MORTGAGE RECORD 69 390 STATE OF KANSAS, DOUGLAS COUNTY, 55. FROM 10 This instrument was filed for record on the day of A. D., 192 6 , at 4:10 P. M. Aug. Albert McNish Dat. Wellman . Register of Deeds. Buth Wellman Deputy. By. To Pat 6,25 Mrs E.R. Cole , in the year of our Lord, one thousand nine day of August THIS INDENTURE, Made this 10th hur V betweer Albert McMish and Laura E. McMish husband & wife hundred and twenty six and State of Kansas of. of Lawrence in the County of part ios of the first part, and Mrs E • R. Cole Douglas par part y of the second part. WITNESSETH, that the said parties - of the first part, in consideration of the sum of Twenty five Hundred D of DOLLARS, to them duly paid, the receipt of whi which is hereby acknowledged, ha **YO** sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part y. of Douglas and State of Kansas, to-wit: of the second part. to f Douglas to following described real estate situated and being in the County of. Lot no, sixty four (64) Vermont street, City of Lawrence with with the appurctenances and all the estate, title and interest of the said part ios of the first part therein. hereby covenant and agree that at the delivery hereof they are the lawful owner_8 of the premises above granted, and seized of a And the said part ies of the first part do rood a nd indefeasible estate of inheritance therein, free and clear of all incumbrances, and th and that they sill surrent and defend the same apricat all parties making in yield in 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 assessments that may be levied or a gainst said real estate when the same becomes due and payable, and that they will - keep the baildings upon said real estate insured against fire and tornado in such sum and by such against insurar interest interest. And in the event that asid part 105 ... of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured as berein p vided then the part. Y _____ of the second part may ray and tars and insurance, or either, and the answer to paid shall become a part of the indebtedness, secured by this indexture, and shall ber interest at THIS GRANT is intended as a mortgap to score the payment of the sum of the second seco part the rate Twenty Five Hundred 19 26 . accordi certain written obligation for the payment of said sum of money, executed on the 10th day of August a the state of the second part of the second part to pay for any instruction or to be part of the second part, with all interest according to the terms of maid addigation and also to secure any sum or as of mesey advanced by the maid part. Y of the second part to pay for any instruction or to discharge any taxes with interest thereon as herein provided, in the event that add part 1000 ording to the terms of 8 and by and by its sums of of the f sum at more y strategy or y more any party of the indicatent of the strategy o c discharged. If default be made in such payments or any part thereof due and payable, or if the insurance is not kept up, as provided herein, en this ronvyance shall become alsolute and the whole sum remaining immediately mature and become due and payable at the option of the or any or if the unpaid, new are user weighting promotion in most written obligation, left the security of which this indenture is given, shall immediately instance and become due and papable at the option of the second, subscription, such its all hards of the hards part. Y ... of the second part membra thereas in hermator provide by and to have a new responsed to construct the terms hards in the results and the result of the terms part thereas, many provide the second part of the second part. If the second part is a second part is a second part thereas a membra thereas in hermator provide by and to have a new responsed to construct the terms and benefits according thereform; and new fill the results and charges incident thereas, and the many provide the second part thereas, and the second part thereas and thereas and thereas and charges incident thereas and thereas in the second part thereas and thereas a second part thereas a second part thereas and t holder h improve in the m to, and everplus, if any there be, shall be paid by the part. Y ______ making such sale, on demaid, to the first part **105** It is agreed by the parties berries that the triess and provisions of that indextors and and every subgravies, there is a constrained, and all exercise parties berries. It is an all be abliguing up the bine, recently, administration precault representations, native and arrayment of the respective parties berries. IN WITNESS WHEREOF, the part ics of the first part has very sud survey as the respective parties hereta, is and seal s the day and year last above write. last ab (SEAL) Albert McNish Laura E. McNish (SEAL) (SEAL) (SEAL) STATE STATE OF Kansas 88. COUNTY OF Douglas COUNT day of August A. D. 19 26 , before me, a BE IT REMEMBERED, That on this 10th Notary Public in the aforesaid County and State, came Albert McNish and Laura E. McNish husband and wife tten to me personally known to be the same person 5, who executed the foregoing instrument and duly acknowledged the execution of the same, IS LS me. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. Feb My Commission Expires on the 10" day of April 19 27 A.F. Flinn Notary Public. sal Well RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full paymers of the debt secured thereby, and authorize the Register of day of 2 bruch y 19 28. Witness Deeds t C. H. Lucker.