| Roelin Skinner et al To The Merchants L, & S. Bank THIS INDENTURE, Made this first day of Ma hundred and twenty Six between Roslin Skranor and Mattie Skinner his wife of Lawrence in the County of Douglas part ios of the first part, and The Merchants Loan & Sa WITNESSETH, that the said part ies of the first part, in considerat One Thousand and no/LOO (\$1000,00) which is hereiv a schooledged, ha Ye sold, and by this indenture do to following described real estate situated and heing in the County of D The south one half ($\frac{1}{2}$) of | and State of Kansas arings Bank, Lawrence, Kansas tion of the sum of DOLLARS, to them du | Deputy. Reg |
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| THIS INDENTURE, Made this first day of Mathematic hundred and twenty.six between between Roslin Skrnner and Mattle Skinner his wife of Lawrence in the County of Douglas part ios of the first part, and The Werchants Loan & Sa WITNESSETH, that the said part ios of the first part, in considerat One Thousand and no/100 (\$1000.00) which is hereby acknowledged, ha Ye sold, and by this indenture do to following described real estate situated and being in the County of D The south one half (\$\$\$\$\$\$\$\$\$) of | Ay in the year of our I and State of Kansas and State of Kansas vings Bank, Lawrence, Kansas tion of the sum of part 2 DOLLARS, to them du Grant, Bargain, Sell and Mortgage to the said part 2 Douglas and State of Kansas, t | Deputy. Reg |
| THIS INDENTURE, Made this first day of Made handred and twenty six hundred and twenty six between Roslin Skrnner and Mattie Skinner his wife of lawrence part ies of the first part, and The County of Douglas part ies of the first part, and The Merchants Loan t Sa WITNESSETH, that the said part ies of the first part, in considerat One Thousand and no/100 (\$1000.00) which is hereby acknowledged, ha V@ soid, and by this indenture do to following described real estate situated and being in the County of D The south one half (\$\$) of The south one half (\$\$\$) | Ay in the year of our I and State of Kansas and State of Kansas vings Bank, Lawrence, Kansas tion of the sum of part 2 DOLLARS, to them du Grant, Bargain, Sell and Mortgage to the said part 2 Douglas and State of Kansas, t | Deputy. Reg |
| hundred and twenty six between Roslin Skrnner and Mattie Skinner his wife of Lawrence in the County of Douglas part 108 of the first part, and The Merchants Loan & Sa WITNESSFH, that the said part 108 of the first part, in considerat One Thousand and no/100 (\$1000,00) which is bereby acknowledged, ha V@ sold, and by this indenture do to following described real estate situated and being in the County of D The south one half $\binom{1}{2}$ of | and State of Kansas arings Bank, Lawrence, Kansas tion of the sum of part 3 Crant, Bargain, Sell and Mortgage to the said part 3 Douglas and State of Kansas, t | Lord, one thousand nine |
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| The south one half $(\frac{1}{2})$ of (25) Township thirteen (13 | the northeast quarter $(\frac{1}{2})$ of section | V of the accord next |
| (25) Township thirteen (13 | | on twenty five |
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| A second start start frame is start store and a result of the start of the second start and a result of the start of the second start and a result of the start of the second start and a result of the start of the second start of the result of the start of the second start of the result of the start of the second start of the result of the start of the second start of the result of the start of the second start of the result of the start of the second start of the result of the second start of the second start of the result of the second start of the second start of the result of the second start of the second start of the result of the second start of the second start of the result of the second start of the second start of the result of the second start of the second start of the result of the second start of the result of the second start of the second start of the result of the result of the second start of the result of the result of the second start of the result of the second start of the result of the result of the second start of the result of the result of the second start of the result of the resul | | a sugar a desire |
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| with the appuretenances and all the estate, title and interest of the said part. iss | s of the first part therein. | |
| And the said partiosof the first part dobreeby covenant and agree that at the good and indefeasible estate of inheritance therein, free and clear of all incum.trances, | an and a second seco | |
| and that they will warrant and defend the same against all paging making lawful claim thereto. It is agreed better who particles hereto that the part. 305 so it he fort part shall at all many states and that they will large immune or organy as shall be specified and directed by the part. 30 so it he second part, the leminimum company as shall be specified and directed by the part. 30 so it he first part shall at large such taxes show that any such taxes show that | p the buildings upon said real estate insured against fire and ternad | do in such sum and by such |
| part. J cit the second part may ray said taxes and insurance, or either, and the amount so paid the rate of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of. | is same become due and payable and to keep said premises issued a d shall become a part of the indebtedness, secured by this indenture | s herein provided, then the r, and shall bear interest at |
| Une Thousand and no/100 according to the terms of ONE certain written obligation. for the payment of said sum of | of money, executed on the first day of May | DOLLARS, 19 26 |
| and by its terms made payable to the part y of the second part, with all inter- sums of money advanced by the said part y of the second part to pay for any insurance or to d of the first part shall fail to pay the same as provided in this indenture | Balance and the set of the set | A STREET |
| of the first cars shall fail to pay the same as provided in this identities. of the first cars shall fail to pay the same as provided in this identities: or any editorial cars and the same as a provided in this identities: or any editorial cars and the same as a provided in this identities: or if the building cars and real states are taken in a point of the same as a provided in the same and of the building cars and real states are taken in a point of the same and the same and the same same and the same and the same as a point of the same and written editorials, for the security of this this is building the same and the same as a point of the same and the same and the same and the same as a point building the same as the same as a point of the same and the same as a point of the same as a point building the same as the same as a point of the same as a point of the same as a point building the same as the same as a point of the same as a point of the same as a point of the building the same as a point of the same as a point of the same as a point of the same as a point of the building the same as a point of the same as a point of the same as a point of the same as a point of the building the same as a point of | contained therein fully discharged. If default be made in such pays aben the same become due and payable, or if the insurance is not ke ed on said premises, then this conveyance shall become absolute and indenture is given, shall immediately mature and become due and pa | ments or any part thereof pt up, as provided herein, I the whole sum remaining symble at the option of the |
| improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents in the manner prescribed by law and out of all moneys arising from such sale to retain the amount then t | and benefits accruing therefrom; and to sell the premises hereby gra unpaid of principal and interest, together with the costs and charges | anted, or any part thereof, |
| overplan, if any there be shall be paid by the part. Y making such sale, on demand, to the first part is acreed by the parties hereto that the terms and prevaieses of this indentume and each and to, and be ably across upon the here's nearborn, administratory, prevaies in prevaies and sales and set in the terms of the sales of the first part has 700 line above. | every obligation therein contained, and all benefits accruing therefree consors of the respective parties hereto. hereunto set their hand s and seal s | an shall extend and inure |
| last above written. | Roslin Skinner | (SEAL) |
| Alta Antio | Mattie Skinner. | (SEAL) |
| | an a | (SEAL) |
| STATE OF Kansas | e entre constant | (BRAL) |
| COUNTY OF Douglas SS. BE IT REMEMBERED, That on this 1st | day of May A. D. 19 | 26 , before me, a |
| | aforesaid County and State, came | 144441 142 144 1444 145 145 145 145 1 |
| LS to me personally known to be the same person | secuted the foregoing instrument and duly acknowledg | |
| written. My Commission Expires on the 20th | | the second s |
| RELEASE | 1 | of Are |
| | o full payment of the debt secured thereby, and author day of Dec. 1920 He much curb Some of her Bod Q. J. M. Constant J. Bes. | rize the Register of Euch |

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