MORTGACE DE

	MORIGAGE RECORD 69	267
	FROM FROM FOR SATURDATE OF ANALYSIS COUNTY, 51.	
day of A. M	This instrument was field to see at a the	
And	W.E. Pence et al TO Long A. D. 192 6 at 9.50 A vi	
Register of Deeds.	TO Moh A. D. 197 6. at 9:60 A. M. Jea E. Wellman	
Deputy.	Merchants Loan and Sav. Bank. Register of Deeds.	Ren. #1528
d, one thousand nine	Deputy.	Reg. #1528 Fee \$7.50.
	THIS INDENTURE, Made this first day of March , in the year of our Lord, one thousand nine hundred and twonty six between	
and the second is the second s	W.E. Pence and Cladys A. Pence his wife.	
and a second	of Lawrence in the County of Douglas and State of Kansas	
of the second part.	part 105of the first part, and The Morchants Loan & Savings Bank, Lawrence, Kansas	
noid the	WITNESSETII, that the said part 105 of the first part, in consideration of the sum of part y of the second part.	
paid, the receipt of of the second part,		
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 and State of Kansa, towit:	
t number		
	Lot number eight (8) in block number two (2) Haskell Place in the City of	
	Lawrence, Kansas.	
	The state of the second s	
and the second	with the appuretenances and all the estate, title and interest of the said part 105 of the first part therein.	
r granted, and seized of a	And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner. of the promises above created and mind of a	
	good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	
may be levied or assessed	and that they ill warrant and defend the same against all parties making tarked tains therein. It is agreed between the parties herein that the part 1.200 . of the first part 1.200 . of the first part 1.200 . The first part 1.200 million of the part 1.	
to extent of his	insurance company as shall be specified and directed by the part V of the second part, the loss if any made neverals to the part V of the second part of the second p	
herein provided, then the	interest. And in the event that said part 400 of the first part shall fail to pay such taxes have been a low and south and to be a the said part	
and the second second process (part. Y — of the second part may pay said taxes and insurance, or either, and the ancent so paid shall become a part of the indebtedness, secured by this indentare, and shall bear interest at the rate of UV. I run the date of payment unif hilly region. The payment of the rate of the indebtedness, secured by this indentare, and shall bear interest at THIS GRANT is intended as a mortgar to secure the payment of the run of Three Thousand and no/100 payment.	
DOLLARS, 19 26		
to secure any sum or	and by 115 terms made payable to the part y of the second part, with all interest accruing thereon according to the terms of said objection and also to more any other second part, with all interest accruing thereon according to the terms of said objection and also to more according to the terms of asid objection and also to more according to the terms of asid objection and also to more according to the terms of asid objection and also to more according to the terms of asid objection and also to more according to the terms of asid objection and also to more according to the terms of asid objection and also to more according to the terms of asid objection and also to more according to the terms of asid objection according to t	
ent that said part y	sums of money advanced by the said part y of the second part to pay for any insurance or to discharge any fares with interest thereon as berein provided in the second part to the second part to pay for any insurance or to discharge any fares with interest thereon as berein provided in the second part to pay for any insurance or to discharge any fares with interest thereon as berein provided in the second part to pay for any insurance or to discharge any fares with interest thereon as berein provided in the second part to pay for any insurance or to discharge any fares with interest thereon as berein provided in the second part to pay for any insurance or to discharge any fare an	
tents or any part thereof t up, as provided herein, the whole sum remaining able at the option of the	of the first part shall fail to pay the same as provided in this inderture and the state of the	
	unpaid, and all of the obligations provided for in said written obligation, for the security of which this indicate a significant and the value same meaning holder hereod, without notice, and it shall be lawful for the unit rate V of the accord same	
said premises and all the sted, or any part thereof, incident thereto, and the	holds hered, which a notice, and it had be harded for the noil part. Y of the exceed part. improvements thereon in the manare provided by a wand holds are notice approximation the manare present the provided hered, and premise and all the in the manare presents by how and no holds are notice appointed in the associat the manare presents due to all the premise hered grants, or any part thered, in the manare presents of the wand or other assists from such able to retain the associat them used of principal and interest, inspired with the mathematical charge holds and acharge holds and there, and the control of the mathematical the mathematical and the second thematical the mathematical of principal and interest, inspired with the mathematical charge holds and there, and the	
m shall extend and inure	overplay, if any three by shall be paid by the part. 2 , making such sale, on demand, to the first part. 103 It is a graved by the partice berrot that the terms and providents of this indextra and each and error solution therein creatianed, and all benefits accreating therefore shall extend and insure to, and be obligation yoon the borry, exercisery, administratory, prevent representations, salips and accreases of the respective parties herets.	
the day and year	IN WITNESS WHEREOF, the part 105 of the first part ha V9 hereunto set their hand 5 and seals the day and year	
(SEAL)	W.E. Pence (SEAL)	
(SEAL)		
(SEAL)	, (SEAL)	
(SEAL)	. (SEAL)	
A STORE NO.	STATE OF Kansas	
	COUNTY OF Douglas S.	
26 before me, a	BE IT REMEMBERED, That on this 3rd day of March A. D. 1926, before me, a Notary Public in the aforesaid County and State, came	j j
	W.E. Pence & Gladys A. Pence his wife	
d the execution of	LS to me personally known to be the same person. 8 who executed the foregoing instrument and duly acknowledged the execution of the same.	
nd year last above	IN WITNESS WHEREOF, I have hercunto subscribed my name, and affixed my official scal on the day and year last above	nis Roleane
10	My Commission Expires on the 13th day of November 19 27 J.E. Braafield.	as written theoriginal
Notary Public.	Notary Public.	
	RELEASE	sentered set day -
ize the Register of	, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the register of the	march 9
	my of the monteage of reard, ball this of the former and the forme	Banting
igre. Owner.	(Copp Seal.) Minchandes and get information. Owned.	s. of Deads.
	·	Present

and the second Norm Parce

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