MORTGAGE RECORD 69 349 SAUL DODSWORTH STATIONERY C FROM STATE OF KANSAS, DOUGLAS COUNTY, 53. day of T. E. Hanks et ux This instrument was filed for record on the 14th м. day of June A. D., 1926, at 9315 A. M. Date. Hellman Register of Deeds. eds Heg. 1. 1799 Currie E. Caine 7. 1mm. 252 By Deputy. THIS INDENTURE, Made this Tenth day of June , in the year of our Lord, one thousand nine d nine THIS INDEALORD Detween between T. E. Hanks and Mary A. Hanks, his wife V of Lawrence in the County of Douglas and State of Mansas part 108 of the first part, and Carrie E, Caine part y i part. WITNESSETH, that the said partles ... of the first part, in consideration of the sum of part y of the second part. WINNESSETH, that the saud partes of the number part, in consideration of the sum of DOLLARS, to them duly paid, the receipt of which is berefore, acknowledged, has ve sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part y of the second part, to following described real estate situated and being in the County of Douglas and State of Kanasa, to-wit: ipt of d part. Lot Numbered One Hundred EightySsix (186) on Tennessee Street, in the City of Lawrence, in Douglas County , Mansas - ---with the appuretenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 185 of the first part do d of a hereby covenant and agree that at the delivery hereof they are the lawful owner. B of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they still warrant and defend the same acclets all payles making having the fain therets. It is agreed between the parties been de sum acceletation of the first part and at all times during the life of this indesture, pay all tarse are assuments that may be level of a same and y and interest are that the same target and payles, and that. they will be not it ways made payles to the part. If the series do not be series do not be series of the first part and the life, they will be not it ways and payles and that and payles, and that. they will be not it ways made payles to the part. If the series do not be not be not all to be not it ways made payles to the part. If the series do not be not all to be not it ways and payles and that and payles and that the series it was a set of be not it ways made payles in the payle and to be not all wards in the series of the first of the first payles and that it is pay and that and induces the series it was been the same target the series of the series of the series of the first of the series y such 9 iren the ARS e terms of ODO certain written obligation for the payment of said sum of money, executed on the 10th day of June 26 19 26 ies erein, aining of the all the sereof, ad the holder hereol, without notice, and it shall be harful for the said part. Y of the second part. hor. ho 1rs. improvement it hereon in the manner provided by have and obtave a network appointed to collect the renti and second accruing therefore; and to will be premises hereing granted, or any part therefore is the manner provided by have and out of all moveys and information from the said or contain the manner provided by the second or all moveys and information from the said or contain the manner provided by the second or all moveys and information from the said or contain the manner provided by the second or all moveys and information from the said or contain the manner provided by the second or contain advection the second or the s overplas, if any there be, shall be paid by the part. Y ______ making such ask, on demand, to the first part. 108 _______ It is arreed by the partice hereto that the terms and provisions of this indextures and every objection therein contained, and all herefus serving therefore shall not and and in 0, and the obligation upon the horiz, executors, saministicance, precomd prepared targets, precedent of the state of the inum IN WITNESS WHEREOF, the part 105 of the first part ha vo hereunto set their hand and seal the day and year year T. E. Hanks AL) (SEAL) Mary A. Hanks AL) (SEAL) AL) (SEAL) AL) (SEAL) STATE OF Kansas \$ 55. Douglas COUNTY OF day of June A. D. 19 26 , before me, a BE IT REMEMBERED, That on this 10th ne, a in the aforesaid County and State, came Notary Public T. E. Hanks and Mary A. Hanks, his wife to me personally known to be the same person 8, who executed the foregoing instrument and duly acknowledged the execution of the same. L.S. n of IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. ove My Commission Expires on the 16th day of September 19 26 E. J. Hilkey Notary Public. lic. 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 r ol STE day of Jely 1931. Carrie & Carne Mortgage. Owner. Deeds to enter the discharge of this mortgage of record. Dated this 30 Elii E am Witness to mark 20 Mr. E g. Somman R 5. 9. Sopman 1

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