Reg. No. 13.97     Jamos. Holyfield et ux To     This instrument was filed for record on the 22nd Jamos. Holyfield et ux To       #erchnats Loan & Savings Bank     Jamos. Holyfield et ux To     Jamos. Holyfield et ux To       #erchnats Loan & Savings Bank     By       THIS INDENTURE, Made this hundred and twenty-six Jamos. Holyfield and Jéozie R. Holyfield, hgT wife, Jamos Holyfield and Jéozie R. Holyfield, hgT wife, Jamos Jolyfield and Jéozie R. Holyfield, hgT wife, Jamos Jolyfield and Jéozie R. Holyfield, hgT wife, ad Lewrence in the County of Douglas       of     Lewrence in the County of Douglas       The Forcharts Loan and Savings Bank, Lewrence, Jánsas     part y. of the sum of		and a second		ANL DODSWORTH STATION	STATE OF KANSAS, DOUGLAS CO	UNTY, 55.
			FROM	a		
	Reg. No. 13.97	James Holyfield	et_ux		Jea & Well	Register of Deeds.
"wrethints Loss 3 advings matched       first indy of analysis,, in the year of our loss, and a work of a start of a star	For Paid	and the second states	and the second second second		and the second second	Deputy.
		Herchnats Loan &	Savings Bank	a anna acharanna ann ann ann ann	<u>1</u>	
<pre>hadden and transformed and and periods it. subjectively, huff with a set of the set of the course of Douglas</pre>		THIS INDENTIRE M	ade this		January , in the	year of our Lord, one thousand nine
<pre>in the sequence is not down of Dougles</pre>		THIS INDENTURE, Made this				
<pre>min is so do be for any and model is a diversity in the solution of any interval in the solution of any only interval is and only interval in the solution of any interval is and only interval in the solution of any interval is and only interval in the solution of any interval is and only interval is and only interval in the solution of any interval is and interval in the solution of any interval is and interval in the solution of any interval is and interval in the solution of any interval is and interval in the solution of any interval is and interval in the solution of any interval is and interval in the solution of any interval is and interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval is any interval in the solution of any interval interval in the solution of any interval in the solution of any interval interva</pre>		. I amanao		d Douglas	and State of Kan	5 95
<pre>within the superclasses and all the sate, this and herest of the sale part. How the superclasses are all of the sate of t</pre>		part iesof the first part, and		Bonk Lawren	ce ,Kansas	part y of the second part.
The the sequences and all the estate, this and interest of the solit part _ food the front part before the solution of the sol		DOLLARS, to LIGH duty paid, the receipt of				
<pre>in following deviced and and we determined and private (160) on Connecticut Street, in the Sity of Larrence, Sanaa</pre>		Two Thousand and	no/1000010 and by this	indenture do	Grant, Bargain, Sell and Mortgage to the	of Kansas, to-wit:
With the apparetenance and all the estate, this and interest of the only part. Log the first part thereit. Methods are apparetenance and all the estate, this and interest of the only part. Log the first part thereit. Methods are apparetenance and all the estate, this and interest of the only part. Log the first part thereit. Methods are apparetenance and all the estate, this and interest of the only part. Log the first part thereit. Methods are apparetenance and all the estate, this and interest of the only part. Log the first part thereit. Methods are apparetenance and all the estate, this and interest of the only part. Log the the state are apparetenance. Methods are apparetenance and all the estates in the only one and the only part the only and the state are apparetenance. Methods are apparetenance and all the estates into a the only one and the only part the only part the only and the only part the only apparetenance. Methods are apparetenance and and the only one apparetenance. Methods are apparetenance and and the only of the only one apparetenance. Methods are apparetenance and the only apparetenance. Methods are apparetenance and and the only of the only one apparetenance. Methods are apparetenance and and the only one apparetenance. Methods are apparetenance and and the only one apparetenance. Methods are apparetenance and and the only one apparetenance. Methods are apparetenance and and the only one apparetenance. Methods are apparetenance and and the only one apparetenance. Methods are apparetenance. Metho						
<pre>with the approximators and all the exitate, this and interest of the and part Losd the first part there.</pre>		Lot Numbe City of L	awrence, Kansas	11 cy=81X (200		
And the mail part is 0.       Letty investment and incrementary intermediation of the second and incrementary.         The defaultive mail is default to main spins and in Trigger making in the default the main spins and main spins.       The second provide the second provide intermediation of the second provide pro						
And the mail part is 0.       Letty investment and incrementary intermediation of the second and incrementary.         The defaultive mail is default to main spins and in Trigger making in the default the main spins and main spins.       The second provide the second provide intermediation of the second provide pro						
And the mail pert [166_ dots first pert do						
And the mail pert [166_ dots first pert do						
And the mail pert [166_ dots first pert do						
And the mail pert [166_ dots first pert do						
And the mail part is 0.       Letty investment and incrementary intermediation of the second and incrementary.         The defaultive mail is default to main spins and in Trigger making in the default the main spins and main spins.       The second provide the second provide intermediation of the second provide pro						
And the mail pert [166_ dots first pert do						
And the mail pert [166_ dots first pert do						
And the mail pert [166_ dots first pert do						
And the mail part if of a disc for part do						
And the mail part. [46] of the first part do						
And the said part _ for _ dot the form part do bothy forwards the said to the said						
read and individually exist of the finite theory, for and first of all individuals. The spece discussion the participant of the spece special and the special		with the appuretenances and al	I the estate, title and intere	st of the said part	106f the first part therein. at the delivery hereof they are the lawful owner g	of the premises above granted, and seized of
<pre>relation and reades when the same lowerment due and position, and the second part, the low, if any, made payable to the part y</pre>						
<pre>Immerse encrypts while the refer of and directed by the ref</pre>		and that they will warrant and defend It is agreed between the parties	the same against all parties makin hereto that the part 105 of	the first part shall at a the track the v	It times during the life of this indenture, pay all taxe keep the buildings upon said real estate insured ag	s or assessments that may be levied or assess ainst fire and tornado in such sum and by suc
Internet. And in the event that sail year. 209 . of the first of gard multiply register is and it is made in a mount to pial shall be one and a part of the indebedness, secured by this indetures, and the mutual to pial shall be one and a part of the indebedness, secured by this indetures, and the mutual to pial shall be one of the indebedness, secured by this indetures and independent of the indebedness, secured by the indebedness, secured by the indeture independent of the indebedness, secured by the independent of the indebedness, secured by the independent of the indepen		against said real estate when the same becomes due and payatice, and that U the second part, the loss, if any, made payable to the part y of the second part to the estimate of UB				
Two Thousand Bind NO 100         recently the terms of OPD       return subjects       for the payment of add and on many, executed on the first day of		insurance or pay, to have to prove the first part is a set of the first part shall fail to pay such taxes when the same treeme due and payable and to keep and premises insured at breen provide, one is interest. And in the event that mild part is 0.8 . of the first part shall fail to pay such taxes when the same treeme due and payable and to keep and premises insured at breen provide, one is interest. And in the event that mild part is 0.8 . of the first part shall fail to pay such taxes when the same treeme due and payable and to keep and premises insured at breen provide, one is interest. And in the event that mild part is 0.8 . of the first part shall fail to pay such taxes when the same treeme due and payable and to keep and premises insured at breen provide, one is interest.				
<pre>second go the terms of</pre>		rat of the send part my toy ran this arm measure, other is an official of the send of the rank o				
and byILS		according to the terms of One	certain written obligation	for the payment of said	sum of money, executed on the first day of	Jonuary 19 26 said obligation and also to secure any sum o
of the fast part shall fail to ray the same as provided in the inflation.         The data many strength of the inflation.         The back part is a constructed of the inflatin.         The bac		and by 1LS terms made	e payable to the part		the bases any taxes with interest thereon as her	win provided, in the event that said part 10
balder bereit, skinut neiter, and it all is beind for the strength of the second product the second is the forward and second se		of the first part shall fail to pay the sa And this conveyance shall be vo	ime as provided in this indenture old if such payment be made as her interest thereon, or if the taxes on	cin specified, and the ob said real estate are not	ligation contained therein fully discharged. If default paid when the same become due and payable, or if t multice on said premises, then this conveyance shall	the made in such payments or any part there he insurance is not kept up, as provided herein the come absolute and the whole sum remaining
every and the second by the feel The first and the induction and reak advectory digitation therein contained, and its framework is a second by the second second second advectory digitation therein advectory digitation therein second advectory digitation therein second advectory digitation therein second advectory digitation the digitation the digitation therein second advectory digitation therein second advectory digitation the digitation therein second advectory digitation therein second advectory digitation therein second advectory digitation therein second advectory digitation therein s		or if the buildings on said real estate are unpaid, and all of the obligations prov	e not kept in as good repair as they ided for in said written obligation.	for the security of which of the second part	h this indenture is given, shall immediately mature at	nd become due and payable at the option of the take possession of the said premises and all the premises hereby granted, or any part thereas
events, if are there be shall be bed by the Pet Therefore a fit is indextors at sets and access of the respective predicts. In the Peter is the event of the set of the peter is t		holder hereof, without notice, and it sha	all be fawful for the said part	an appointed to collect th	e rents and benefits accruing therefrom; and to sell th	the most and charges incident thereto, and the
IN WITNESS WHEREOF, the part 105 _ of the first part in To _ invariants Holyfield James Holyfield STATE OF		overplus, if any there be, shall be paid	to that the terms and provisions	of this indenture and en	ch and every obligation therein contained, and all be	sents accruing thereiron man dente
James Holyfield Fri Jeozie Holyfield A STATE OF Ansas County or Douglas BE IT REMEMBERED. That on this 11th day of January A. D. 19 Notory Public in the aforesaid County and State, came Janes Holyfield and Jeozie R. Holyfield, his wife		IN WITNESS WHER	EOF, the part ies of t	the first part ha	G Introducto Detri	
STATE OF AnnEas }ss. County or Douglas }ss. E IT REMEMBERED, That on this 11th day of January A. D. 19 Notary Fublic in the aforesaid County and State, came Jances Holyfield and Jeczie R. Holyfield, his wife					James Holyfield	(SEAL
STATE OF AnnEas }ss. County or Douglas }ss. E IT REMEMBERED, That on this 11th day of January A. D. 19 Notary Fublic in the aforesaid County and State, came Jances Holyfield and Jeczie R. Holyfield, his wife					Jeozie Holyfield A	(SEAL
Country of Douglas BE IT REMEMBERED, That on this 11th day of January A.D. 19 Notary Fublic in the aforesaid County and State, came Janues Helyfield and Jeczie R. Holyfield, his wife		1.				(SEAL
Country of Douglas BE IT REMEMBERED, That on this 11th day of January A.D. 19 Notary Fublic in the aforesaid County and State, came Janues Helyfield and Jeczie R. Holyfield, his wife					ana ana amin'ny sorana amin'ny sorana amin'ny sorana amin'ny sorana amin'ny sorana amin'ny sorana amin'ny sora	(SEAL
COUNTY OF Douglas BE IT REMEMBERED, That on this 11th day of January A. D. 19 Notary Fublic in the aforesaid County and State, came Jances Helyfield and Jeczis R. Holyfield, his wife		STATE OF Annabs		-1		
Notary Fublic in the aforesaid County and State, came Jamos Holyfield and Jeozis R. Holyfield, his wife					11+h Jourst January	A. D. 19 26, before me,
James Holyfield and Jeozie R. Holyfield, his wife		No	otary Public	, That on this	in the aforesaid County and State, came	
L.S. to me personally known to be the same person 5 who executed the foregoing instrument and duly acknowledge				14 and Icani	. P. Wolyfield, his wife	
IN WUTNESS WHEDEOE I have become and affixed my official scal on the day and	This Bal	L.S. to m the s	e personally known to be t ame.	he same person S	who executed the foregoing instrument ar subscribed my name, and affixed my office	ial seal on the day and year last above
was written written.	was written	writt	on			
withe eriginal My Commission Expires on the 20th day of April 1929 A. F. MULANDA	Merugege =	My,0	Commission Expires on the	20th d	iy of April 1929	Notary Public
RELEASE RELEASE	in interad					thereby, and authorize the Register of
a) 24. 104 a) 24. 104 a) 24. 104 a) 24. 104 b) 4. the undersigned owner of the within mortgage. do hereby achronaledge the full payment of the debt secured thereby, and authorit b) 50 the start of the discharge of this mortgage of record. Dated this /6 (10, 20, 10, 10, 20, 10, 20, 10, 10, 10, 10, 10, 10, 10, 10, 10, 1	at July				adap the full payment of the debt secured	thereby, and another the
Charle Constitution Deceds to enter the discharge of this mortgage of record. Dated this 16 Low of Darning Banks Morter	01 2HRH.	I, the undersigned own	ner of the within mortgage,	Dated this	6 day of July	19.29

ショー

FRONT