	MORTGAGE RECORD 69
	FROM STATE OF KANSAS, DOUGLAS COUNTY, 53.
	James R. Johnson et ux To To T
	Kerohants Loan & Savings Bank By Deputy.
Ļ	THIS INDENTURE, Made this first day of November . in the year of our Lord, one thousand nine hundred and twenty five between James R. Johnson and Louisa M. Johnson, his wife,
	of Lawrence in the County of Douglas and State of Lanase
	part 165 of the first part, and The Merchants Loan & Savings Bank Lawrence Kanaas
	WITNESSETH, that the said part 105 of the first part, in consideration of the sum of Pive Hundred and no/100
	which is heredy acknowledged, ha ve sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the scile part, y of the second part, to following described real estate situated and being in the County of Douglas and State of Kansas, to-sit:
	Lot Numbered Eight (8) in Block Thirteen (13)
	in Lane's Bécond Addition to the City of
	Lawrence
	to the set because the set was seen if it.
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	with the appuretenances and all the estate, title and interest of the said part. igg the first part therein. And the said part igg of the first part do broby covenant and agree that at the delivery brood they are the harful owner B of the premiser above granted, and winel of a
	good and indefossible estate of inheritance therein, free and clear of all incumbrances,
	and that they will assent and defead the same accelet all partice mating harding includence. It is a great between the partice hereto that the part. 10.6 of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levind er assessed assists and real state when the same become due and paralite, with 'thoy . Levy the building upon mid real state insured against for and termado is not sum and by such
	insurance on pary as shall be specified and directed by the part y of the second part, the low, if any, made payable to the part y of the second part to the states of the second part to the states of the second part to the state of the second part to the second part to the state of the second part to the
	part. y of the second part may by sail tarse and increases, we dire and the amount so paid the amount of the amount so paid that been the paid formase matrix as been provided, then the tarse of 10% form the date of agoret until fully regaid. THIS collars a second part may be and increases or parts of the amount so paid shall been a part of the indebedness, secured by this indenture, and shall be interest at THIS collars and the secure to part of the second so an origin to be secure to parts of the second so an origin to be secure to parts of the second so an origin to be secure to parts of the second so an origin to be secure to parts of the second so and the second so are origin to be secure to parts of the second so and the second so are origin to be secure to parts of the second so and the second so are origin to be secure to parts of the second so and the second so are origin to be second so and the second so are origin to be second so and the second so are origin to be second so and the second so are origin to be second so and the second so are origin to be second so and the second so are origin to be second to a second so are origin to be second so are origin to be second to be second so are origin to be second to be second so are origin to be second to be second so are origin to be second to be second so are origin to be second as a morigin to be second to be second to be second so are origin to be second so are ore
	Five Hundred and no/100
	according to the terms of One certain written obligation for the payment of aid sum of messy, executed on the firstiay of November 19 25., and by its terms made payable to the part Y of the second part, with all interest according to the terms of raid obligation and also to secure any sum or
	sums of money advanced by the said part _y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 168
	of the first part shall fail to pay the same as previded in this industries. And the convergence while level if such payment be made as lowerin precised, and the obligation contained therein fully discharged. If default be made in such payments or may part thereof or any obligation created thereby, or inferrent thereon, or if the taxve on such radicities are not pad to be the same levent or decad parallel, or if the instrument is not pay to any precised herein, any obligation created thereby, or inferrent thereon, or if the taxve on such radicities are not pad to be constructed on a shall preve a different back to a block there is a start of the same result of the same term of the same tax of the same result of the same term of the same tax of the same term
	usped, and all of the obligations provided for in and written obligation, for 124 security of which this inductions is given, shall immediately matters and become due and graying at the options of the holder here, without notes, and is able be built for the neit gray. If the overall provide the terminant provide the
	in the manner presented by law and out of all meases arising from such make in seating the manner then unsplit of principal and interest, together with the seats and charges incident liberest, and the correstion, if any there be, shall be paired by the part of the shale of the shale of the seat of the shale of the s
	IN WITNESS WHEREOF the parties of the first part ha was become as the im hand - and seal - the day and year
	last above written. James R. Johnson (SEAL)
	Louisa M. Johnson (SEAL)
	(SEAL)
	(SEAL)
	STATE OF Kansas
	County of Douglas }8.
	BE IT REMEMBERED, That on this 27th day of November A. D. 19 25, before me, a Notary Public in the aforesaid County and State, came
	Janes R. Johnson and Louisa M. Johnson , his wife,
	L.S [*] to me personally known to be the same person 6 , who executed the foregoing instrument and duly acknowledged the execution of the same.
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and ainxed my ometal seal on the day and year last above written.
	My Commission Expires on the 27th day of January 19 27. F. C. Whipple Notary Public.
	RELEASE sp.s written
	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the fugister of the ago
	Dreds to enter the discharge of this mortgage of record. Dated this 481 day of Covenber 1972. enterse
	Mortgagee. Owner. 142
	(Conf. Sus) Sy F.C. Wripper, martin Harvel alleter