-	MORTGAGE	T CO KANSAS CITY NO MOST	
	Claude E. Mathews, et ux	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 30th d	ay of
	Josephine ^R utherford	Lea & Wellman.	M. No. 1910
		By Deputy.	ds. Poo Paid 020
	THIS INDENTURE, Made this 29th day of July . in the year of our Lord, one thousand nine hundred and twisnty-six between Claude E. Mathews and Helen Mathews husband and wife		nine .
	of Lawrence in the County of Douglas parties of the first part, and Josephine Futherford		Nones Monta
	WITNESSETH, that the said part 165 of the first part, in considera Two Hundred twenty five & no/100 which is hereby acknowledged, ha. ve sold, and by this indenture do to following described real estate situated and being in the County of []	tion of the sum of part y of the second DOLLARS, to then duly paid, the receip Grant, Bargain, Sell and Mortgage to the said part y of the second Douglas and State of Kanasa, to wit:	ot of
	Lot No. One hundred forty two(142] Fenns		
	a second second second second and the second second second second	Construction of Martenoe	
			-
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T	with the appuretenances and all the estate, title and interest of the said part 1c		
	And the said part 10 S of the first part do. Bereby rovenant and agree that at to good and indefeable estate of inheritance therein, free and clear of all incumbrances.	BEGI the first part therein. he delivery hereof they are the lawful owner 8 of the premises above granted, and wind	of a
	and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 105 the first part shall at all th	nes during the life of this indenture, pay all taxes or assessments that may be levied or as	
	against mid ret lestate when the same becomes due and payable, and that the y. w112 to invance company as shall be specified and directed by the party of the second part, the le inverses. And in the event that mid part 108 the first part shall fail to pay such taxes when t	es, if any, made payable to the part. y	or.
	part. y of the second part may pay mid large and insurance, or either, and the amount so pail the rate of 10% from the date of payment usualli fully model. THIS GRANT is intended as a mortgage to secure the payment of the sum ofWO h	id shall become a part of the indebtedness, secured by this indenture, and shall bear intere- undred twenty five	
	according to the terms of $a_{\rm cortain}$ written obligation for the payment of axid sum and by $1ts_{\rm cortain}$ terms made payable to the part $y_{\rm cortain}$ of the second part, with all into the second part, with all into the part $b_{\rm cortain}$ of the second part, with all into the second part $b_{\rm cortain}$ is a second part.	of money executed on the 29th day of the 1	Rª.
	of the first part shall fail to pay the same as provided in this indexture. And there every interpret of the same as provided in this indexture, and there every interpret of the same same to be made as the same section, and the obligati- or any obligation created thereiny, as is if any the same to be made as the same section as the same of it de hundred on a same same the pain as provided for in and written obligation, for the security of which the hubdre brenet, which not not same and the pain as provided for in and written obligation (or the security of which the hubdre brenet, which not not same and the plan is provided for the security of which the hubdre brenet, which not is not at the same same security of the hub hubdre brenet, where the not is not same security of the hubbre hubbre hubbre is not same security of the hubbre hubbre is not same security of the hubbre hubbre is not same security of the hubbre	a contained untern may useraryor. It overant to enable it not a payments or any part the when the same become due and paysible, or it the insurance is not kept up, a particle has ted on said premises, then this conveyance shall become absolute and the whole sum remain indenture is given, shall immediately mature and become due and payable at the option of	
	improvements thereon in the manner provided by law and to have a receiver appointed to collect the rent in the manner prescribed by law and out of all moneys arising from such sale to retain the amount lace	a and benefits accruing therefrom; and to sell the premises hereby granted, or any part there a unpaid of principal and interest, together with the costs and charges incident therets, and	the ref.
	overplay, if any there be shall be paid by the part y making such ale, on demand, to the fast in the start of the part is derived by the parties have the start of th	a very surgements there constants, and an one securing therefrom shall extend and in accessors of the respective parties hereto. hereunto set their hand s and seal s the day and ye	ure Nar
		Claude E Mathews (SEA	L)
		Helen Mathews	
		(SEA	11411
	STATE OF Kansas		
	BE IT REMEMBERED. That on this 30	day of July A. D. 19 26 , before me, aforesaid County and State, came Claude E Kathews	a This Release
	and Helen Mathews husband and with	[0]	en the original Mor trage
	to me personally known to be the same person. 5 who e	xecuted the foregoing instrument and duly acknowledged the execution of ribed my name, and affixed my official seal on the day and year last above	
		April 1927. A.F.Flinn Notary Public.	

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