MORTGAGE RECORD 69 232 STATE OF KANSAS, DOUGLAS COUNTY, 55. SAML DODSWORTH STAT FROM This instrument was filed for record on the 2 day of Por A. D., 1926, at 2:35 P. M. Joa C. Wallman. Register of Deeds. Р. м. -Fred D. Howard et al For Pate 70 Deputy. By. Merchants Loan & Sav. Banka. , in the year of our Lord, one thousand nine day of February THIS INDENTURE, Made this first hetween Fred D. Howard and Marguerite Howard his wife hundred and twenty six and State of Kansas of Lawrence in the County of Douglas part iss of the first part, and The Merchants Loan & Savings Bank part y of the second part. Lawrence, Kansas tion of the sum of DOLLARS, to **then** duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part. **y** of the second part, Douglas and State of Kansas, to-wit: which is hereby acknowledged, ha **VO** sold, and by this indenture do to following described real estate situated and being in the County of Douglas Beginning at a point fifteen (15) feet east and fifty (50) feet south of the northeast corner of lot fifteen (15) in Hosford's addition to the City of Lawrence, Kansas, thence east one hundred seventeen (117) feet; thence south fifty (50) feet; thence west one hundred seventeen (117) feet; thence north fifty (50) feet to the place of beginning, all in the northwest quarter  $(\frac{1}{2})$  of section six (6) Township thirteen (13) Range twenty (20) Douglas County, Kansas. with the appuretenances and all the estate, title and interest of the said part ies of the first part therein. hereby covenant and agree that at the delivery hereof they are the lawful ownerS \_\_\_\_\_ of the premises above granted, and seized of a And the said part ies of the first part do od 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 hwful claim thereto. It is agreed between the parties hereto that the part 168 of the first part shall at all times during the life of this indenture, pay all taxes or ass ents that may be levied or a keep the buildings upon said real estate insured against fire and tornado in such sum and by such It is agreed between ite parties needed and operation and that they is the back of the back operation and the second parties and the second part of the second part of the second part, the less, if any, made payable to the part operation and the second part of the second part, the less, if any, made payable to the part operation and the second part of the second part operation and the second pa wiled then the part. Y \_\_\_\_\_ of the second part may pay and there and iscurate, or either, and the amount so paid shall become a part of the indektedness, secured by this indexture, and shall ber interest at the rate of the first indexture at amount pay pay and the amount so paid shall become a part of the indektedness, secured by this indexture, and shall ber interest at THIS GRAFT indexture is amount pay to secure the payment of the sum of. Three thousand (\$3000.00) according to the terms of ORO certain written obligation for the payment of aid sum of money, excented on the first day of Fobruary 12 3 and by its terms made payable to the part Y of the second part, with all interest according to the terms of said obligation and also to secure as more than the second part. 19 26 am of money advanced by the mid part y of the second part to pay for any insurance or to discharge may take with interest thereon as herein provided, in the event that mid part 101 of the fine part shall full to pay the area as periods in this indextore indexto and the encoded of the shall be velid in the part of the section specified, and the editation estimated therein fully declarged. If default he made is used represents or any pair there or any oblightime encoded therein, or interest there, or all interest encoded encoded encoded encoded encoded encoded encoded or if the building on said real estation are fixed to any or or pair as they are now, or if water and the section is the default performance allowing of the building on said and all of the defaults periods of the is any writer encoded encoded. Addresses of the second overplan, if any three he shall be raid by the part Y \_\_\_\_\_\_ number such sale, on demand, to the first part \_\_\_\_\_\_ 10 as It is as streed by the parties leaves that the three and previous or this indextore and such and very collipation therein estational elevations and the street of the parties berefits parties berefits account of the parties berefits account of the parties account of the parties berefits account of the parties account of the parties berefits account of the IN WITNESS WHEREOF, the part 105 \_ of the first part ha VO \_ hereunto set their hand S and seal S the day and year (SEAL) Fred D. Howard Marguerite Howard. (SEAL) (SEAL) (SEAL) Kansas STATE OF \$ 55. COUNTY OF Douglas day of Fobruary A. D. 1926 , before me, a BE IT REMEMBERED, That on this 1st in the aforesaid County and State, came ..... Notary Public Fred D. Howard and Marguerite Howard his wife 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 bereauto subscribed my name, and affixed my official seal on the day and year last above written. LS My Commission Expires on the 27th day of January 19 27 F.C. Whipple Notary Public. 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 Deeds to enter the discharge of this mortgage of record. Dated this  $23^{-24}$  day of  $2^{-24}$ Hick and this 23 2 day of June Work, Lawrence Marson, Michands Logar & June Bank, Lawrence Marson, By F.C. Whipple, Carting Bank, Mortgage Orier. Cap Zeal This all the set of

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