MORIGAGE RECORD 69 222 SAML DODSWORTH STATIONERY CD KANSAS CITY NO STATE OF KANSAS, DOUGLAS COUNTY, 85. FROM day of A. D., 192 6 , at 10:40 A, M. Jane A. D., 192 °, at 20, 00 m. M. Register of Dreds. 01 Daniel L. Mixson et ux . Reg. No. Foo Paid # . 50 V Deputy. By. D. Coed Byrn day of January , in the year of our Lord, one thousand nine THIS INDENTURE, Made this 21st hundred and twenty-six between Daniel L. Hixson and Dora L. Hixson, his wife---and State of Kansas in the County of Douglas of Lawrence ---D. Coon Byrn WITNESSETH, that the said part 165 of the first part, in consideration of the sum of Two Hundred and no/100 ----part y of the second part. part iear the first part, and DOLLARS, to them Two Hundred and no/100 ----- DOLLARS, to them duly paid, the receipt of which is hereby acknowledged, ha We sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part **Y** of the second part, to following described real estate situated and being in the County of Douglas The North One -half() of Lot Number Seventeen (17) in Simpson's Sub-division in that part of the City of Lawrence, formerly known as North Lawrence--with the appuretenances and all the estate, title and interest of the said part ies of the first part therein. And the said part 103 of the first part do berely coverant and agree that at the delivery hereof they are the lawful owner. 5. of the premises above granted, and wind of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making having having the finite during the life of this indenture, pay all taxes or assessments that may be bried or assess It is agreed between the parties bereto that the part 105 ... of the first part thall at all times during the life of this indenture, pay all taxes or assessments that may be bried or assess against said real estate when the same becomes due and payable, and that they Will the prove the hubblings upon said real estate insured against for and ternado in such run and by mak interest. And in the event that said part 10 S ... of the first part shall fail to pay such taxes when the same lever me due and payable and to keep said premises insured as bereia provided, then the part V of the second part may ray add taxes and instruces, or either, and the amount so raid shall become a part of the indebtedness, secured by this indenture, and shall be alread it is from the indebtedness, secured by this indenture, and shall be alread it is from the indebtedness, secured by this indenture, and shall be alread it is from the indebtedness, secured by this indenture, and shall be alread it is from the indebtedness, secured by this indenture, and shall be alread it is from the indebtedness, secured by this indenture, and shall be alread it is from the indebtedness. roulate to the terms of ORO events written obligation for the payment of said sum of money, executed on the 21st day of January 128, and by 1t2 terms and a payle to the payle to the payle to the terms of and obligation and sho to serve any sam of 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 beein provided, in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided, in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided, in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided, in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided, in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided, in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided, in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided, in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided, in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided, in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided in the event that sad part 100 for the second part to pay for any insurance or to discharge any taxes with interest thereon as beein provided in the event that sad part 100 for the event taxes and taxes and taxes and of the fact pet shall fail to pay the same as provided in this indenteer And this convergence shall be visid if such payment be made as herein systemistic, and the chiraction constant of any soliptions constant thereby, or instead thereby, or in the taxe on said ratio states are not paid where the same of it be buildings on said rate states are not top in any construction and any soliptions constant of any soliptions construction of the same states are not top as a provide the same same and the buildings on said rate states are not top in a provide the same states are not paid when the same same states are not built on the same states are not built and the same states are not paid and the same states and the built of the built of the same states are not built as a same states are not same states and the same states are not built as a same states are not any same states are not built as a same states are not built and the same states are not a same states are not any same states are not built and the same states are not built and the same states are not a same states are not a same states are not built as a same states are not built and the same states are not a same states are not any same states are not built and the same states are not a same stat in tully discharged. If default he made in such rayments or any part thereof come due and payable, or if the insurance is not kept up, as provided hereis, es, then this convygance shall become always and the whole and membing (all immediately mature and become due and payable at the option of the holder hered, without notice, and it shall be lawful for the sail president or a starting on which the alternative at given, usua unmountery mature and scenario guard by the sail of the lawful for the sail presides and at the sail presides and the sail presides at the presides and the sail presides at the sail presides and the sail presides at the sail presides thereing start of the sail interval to be at the preside at the sail to be at the sail presides at the sail to be at the sail presides thereing start of principal and interval to be at the sail thereing at the sail to be at the sail thereing at the sail to be at the sail thereing at the sail to be at the sail thereing at the sail the sail to be at the sail thereing at the sail to be at the sail thereing at the sail the sail thereing at thereing at thereing at the sail ther oversa, if any there is all the rail by the part — y making such as a solid or demand, to the first part — 16 5 It is agreed by the parties benefits that be terms and provides at the laborations and call be every abilitation therein contained, and all benefits accruing therefore shall extend and inave to, and be obligatory upon the hoirs, executors, administrators, personal representatives, assigns and successors of the respective parties berefore. IN WITNESS WHEREOF, the part 105 of the first part ha V0 hereunto set thoir hand S and seal S the day and year last above witten. Daniel L. Hixson (SEAL) (SEAL) Dora L. Hixson (SEAL) (SEAL) STATE OF Kansas 83. COUNTY OF Douglas day of Jan . A. D. 19 26 , before me, a 22nd BE IT REMEMBERED. That on this ..... 10:0 J. E. Brasfield in the aforesaid County and State, came\_\_\_\_ - al Daniel L. Hixson Dora L. Hixson to me personally known to be the same person 2 who executed the foregoing instrument and duly acknowledged the execution of the same. intered L.S. the same IN WITNESS WHEREOF, I have becaute subscribed my name, and affixed my official seal on the day and year last above written. at day My, Commission Expires on the 13th day of Nov. 19 27 J. E. Brasfield Notary Public. Loal Wellman Decas RELEASE orize the Register of I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and auth Deeds to enter the discharge of this mortgage of record. Dated this 23rd day of March. 19 28. D. boen Byrn Mortgagee. Owner.

FRONT