Diver in a back in the latter in the latter of the set for the product of the set o	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the 20	
Lerrence pp. pp. THIS NEDERTUR, Made the 10th dr d. Serester http://www.formine.com/file Ladrence Difference bits of the formine of the comparison of the comparison of the comparison mit the Comparison of the comparison mit the comparison of the	Dive Mar Hartin : et al.	Lea E. Wellingen).	⁵⁾ P.
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<pre> the segment dense and all the exists, this and increase if the analyzet is a distance is the second in the second is a second is a second in the second is a second in the second is a second in the second is a second is a second in the second is a second is a second in the second is a second is a second in the second is a second is a second in the second is a second is a second is a second in the second is a second is a second in the second is a s</pre>	hundred and twenty five between	, in the year of our Lord, one	thousand
<pre>which is beeper advanced age, is ve_ advanced and by its indexture as</pre>	of Lawrence in the County of	Douglas and Suited Ferrers	
<pre>which are north heighteen (16) inches of the south haif of lot area (7) and all of the north haif of lot seven (7) on Massachusetts Street in the Uty of Larrence, in Dougles Gonty, Kanses. </pre>	which is hereby acknowledged, ha TO sold, and by this indents	, in consideration of the sum of	and annou
<pre>city of Larrence, in Dougles Opunty, Kansse.</pre>		and plate of Raisis, (Pwill	
<pre>with the apport fermions and all the exists, the and interest of the mail part 1.05 of the form part therein. Methods are all the set part of the form part in the set of the form part in the delivery bed they are the the deliver. So is the part in the delivery bed they are the bed the set of the part in the delivery bed they are the deliver. So is the deliver in the delivery bed they are the delivery bed the delivery bed they are the delivery bed they are the delivery bed the delivery b</pre>	of the north half of lot seven (7) on Massachusetts Street in the	
And the set is part. 1625. If the form part do	City of Lawrence, in Douglas Coun	ty, Kansas.	
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<pre>restart wid real entry as half is expected as and expands, and that hey m111rep the kulture upsake to the part of the second part to the start and part of the executed as an entry as male represented as a been part of the induced as montpart of the execution of the annexes or part of hell is expected as and expands and the second part, then a for any exceed on the part of the induced entry is and the execution of the execution</pre>	good and indefeasible estate of inheritance therein, free and clear of all incumbrance		
Instrume or parts as whill is specified and directed by the partY	and that they will warrant and defend the same against all perior making lawful ch it is agreed between the parties hereto that the part 108 et the first pu against said real estate when the same becomes due and navable and the they	in thereto. in thereto. it shall at all times during the life of this indenture, pay all taxes or assessments that may be le W111 here the buildings upon and real earth former indentified for the state of the	ried or asses
Dot Description according to the terms of	insurance company as shall be specified and directed by the part y of the ra- interest. And in the event that said part 10 B of the first part shall fail to pay s	could part, the less, if any, made payable to the part $y = y$ for the second part to the extent i uch taxes when the same become due and payable and to keep said premises insured as berein pro	vided, then t
and by 123	Twelve mindred fifty and 00/100	en e	bear interest
<pre>def dest jars shill full peup the same as previded in this before: And movemptum shall be reader as previded in this before: Best in the shall be reader as previded in this before: Best in the shall be reader as previded in this before: Best in the shall be reader as previded in the shall be reader as the shall be shall be reader as the shall be reader as the sha</pre>	and by its terms made payable to the part of the second	part, with all interest accruing thereon according to the terms of said obligation and also to secu	te any sum
biological status Bi	sums of money advanced by the said part. y of the second part to pay for any of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payment be made as herein specified.	insurance or to discharge any taxes with interest thereon as herein provided, in the event that a and the obligation contained therein fully discharged. If default be made in such taxments or as	aid part 1
according if any there by, which is point by the part. Y making such as an design in the intervention of the presence of the pr			
IN WITNESS WHEREOF, the part los of the first part ha Te hereunto set their hand s and seal s the day and yee hast above written. W. Roy Martin (SEAL Olive W. Martin) (SEAL Olive W. Martin) (SEAL (SEAL Olive W. Martin) (SEAL (SEAL STATE OF LARGES))) . STATE OF LARGES (SEAL STATE OF Douglas)) . DB IT REMEMBERED, That on this 20th day of Nov. A. D. 19 25 , before me. Notary Public in the aforesaid County and State, came W. Roy Martin et al. 2011 ve W. Martin (SEAL Notary Public)) . L.S. to me personally known to be the same person. Swhe executed the foregoing instrument and day acknowledged the execution o the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affaced my official scal on the day and year last above written. My Commission Expires on the 29th day of Dec. 19 28 Bernice E. Jones Notary Public. RELEASE	improvements thereen in the manner provided by law and to have a receiver appointed in the manner prescribed by law and out of all moneys arising from such raile to retain overplus, if any there he, shall be rail by the next and the manner of the retain out of the retaints of the retai	to collect the rents and herefits accruing therefrom; and to sell the precises hereby granted, or any the amount then unpaid of principal and interest, together with the costs and charges incident the and to the first mart.	ereto, and the
Instance written. W. Roy Martin (SEAL Olive W. Martin. (SEAL Olive W. Martin. (SEAL (SEAL (SEAL STATE OF Mansas (SEAL STATE OF Douglas)ss. BE IT REMEMBERED, That on this 20th day of Nov. A. D. 19 25., before me, in the aforesaid County and State, came W. Boy Martin 4:011ve Notary Public in the aforesaid County and State, came W. Boy Martin 4:011ve N. Martin 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 20th day of Dec. 19 28 Bernice E. Jones Notary Public. RELEASE I. the understimed owner of the within motione do hereby acknowledged the full nationated the delt secured thereby, and authorite the Register of	IN WITNESS WHEREOF, the part ies of the first pa	ure and every obligation therein contained, and all benefits accruing therefrom shall ext es, assigns and successors of the respective parties hereto. It ha. Y6 hereunto set. their hand s and seal s the de-	
Olive W. Wartin, (SEAL (SEAL (SEAL STATE OF Eansaa COUNTY OF Douglas BE IT REMEMBERED, That on this 20th day of NOV. A. D. 19 25 before me, Notary Public in the aforesaid County and State, came W. Boy Martin 4::01ive K. Martin Notary Public in the aforesaid County and State, came W. Boy Martin 4::01ive L.S. to me presonally known to be the same person. Swho 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 written. My Commission Expires on the 20th day of Dec. 19 28 Bernice E. Jones Notary Public. RELEASE L the undersigned aware of the within mosterame do hereby acknowledge the full navmentsofthe debt secured thereby, and authorize the Register of	last above written.		(SEAL
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I, the undersigned owner of the within more grant and hereby acknowledge the full payment of the debt secured thereby, and authorize the Register o		Notar	y Public.
Deeds to enter the discharge of this mortgage of record, Dated this 20 th, day of Yuly - 1926.		knowledge the full payment of the debt secured thereby, and authorize the l	legister o