FROM	TATIONERY CO MANAAS SITY NO MONI STATE OF KANSAS, DOUGLAS COUNTY, 55.
Vera Jones & William M. Jones TO	This instrument was filed for record on the 5th day of Nor, A. D., 1925. at 9:30: A. M Lea E. Wellman. Register of Deeds.
Merchants Loan & Savings Bank,	By Deputy.
THIS INDENTURE, Made this twenty-series hundred and twenty-five between Ver	th day of October , in the year of our Lord, one thousand nine a Jones and William M. Jones, her husband
of Lawrence in the Country of Develo	
part iss of the first part, and The Merchant's Mation WITNESSETH, that the said part iss of the first part, in co One Rundred (\$100,00)	nsideration of the sum of
Lot Number Three (3) is of Cranson's Subdivisi Fifteen (15) , Baboock's of Lawrence, Kansas .	n Block Number Three (3) on of Block Number s Addition to the City
	· ·
with the appurctenances and all the estate, title and interest of the said p	art 108 of the first part therein.
good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	that at the delivery hereof they are the lawful owner <b>S</b> of the premises above granted, and seized of a
Report is a drain state when the same becomes due and payable, and that the $y$ - insurance company as shall be specified at directed by the part $y$ of the second pa- instruct. And in the event that said part $y$ of the first part shall fail to pay such tax	etc. all times during the life of this indenture, pay all taxts or accomments that may be levied or assessed here the buildings upon said real estate insured against fire and tornado in such sum and by such rt, the low, if any, made payable to the part <b>y</b> of the second part to the extent of <b>152</b> .
put. Y	nt so paid shall become a part of the indektedness, secured by this indexture, and shall bear laterest at POLLARS.
sums of money advanced by the said part y of the second part to pay for any insurar	asid sum of money, executed on the 27th day of October 19 25, th all interest accuring thereon according to the terms of raid obligation and also to accure any sum or or or to distribute must tax with interest thereon benefin provided in the avest the unit area of a B
of the first part shall fail to pay the same as provided in this indexture of the first part shall be lead if any symmether make absorbing specified, and the or shall be likely strained by the strained between the strained specified, and the or of the buildings on said main regy, as interest thereas, or if the issues on said regardless uppaid, and if the buildings provided for its make written objection, for the security of a specified of the strained specified of the strained specified of the strained specified of the specified of the strained specified for the strained specified for the strained specified for the strained specified for the specified specified of the strained specified for the strained specified spec	obligation contained therein fully discharged. If default be made in such payments or any part thereof not paid when the same levence due and payable, or if the insurance is not kept up, as provided herein, a committed on said premises, then this conveyance shall become absolute and the whole sum remaining high this information is given, shall menciately matter and become due and payable at the exting of the
in the manner prescribed by law and out of all moneys arising from such sale to retain the amount of the second part in the manner prescribed by law and to to are a receiver appointed to collect in the manner prescribed by law and out of all moneys arising from such sale to retain the amount of the manner prescribed by law and out of all moneys arising from such sale to retain the amount of the manner prescribed by law and out of all moneys arising from such sale to retain the amount of the manner prescribed by law and out of all moneys arising from such sale to retain the amount of the manner prescribed by law and out of all moneys are strained from the sale to retain the amount of the manner prescribed by law and out of all moneys are strained from the sale to retain the amount of the manner prescribed by law and out of all moneys are strained from the sale to retain the amount of the manner prescribed by law and out of all moneys are strained from the sale to retain the amount of the manner prescribed by law and out of all moneys are strained from the sale to retain the amount of the manner prescribed by law and out of all moneys are strained from the sale to retain the amount of the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the manner prescribed by law and the sale to retain the sale to reta	rt to take presenting of the main presenting and all the main presenting and all the thermits and bonefits serving therefores: and to all the frames hereby granders, and y not then yout then usual of principal and interest, together with the outs and elarges incident. thereas, and the the forth pert. Together is a state of the take the take the take the take the take the reach and very solutation thereas even in the take the take the take take the take take the take and an elargeness of the trajective particule hereas.
<sup>10</sup> , and the obligatory upon the heirs, executors, administrators, personal representatives, and IN WUTNESS WHEREOF, the particles of the first part has last above written.	vo hereunto set their hand 5 and seal the day and year
	Vera Jones (SEAL) William M. Jones (SEAL)
	(SFAL)
STATE OF Kansas County of Douglas	.(ShAL)
BE IT REMEMBERED, That on this 2	7th day of October A. D. 19 25 , before me, a

· 12 ·

Notary Public.

the Register of

re. Owner. shier

written. My Commission Expires on the 27th day of January 19 27 F. C. Whipple Notary Public.

## RELEASE

a & Welling I, the undersigned owner of the within martgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Begister of Deeds to enter the discharge of this mortgage of record. Dated this / 5th day of March 1927. (Corp Deal) By J. C. Whypple Casheer Mortgagee. Owner.

ALT DE COLOR