MORTGAGE RECORD 69 395 FROM STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the Wable Wray 12 day of Ang A. D., 192 6, at LLTON ... Das & Willman Register of Deeds TO . M. -Arthur J. Van Winkle By. Deputy. THIS INDENTURE, Made this 27th day of July , in the year of our Lord, one thousand nine between Beg. No. 1946 Mable Wray and her husband Charles Wray In Pail 4.25 of Learnence in the County of Douglas and State of Eansas part 168st the first part, and Arthur J. Yan Winkle and his wife Ethel Yan Winkle WITNESSETH, that the said part **108** of the first part, in consideration of the sum of Seventeen Hundred and no/100 DC which is hereby acknowledged, ha **79** sold, and by this indenture do to following described real estate situated and being in the County of Douglas part ies of the second part. DOLLARS, to be and State of Kansas, to-wit: The south 10 feet of lot no. two Hundred twenty one (221) and all of lot no. two hundred twenty three (225) less the south 5 feet thereof, all on Ohio Street in the City of Lawrence. with the appuretenances and all the estate, title and interest of the said partles ... of the first part therein. And the appuretements and an the extent, thre and interest of the and particle of the unit part increm. And the main part increments of the part increments of the and particle of the premiers above granted, and main good and indefendible entate of laboritance therein, for and dear of all increments are a failed on the premiers above granted, and main good and indefendible entate of laboritance therein, for and dear of all incrementance, a fail mortigage of thirty three hundred collars in favor of The Douglas County Bidge & Losan assin. and that they still around a the anse spatial bigging in and main and the fair part shall at all times during the life of this indenter, pay all taxes or assessments that may be bried or and it is agreed between the part is part in the part 105of the fair part shall at all times during the life of this indenter, pay all taxes or assessments that may be bried or and the start of the start of the start of the fair part is a fair start of the fair part shall at all times during the life of this indenter, pay all taxes or assessments that may be bried or and , and mized of a It is agreen persons not parameters and any person of the second part, the joint has been been and payable, and that the year have buildings upon and real estate shorted against for and toreade in sech som and by sech manner company as shall be specified and directed by the part ALM the second part, the loss, if any, made payable to the part ALM of the second part is the estate of the second part is the estate of the second part is the second part. insurance company as shall be specified and directed by the part story the s instructe of problem as many to precede and uncreased by the problem of provided and provided on the provided as a more provided on the provided as a more provided on the provided as a more provided on the ovided, then the Seventeen Hundred and no/100 DOLLARS, according to the terms of ONS certain written obligation S. for t and by 1ts terms made payable to the part ded of the ma of One certain written obligation S. for the payment of said sum of money, executed on the 27thday of July 19 28. nd part, with all interest accruing thereon according to the terms of said obligation and also to secure any a ney advanced by the said part reacht the second part to pay for any ins rance or to discharge any taxes with interest thereon as herein provided, in the event that mid part 208 erred, sithout notice, and it shall be lawful for the said part 2000 of the second part _______ to be second part _______to be second part ______to be second part _____to be se improver in the ma overples, if any there be, shall be paid by the part *MM* making such sale, on demand, to the first part **108**... It is agreed by the parties hereto that the terms and provisions of this indesture and each and every obligation therein exclusion, and all benefits averains thereins shall extend and inv by and be addicated up on the heirs, executors, painimization, personal representatives, assign and every obligation therein exclusion herein a section of the section of IN WITNESS WHEREOF, the part 105 of the first part ha TO hereunto set their hand S and seal S the day and year Mabel Wrsy (SEAL) Charles Wray (SEAL) (SEAL) (SEAL) STATE OF Kansas 85. COUNTY OF Douglas BE IT REMEMBERED, That on this 30th day of July A. D. 19 26 , before me, a in the aforesaid County and State, came Mable Wray and her husband Charles Wray to me personally known to be the same person... 8 who executed the foregoing instrument and duly acknowledged the execution of the same. LS the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affized my official acal on the day and year last above withen. My Commission Expires on the 13th day of January 19 28 John C. Emick Notary Public. 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 Deeds to enter the discharge of this mortgage of record. Dated this day of Mortgagee. Owner.

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