MORTGAGE RECORD 69 277FROM STATE OF KANSAS, DOUGLAS COUNTY, 53. This instrument was filed for record on the 17 Nch. A.D. 187 G, at S : 25 A . M. Joa 6. Wellman. Hypister of Dereta Marshall Hill day of 8 . 25 A . M. то Merchants Loan & Savings Bank By Deputy. 1575 Reg. No THIS INDENTURE, Made this thirteenth day of March ,50 , in the year of our Lord, one thousand nine hundred and twenty six Marshall Hill, a wid ower between V of Lawrence in the County of Douglas and State of Mansas part y of the first part, and Tho Merchant's Loan & Savings Bank, Lawrence, Hansas part y of the second part. WITNESSETH, that the said part ies of the first part, in consideration of the sum of Two hundred and no/100 Two hundred and no/100 which is hereby acknowledged, ha 5 sold, and by this indenture do DOLLARS, to him duly paid, the receipt of to following described real estate situated and being in the County of Douglas Lots two hundred nine (209) two hundred eleven (211) Two hundred thirteen (213) on Elm street in block eleven (11) in that part of the City of Lawrence known as North Lawrence, Douglas County, Kansas. with the appuretenances and all the estate, title and interest of the said part. y of the first part therein. And the said part y of the first part do OS hereby covenant and agree that at the delivery hereof they are the lawful owner of the per d and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all papies making havful claim thereto. It is agreed between the parties hereto that the part 105 ... of the first part shall at all times during the life of this indenture, pay all taxes or aso ents that may be levied or an against axid real estate when the same becomes due and payable, and that h0. will beep the buildings upon said real estate bauerd against for and tormade in such sum and by such insurance or spany as shall be specified and directed by the part. Y. . of the second part, the loss, if any, made payable to the part. Y. of the second part to the estant of the nises is red as herein p but <u>V</u> of the second part may pay sold taxes and insurance, or either, and the amount so paid shall been a part of the indebtedness, second by this indentare, and shall been interest at the rate <u>of the part of payment will fully repaid</u> THIS bither. In an other payment of the payment of the run of <u>the payment of the run of the payment</u>. Two hundred and no/100 DOLLARS. 19 26 . and by 115 terms made payable to the part y, of the second part, with all interest according to the terms of said soligation and also to secure may as runs of money advanced by the said part y of the second part to pay for any insurance or to discharge any taxes with interest thereas a bords provided, in the event that made part terest thereon as herein provided, in the event that said part 18 On the first part shall fail to pay the same as provided in this indexture And this convergence shall be vid if such payment be made as herein specified, and the estigation con-ditional states and thereby or indext thereon, or in the taxes on and real state are not paid when or its building of the shall be vide the states on a state of the state on a state of the state states are stated hereby; or indext thereon, or its the taxes on a state are not paid when or its building of the shall be vide and the state on a state of the security of which his index unpaid, and all of the obligations provided for its said written obligation, for the security of which his index unpaid, and all of the obligations provided for its said written obligation. ed. If default be made in such payments or any part thereof ayable, or if the insurance is not kept up, as provided herein, veryance shall become absolute and the whole sum remaining only mature and become due and payable at the option of the ed th rein fully dis rein fully discharged. If become due and payable, nises, then this conveyance en, shall immediately ma bider herrod, without notice, and it shall be lawful for the maid part. Y ______ of the second part. to take possession of the mail premises and all the improvements thereon in the manner previded by law and to have a receiver appointed to colicit the ending therefore, and to set the premises herefy granted, er any part thered, to be manner previded by law and out of all macross taking firms when also rating the manner law and all interest in the second part thered. everplax, if any there be, shall be paid by the part Y ______making such sale, on domand, to the first part ______102, in there is contained, and all benefits seeming therefore shall estimate and input to particle benefits in the started of this dofesture and each and every subjection therein excitation, and all benefits seeming therefore shall estimate and input to, and all estimate and every unique in the hort, excitation, administration, and and a started and the respective particle benefits. IN WITNESS WHEREOF, the part ies of the first part ha ve hereunto set his band and seal the day and year Marshall Hill (SEAL) (SEAL) (SEAL) (SEAL) STATE OF Vanaas 85. COUNTY OF Douglas A. D. 19 26 , before me, a BE IT REMEMBERED, That on this 13th day of March in the aforesaid County and State, came Notary Public Marshall Hill to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same LS the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 27th day of January 19 27 F.C. Whipple Notary Public. RELEASE 20 I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to enter the discharge of this mortgage of record. Dated this 18 th day of August 19 25 Corp seed Corp seed Survey Nortgage. Owner. 801100 7. C. Whipple 19:1

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