MORTGAGE RECORD 60

		FROM		Reg. No. 1215 Fee Paid # 1.2.5
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<pre>binded and</pre>	Watk	ins Nat'l Bank		Register of Deeds.
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			Douglas and State of Kansas	
<pre>Lots mulber one hundred toonty-five (125), one hundred toonty-six (126), one hundred twenty-serven (127), one hundred toonty-six (128) one hundred twenty-serven (127), one hundred toonty-six (128) in the Third Addition, City of Lawrence.</pre>	WIT Five H which is ber	INESSETH, that the said part Y of the first part, undred and no/100	in consideration of the sum of	ly paid, the receipt of y of the second part.
<pre>which de spourtemance and all the estate, tile and interest of the mid part. Y, of the first part here.</pre>		Lots number one hu	undred twenty-five (125), one hundred	o-wit:
and one hundred thirty (130) in the Third Addition, city of Lawrence.				
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Five hundred and no/200	And the good and indefer and that they w It is agree against said real insurance compa	sail part \mathbf{y} — of the first part do. 05 bereky enverant and a mildle estate of inheritance therein, five and clear of all incumbrances, a list of the same acceleration of the same accelerat	I gree that at the dolivery herea ⁽¹⁰⁾ 130 with the lawful owner of the premises also inclusions and the starting the life of this indenture, pay all taxes or assume that it shall at all times during the life of this indenture, pay all taxes or assume that will like the buildings upon make real extations are degrades from our grant of the most parts to due and parts, the low, it ways, made acquise to the part. J	at may be levied or anomed do in such sum and hy such b the extent of 123
and by 125	And the good and indefer and that they w It is agree against said real insurance compa interest. And in	said part \mathbf{y} of the first part do 0 0 bereky esvenant and in anishe state of inheritance therein, fire and clear of all incurdences, ill warrant and defend the same against all parties making he did chain of between the parties between that the part \mathbf{y} of the first part leafus then the same becomes due and parable, and that \mathbf{h}^{0} any as shall be specified and directed by the part \mathbf{y} of the sec- theorem that said part \mathbf{y} . of the sect	i agree that at the dolivery heree ⁽¹¹⁰) ¹²⁰ / ₂ the he lawful owner of the premises also in the benefit, it shall at all times during the life of this indentary, pay all taxes or assessments this W111. Leep the buildings upon mail real extate insured against fee and temas word part, the loss, if any, made payshes to the part. V of the recent part to the taxes when the same it berry due and aparks and takes pair formions insured.	at may be levied or assessed do in such sum and hy such b the extent of 123 as herein provided, then the
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L. M. Allison (SEAL)	And the good and indefor and that they a and that they a series of the series and the series of the insurance compa intervet. And the part of the series of the part of the series of the and how it for any other series of the form part. And they it for a row obligation or pay obligat	said part V_{-} of the first part 0 . 05 bereky enverant and maille exist of inheritance therein, five and clear of all incumbrances, an aikide exist of inheritance therein, five and clear of all incumbrances, and the varies of the direct of all incumbrances, and and an analysis of the first part is a shall be repeted at all direct mail parts in, and that 16 and an analysis of the first part has a shall be repeted at all direct only the part V_{-} of the second part may gar shall have a varies the direct the same of the second part may gar shall have even the part of the second part is a mortrage to secure the part part of the second part may gar shall have even the part may a shall have even the part may a shall have even the part of the second part may may fart have even the part of the second part may any shall have the part V_{-} of the second part may have the part V_{-} of the second part with the part of the second part may have be the part V_{-} of the second part may also be an even of V_{-} the second part may also be an even of V_{-} of the second part may also be the second part of the large on the part of the large on the shall be verified the shall have the part V_{-} of the second part of the large on the large of the second part of the large of the second part of the large of	I agree that at the dolivery herea (199 189 189 to the layful owner of the premises also in the start of the starting the life of this indentary, pay all taxes or assessments the W111 brow the buildings upon mild real estatic insured against from and terms and parts, the low, if any, made paylish to the part. Y of the second part of the start at a start is a start of the indentations, second by this indentation of the start at the start is a start of the indentations, second by this indentation of a start, the low if a start is the start of the start of the second part of insurance or to discharge any taxes with inferent thereas of all excitations insurance or to discharge any taxes with inferent thereas a blocking in and insurance or to discharge any taxes with inferent thereas a blocking in and insurance or to discharge any taxes with inferent thereas a blocking in and a start is not negative the same become and starking or the terms of and excitation insurance or to discharge any taxes with inferent thereas a blocking in the start is not staft at the same become and starking or the terms of and excited are the anomatical on and premises, then the energy and the start become is blocking and the disjoint contained blocking and the start and the energy and blocking and the disjoint on a start of principal do the terms of the terms of the start is the amount then unspected of principal do thereas, topottor with the energy and part is a start is an equilated of principal do the start is principal with the start is down and the disposed of principal do the start is principal do the energy the start is the amount then unspection of principal do the start is principal do the start is down and the disposed of principal do the start is poster of the start is down and the disposed of principal do the start is down	at may be levied or assured do in such sum and by tuch the extent of 123 as herein provided, then the r, and thall bear interest at
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STATE OF Kansas Douglas Douglas BE IT REMEMBERED, That on this 4 A. D. 19 25 before me, a Notary in the aforesaid County and State, came L.S. L. W. Allison to me personally known to be the same person who executed the foregoing intrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affused my official scal on the day and year last above written. My Commission Expires on the 10 day of April 19 29 Dick Williams Notary Public.	And the good and indefer and that they w It is agree against aid real insurance corps interest. And in fart of the fart of the additional interest of the additi	said part \mathbf{y} — of the first part 0 — 66 , bereky enverant and , and like exists of inheritance therein, free and clear of all incrumely available exists of inheritance therein, free and clear of all incrumely the body clear of the exists a hard here are applied at 1 and	Is given that at the delivery herea $\frac{d^2 + \sqrt{2}}{2}$ the hard owner of the premises also in the transformed delivery hereal $\frac{d^2 + \sqrt{2}}{2}$ the hard owner of the premises also will like the buildings upon will real estate interval against for and terms with $\frac{d^2}{2}$ and $\frac{d^2}{2}$ an	at may be leviel or assured de in such sum and by ruch the extent of 123 as herein provided, then the r, and thall bear interest at
COUNTY OF Douglas BE IT REMEMBERED, That on this 4 day of Novement A. D. 19 25, before me, a Notary in the aforesaid County and State, came L.S. L. M. Allison to be the same person. who executed the foregoing infrument and day 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 written. My Commission Expires on the 16 day of April 19 29 Dick Williams Notary Public. Set RELEASE	And the good and indefer and that they w R is larger galactic aid real insurance comparison interest. And in a transfer of the ratified of Fire hur according to the and byitz transfer of morey a of the first part, and th	said part \mathbf{y} — of the first part 0 — 66 , bereky enverant and , and like exists of inheritance therein, free and clear of all incrumely available exists of inheritance therein, free and clear of all incrumely the body clear of the exists a hard here are applied at 1 and	Is given that at the delivery herea $\frac{d^2 + \sqrt{2}}{2}$ the hard owner of the premises also in the transformed delivery hereal $\frac{d^2 + \sqrt{2}}{2}$ the hard owner of the premises also will like the buildings upon will real estate interval against for and terms with $\frac{d^2}{2}$ and $\frac{d^2}{2}$ an	at may be leviel or assessed do in such sum and by tueb the extent of 143 a berein provided, then the r, and shall bear interest at DOLLARS, - 19 - 25 .
BE IT REMEMBERED, That on this 4 day of Nov. A. D. 19 25 , before me, a Notary in the aforesaid County and State, came in the aforesaid County and State, came In the aforesaid County and State, came L.S. L. M. Allison in the aforesaid County and State, came In the aforesaid County and State, came In the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affised my official scal on the day and year last above written. My Commission Expires on the 16 day of April 19 20 Dick Williams Notary Public. RELEASE	And the good and indefer and that they w like a serv- registra and real invarages or pp interest. And in part invarages or pp interest. And in part invarages or pp interest. And in Firits of Fire hur according to the and sp <u>itz</u> sums of money p of the first part - of the first part - of the first part - or if the buildings uppade, and all o holder hereof, with implements the and real the second provide the provide of the second of the second in the provide of the second in the provide of the second in the provide of the second of the sec	said part \mathbf{y} — of the first part 0 — 66 , bereky enverant and , and like exists of inheritance therein, free and clear of all incrumely available exists of inheritance therein, free and clear of all incrumely the body clear of the exists a hard here are applied at 1 and	Is given that at the delivery herea $\frac{d^2 + \sqrt{2}}{2}$ the hard owner of the premises also in the transformed delivery hereal $\frac{d^2 + \sqrt{2}}{2}$ the hard owner of the premises also will like the buildings upon will real estate interval against for and terms with $\frac{d^2}{2}$ and $\frac{d^2}{2}$ an	at may be leviel or assessed do in such sum and by such the extent of 14.8 as a brein provided, then the r, and shall bear interest at
L.S. L. M. Allison to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto subscribed my name, and affaxed my official scal on the day and year last above written. My Commission Expires on the 18 day of April 19 29 Dick Williams Notary Public. RELEASE	And the good and labeling and that they we like a sign inversace on pup being the sign of the like and hy its second of the sign of the and hy its sums of more y of the first part - of the first part - of the first part - of the bidder berood, wi high the manner pi coverplay, if any its to bidder berood, wi high the manner pi coverplay, if any its sums of the bidder berood, wi high the manner pi coverplay, if any its sums of the bidder berood, wi high the manner pi coverplay, if any its sums of the bidder berood, wi it is bidder berood, wi it is bidder berood with the bidder berood, wi it is bidder berood with the bidder	sail part \mathbf{y} — of the first part 0 — 65 broky enverant and axiable extate of inheritance therein, five and clear of all incumbrances, and induces the heat of the same agricut all graphs mathematical the same agricut all graphs mathematical the same agricut all scales and the same become due and and beganset. \mathbf{y} — of the first part \mathbf{y} — of the same agricut all scales and the same become due and the same agricut all scales. The same second part mathematical scales are the same become due and beganset, scales that the same agricult all scales are the same pay and takes and beganset, scales the second part may pay and takes and beganset, scales the same second and an another space to the same agricult all scales are the same of $\mathbf{n} = \mathbf{n} $	Is given that at the delivery herea $\frac{d^2 + \sqrt{2}}{2}$ the hard owner of the premises also in the transformed delivery hereal $\frac{d^2 + \sqrt{2}}{2}$ the hard owner of the premises also will like the buildings upon will real estate interval against for and terms with $\frac{d^2}{2}$ and $\frac{d^2}{2}$ an	at may be leviel or assessed do in such sum and by such the extent of 14.8 as a brein provided, then the r, and shall bear interest at
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