## MORTGAGE RECORD 6

FROM STATE OF KANSAS, DOUGLAS COUNTY, 53.
John L. Constant at This instrument was filed for record on the 1041
Peb. A. D., 192 6, at 925 A. M. Sea G. Wellman.
Merchants Yoan and Savings Bank, Register of Deeds.
TUIS INDENTIDE Madable Clark
hundred and twenty six het und he hundred and twenty six het und he housand nin
John L. Constant and Frances Constant, his wife
of Lawrence in the County of Douglas and State of Kansas parties of the first part, and The Merchants Loan and Savings Bank.
WITNESSET[I, that the said part is of the first part, in consideration of the sum of party of the second part Three Thousand (\$3000.00)
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 and State of Kanss, to wit:
Lot numbered fourteen (14) in block numbered five (5) in Lanes First Addition to The City of Lawrence, Kansas,
THE CLUP OF LAWFERDED, AMASAS,
·
with the appuretenances and all the estate, title and interest of the said part. 105 of the first part therein. And the said part. 105 of the first part do
good and indernatione estate of inneritance therein, free and clear of all incumbrances,
and that they will warrent and defeed be more scalars all marge making latelit chain therein. It is agreed between the particle herein batt herein
insurance company as shall be specified and directed by the part V of the second part, the loss if any made payable to the part V of the second part is the second part.
interest. And in the event that said part 108of the first part shall fail to pay such taxes when the name locane due and payable and to keep said premises issued as berein payable part. By pay and taxes and insurance, or either, and the amenut so paid shall been a part of the indeticedness, second by this indenture, and shall been interest at THIS GRANT is intended as a morizate to payable to pay the pay and taxes the payable pay the pay and taxes the payable pay the payment of the sum of
Three Thousand
according to the terms of One certain written obligation for the payment of said sum of money, executed on the first day of Fobruary 19 26- and by its terms made payable to the part y of the second part, with all interest according to the terms of said childration and also to secure any sum or
of the first part shall fail to pay the same as provided in its forestern. as a provided in the first pay that the first pay the same as provided in the forest pay its pay that we still attend therein facility discharged. If default he make in make pays the set as a provided in the make in make pays the same as provided in the first pay that the same interfield, in the same interfield, and the salignation constrained therein facility discharged. If default he make in make pays the set of the binding as a start of sature are not kept in a good pays the sature start pays the sature star
improvements thereion in the manner provided by law and to have a receiver appointed to collect the rents and lensific accurate thereion; and to all the premises hereby granted, or any latt, but do in the manner presentied by law and out of all moneys assisting from such radie to retain the amount then unpaid of principal and interest, together with the restat and charges indefault herein, used the
overplas, if any there be, shall be paid by the part. Ymaking such rais, on demand, to the first part 108 It is agreed by the parties benefits that the terms and provisions of this indexities and each and every obligation therein contained, and all lengths merring thereform shall extend and insure to, and be obligatory upon the beirs, executors, administrators, personal representatives, assign and successor of the respective parties herein.
IN WITNESS WHEREOF, the part ios of the first part ha VO hereunto set their hand s and seals the day and year has above written.
John L. Constant (SEAL)
Francés Constant (SEAL)
(SEAL)
(SEAL)
STATE OF Kansas COUNTY OF Douglas }ss.
BE IT REMEMBERED, That on this 17th day of Fobruary A. D. 19 26, before me, a
Notary Public in the aforesaid County and State, came John L. Constant and Frances Constant his wife.
to me personally known to be the same persong who executed the foregoing instrument and duly acknowledged the execution of the same.
LS IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Explore on the 27th day of Longary 19 27 F.C. Whitmpla
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 navment of the debt secured thereby, and authorize the Register of a
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of on Deeds to enter the discharge of this mortgage of record. Dated this by of J. Hut and Januar, Standard Remark, S

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