and to keep and premises insured as ben the same become does and payable and to keep and premises insured as ben the same become does and payable and to keep and payable and payab ed, then the merest. And in the event that shall part. 105 of the mest part shall not to pay such taxes to minerance accurate on the second part may produce the mests perioded, the de-part Y of the second part may pay hald taxes and instruces, or either, and the ancent so paid shall become a part of the indebtedness, secured by this indenture, and shall have haven it is the rate of 10° for mit data of payment and have pay such the payment of the sum of THIS Gills in indexide to secure the payment of the sum of Four Hundred ing to the terms of ODO errtain written obligation for the payment of said sum of meney, executed on the 26 day of October 19 25. and by 115 terms made payable to the part Y of the second part, with all interest accruing thereon according to the terms of said obligation and also to a + wa_____terms mane payatate to use part ________ of the second part, with an interest accrume sortening sortening we ten errait to some congrains and and is no ta event bay may a constrained and and the source of a discharge any laster with interest therein a sherin provided, in the event that and part 100 are 100 a sums of mency arranged by the raid part. y = 0 the second part to pay not any solutions or of dimension for the second as a first or the second as a first of the fast of t y part thereof ovided herein, am remaining option of the d the overplas, if any there is, shall be raid by the part. Y. making such say, on demand, to the first part. 10.8. It is a proof by the particle boreful that the terms and provides of this inducement and end overy charged in there in eventued, and all benefits according therefore shall end to a such a such as IN WITNESS WHEREOF, the parties of the first part ha VO hereunto set their hand and seal the day and year last above written. Witness to Stgnature of Edna Cushenbery by mark. Mathew Cushenbery (SEAL) L. H. Menger (SEAL) Edna (her x mark) Cushenbery Leta F. Kennedy (SEAL) (SEAL) STATE OF Kansas 88. COUNTY OF Douglas day of October A. D. 19.25 , before me, a BE IT REMEMBERED, That on this 26 in the aforesaid County and State, came Notary Public Mathew Cushenbery and Edna Cushenbery his wife to me personally known to be the same person **B** who executed the foregoing instrument and duly acknowledged the execution of L. S. nee. IN WITNESS WHEREOF, I have bereanto subscribed my name, and affixed my official seal on the day and year last above ----written day of January 19 28 Leta F. Kennedy Notary Public. 53 My Commission Expires on the 18 RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of 1:20 19 Deeds to enter the discharge of this mortgage of record. Dated this day of A14 ----Owner. Mortgagee.

FRONT

Berne