MORTGAGE	RECORD	69

	FOO PLOT BALL ODDEDGTH HATGORDY OF KOMES GITT FO MAIL FROM STATE OF KANSAS, DOUGLAS COUNTY, 15.
	Hora J. Edwards and Joseph E Edwards This instrument was filed for record on the 19th day o
	Nora J. Edwards and Joseph E Edwards TO The Merchants Loan & Savings Bank The Merchants Loan & Savings Bank
	The Merohants Loan & Savings Bank By Depaty.
	THIS INDENTURE, Made this first day of the the
T	hundred and twenty -five between Wors J. Edwards and Joseph E. Edwards, her husband
	d Larrence hat Carta to Day 1
	parties of the first part, and The Merchants Long and Savings Bank, Lawrence, Kansas
	WITNESSETII, that the said parties of the first part, in consideration of the sum of part y of the second part Nineteen Hundred (\$1900.00)
	which is hereby acknowledged, ha <b>YO</b> sold, and by this indenture do Grant, Dargain, Sell and Mortgage to the sold part <b>y</b> of the second part.
	Lot Number One Hundred Fifty-eight (158) in Blook Fifty-five (55) on Missouri Street in that part
	of the City of Lawrence known as West Lawrence.
	Lots Numbered Eight (8) and Nine (9) and Ten (10) in Block One (1) in Babcook Place, an Addition
8	to the City of Lawrence, Kansas .
	Commoning at a point on the north line of Morris (now 15th) Street where said line intersects the east line on Pennsylvania Street as laid out between Adams (now 14th) Street, and Morris (now 15th) Street; thence East along the north line of Morris (now 16th) Street; 117. feet more or least an alloway; thence north; long the west line of alley 67% feet more or least and of Ida Ward; thence west along the south line of Ida Ward's land 117 feet more or least to Pennsylvania Street; thence South along the East line of Pennsylvania "treet to place of beginning, all in the Southeast Quarter (\$) of Section Thirty-one (S1) Tomahip Ward: (12) Range Twenty (20) in the City of Lawrence, Kansas . (Party of first part agrees that all rents received from property mortgaged is to be paid into the Marchants National Bank, to be used in the payment of interest, taxes, and upkeep of said property.)
	with the appuretenances and all the estate, title and interest of the said part 108 of the first part therein. And the said part 108 of the first part do bredy estremant and agree that at the delivery hereof they are the hard enser of the promises above granted, and where of a good and indefeasible state of inheritance therein, free and clear of all incumitrances.
	and that they will warrant and defend the same against all payles making how of claim thereto. It is agreed lativen the parties hereto that the part. 108. of the first part shall at all dime during the life of this indenture, pay all face or assessments that may be lovid or assessed acainst and real state sho the hear hearing our can depart he, not that they be part shall stall dime during the life of this indenture, pay all face or assessments that may be lovid or assessed insurance or many as shall be specified and directed by the part <b>b</b> . If the second part, the low, if any, made payable to the part. <b>y</b> . of the second pays the same the first of the second pays all the they art to the extent of the intervet. And in the event that said part 108. of the first part shall fail to pay such taxes when the same become do and payable and the hear same do and by marks part. <b>y</b> . If the second part may pay sold because and lowersmore, or either, and the answert so paid shall become a part of the indetections, second by this indenture, and shall train intervient at THIS (UKAYY is intervied) as a mortgate to the same of the same of the same of the indetections.
	Ninsteen Hundred (\$1900.00) DOLLARA according to the terms of ONS certain written obligation for the payment of aid sum of money, executed on the first, day September 15 25.
	and by 105
	sums of money advanced by the add part of the second part to pay for any insurance or to discharge any taxes with interest thereon is need non-advanced and and to second any man end of the fact part shall hill to pay the name as provided in this indextare. And this coverages also have been only a second part to pay for any insurance or to discharge any taxes with interest thereon is herein provided, in the event that and part and the coverages also have been only and the part is a second part to pay for any insurance or to discharge any taxes with interest thereon a herein provided, in the event that and part and the coverages also have been only and the part is a second part to pay the there is a second part of the buildings or statist. Here, it is the second part is the pay and there or if the buildings or statist there is pay the there even on the statist are not pay the the second pay also for it the insurance is new key use a second pay and the pay is the second pay and the pay is the second pay and the pay is a second pay and pay and the pay is a second pay and pay and the pay and
-	unpaid, and all of the obligations provided for has all writes obligation, for the security of which is exemption of the obligation of the obligation of the obligation of the security of which this indexture is given, shall immediately matters and become due and payable at the option of the boligation of the security of which this indexture is given, shall immediately matters and become due and payable at the option of the
	in the manner prescribed by law and out of all morely a rising from such asks to retain the amount the unpaid of principal and interest, terether with the rests and charge approximation, or any part thereof.
	It is agreed by the start is pain by the fart. Y that is such as y, on demand, to be first part. Y that is such as a start of the start as the first part of the start and provide start is and provide start and provi
	(SEAL)
1	STATE OF Alabama
	COUNTY OF Madison
	BE IT REMEMBERED, That on this <b>30 th</b> day of <b>September</b> A. D. 19 <b>25</b> , before me, a <b>Notary Public</b> in the aforesaid County and State, rame
	Nora J. Edwards and Joseph B. Edwards , her husband L.S. to me personally known to be the same person S. 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 seal on the day and year last above
	My Commission Expires on the 17 day of August 19 29 J.Bernard Brown Notary Public, N
	Polary Fubic.
	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
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