· MORTGAGE RECORD 69 397 FROM AS CITY NO SH STATE OF KANSAS, DOUGLAS COUNTY, 53. This instrument was filed for record on the S.A. Moore 17 Ang. A. D., 192 B. at 8:45 A. M. Laa C. Wellman. Register of Deeds. TO Law, Nat'L Bank No. 195 By Deputy. 22,50 , in the year of our Lord, one thousand nine S.A. Moore and Julia E. Moore his wife of Lawrence in the County of Douglas and State of part ios of the first part, and Lawrence Hational Bank, & Lawrence, Kansas and State of Kansas WITNESSETH, that the said part **168** of the first part, in consideration of the sum of part **y** of the second part. **Nine Thousand and no/LOO (\$9000,00)** which is hereby acknowledged, ha **Y9** sold, and by this indenture do to following described real estate situated and being in the County of **DOLLARS**, to **thea** duly paid, the receipt of **Grant**, **Dargain**, Sell and Mortgage to the said part **y** of the second part. **DOLLARS**, to **thea** duly paid, the receipt of **County of DOLLARS**, to **thea** duly paid, the receipt of **County of DOLLARS**, to **thea** duly paid, the receipt of **County of DOLLARS**, to **thea** duly paid, the receipt of **County of DOLLARS**, to **thea** duly paid, the receipt of **County of DOLLARS**, to **thea** duly paid, the receipt of **County of DOLLARS**, to **thea** duly paid, the receipt of **County of DOLLARS**, to **thea** duly paid, the receipt of **County of DOLLARS**, to **thea** duly paid, the receipt of **County of DOLLARS**, to **thea** duly paid, the receipt of **County of DOLLARS**, to **thea County of County of** All of lot numbered twenty two (22) and the north twenty five (25) feet, six inches (6 in.) of Lot numbered twenty four (24) all on New Hampshire Street in the city of Lawrence. 11 with the appuretenances and all the estate, title and interest of the said part 108 of the first part therein. And the said part 68 of the first part do ______ hereby covenant and agree that at the delivery hered they are the lawful owner. B of the per and indefeatible estate of inheritance therein, iree and clear of all incumizances. ve rran ed, and seized of a It is agreed between the parties become due and the part 1265 ... of the first part shall at all times during the list of this indexter, yould have are assessments that may be levied ar assessments that may be levied are assessments nts that may be levied or a he terms of ODD certain written obligation. for the payment of mid sum of moory, executed as the 14th day of August to terms made payable to the part Y of the second part, with all interest seconds throws according to the terms of mid obligation a 19 26 and by its tion and also to an as of money advanced by the said part y of the seco and part to pay for any in surance or to discharge any taxes with int rest thereon as herein provided, in the event that mid part 108 the first part table (a) or the part of the part of the table (a) or the part of the part ide in such p trance is not ne absolute i bilder herred, without notice, and it shall be lawful for the aid part. Y ... (be seend part ... in the many revenue to the second part ... in the many revenue to the second part ... in the many revenue to a second part ... is the many revenue to a second part ... in the many revenue to a second part ... is the many revenue to a second part ... is the many revenue to a second part ... is the many revenue to a second part ... is the many revenue to a second part ... is the many revenue to a second part ... and the many revenue to a second part second part ... and the many revenue to a second part ... and the many revenue to a second part second part ... and the many revenue to a second part second part ... and the many revenue to a second part second part ... and the many revenue to a second part second part ... and the many revenue to a second part second part ... and the many revenue to a second part second part ... and the many revenue to a second part second part ... and the many revenue to a second part second part ... overplus, if any there be, shall be paid by the part. Y making such sale, on demand, to the first part 10.8... It is agreed by the parties hereto that the terms and provisions of this indetures and each and every obligation therein contained, and all benefits seeming the its and be obligatory upon the heir, accruices, administratory, personal provematives, using and accrements of the proservice acting hereto. IN WITNESS WHEREOF, the part 108 of the first part ha TO hereunto set their hand 8 and seal 8 the day and year S.A. Moore . PALA Julia E. Moore (SEAL) (SEAL) (SEAL) STATE OF. Kansas } 55. COUNTY OF Douglas BE IT REMEMBERED, That on this 14 day of August Notary Public in the aforesaid County and State, came on this 14 day of August A. D. 19 26 , before me, a in the aforesaid County and State, came S.A. Kore and Julia E. Moore 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. LS IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Line My Commission Expires on the 25 day of January 19 30 Geo. W. Kuhne Notary Public 3 Weer RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to enter the discharge of this mortgage of record. Dated this '7 day of Methy' 1927. Corp Jeal Jacob Matter Bauk -Beo. W. Kuhne Cashier .