CORD 69 142 MORI STATE OF KANSAS, DOUGLAS COUNTY, SS FROM This instrument was filed for record on the 81 day of A. D., 1925, at 3:50 P. M. Dea E. Wellman. Register of Deeds. P. M. October Win Mesenhamor et ux TO Deputy. C. H. Tucker , in the year of our Lord, one thousand nine day of October THIS INDENTURE, Made this 30th twenty-five hotwee William Mesenhimer and Jessie M. Mesenhimer his wife hundr Kansas and State of Douglas in the County of Lawrence part 105 of the first part, and C. H. Tucker part y of the second part. WITNESSETII, that the said part 105 of the first part, in consideration of the sum of. Soven Hundred. DOLLARS, to them daly paid, the receipt of soven Hundred. The said part y of the second part, which is hereby acknowledged, ha ye sold, and by this indenture do Grant, Bargain, Sel and Morigage to the said part y of the second part, to following described real estate situated and being in the County of Douglas and State of Kanasa, to-wit: to following described real estate situated and being in the County of The East half  $(E_{23}^1)$  of Lot Twenty four (24) on Block Eleven(11) Lane Place an Addition to the City of Lawrence, Page 15 Jow Quergerment Dec Book 75 Dec 253 Page 253 with the appuretenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 105 of the first part do hereby coverant and agree that at the delivery hered they are the lawful owner 6 of the premises alove granted, and wind of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties bertor that the part. 105. of the first part shall at all times during the life of this indenture, pay all taxes or asses ments that may be levied or m It is agreed between the parties hereto that the part. 105 of the first part shall at all times during the lab in the source transmerster that may be leveled or assessed agrint and real objects that have been and payable, and that they will have the buildings upon such real estimation in source and terrated in source and terrate the source of the sou pert. \_\_\_\_\_\_ of the second part may ray and takes not incorrect, or there and the amount so paid shall become a part of the indebtodress, secured by this indenture, and shall be interest it is not into the indeptodence of the indebtodress, secured by this indenture, and shall be interest it is not into its or For Receive See Back 77 - Vinge 185 servering to the terms of a certain written eblication for the payment of said sum of meney, executed on the 30th day of October 19 25 of the first part shall fail to pay the same as provided in this indexture. And this convergence shall be visid if not payment is made as inverse specified, and the ellipsicity or y adapting the start of the or if the balance on and real association as indexed by the start of the start of the start of the start pays, start and the ellipsicity of provided for in and written objection, for the security of which this it is the start of the s in fully discharged. If default be made in such payments, eccme due and payable, or if the insurance is not keet up, iss, then this conveyance shall become absolute and the wi-m, shall immediately matture and become due and payable a the same become due an anid promises, then this ture is given, shall imme is the manor presented by her and out of all inverses arising from nock said to retain the ansant tion unpaid or protopol  $\sigma$ every  $\delta_{ij}$  if any three  $k_{ij}$ , the line by the part  $Y_{ij}$ . The making such may, one demand, to the fort pair J **def**  $S_{ij}$  and  $\delta_{ij}$  and  $\delta_{ij}$  are strong by the part  $M_{ij}$  are strong by the part  $M_{ij}$  and  $\delta_{ij}$  are strong by the particular structures, primal properties, primal protopolar discover and so and successive discover the transformation  $\delta_{ij}$  and  $\delta_{ij}$  and  $\delta_{ij}$  and  $\delta_{ij}$  are strong the particular discover rein contained, and all benefits accruing therefrom shall extend and inur IN WITNESS WHEREOF, the part 105 of the first part ha VC hereunto set their hand 8 and seal 8 the day and year last show write. William Mesenhimer (SEAL) Jessie M. Mesenhimer (SEAL) (SEAL) (SEAL) Kansas STATE OF \$ \$5. Douglas COUNTY OF day of October A. D. 19 25 ..., before me, a 30th BE IT REMEMBERED, That on this in the aforesaid County and State, came Notary Public William Mosenhimer and Jessie M. Mesenhimer his wife to me personally known to be the same persong \_\_\_\_\_ 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 write. L. S. written My Commission Expires on the 10th day of April 19 27 A. F. Flinn Notary Public. 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 Deeds to enter the discharge of this mortgage of record. Dated this day of Owner. Mortgagee.

RONT