MORTGAGE RECORD 69 398 STATE OF KANSAS, DOUGLAS COUNTY, 88. Rog. No. 1953 FROM This instrument was filed for record on the .... 18 day of Lea & Wellman Register of Deeds. 192 6, at 9:10 A. M.-For Pair +25 J.L. Koofer то Deputy. Lew. Hat'L. Bank By day of August , in the year of our Lord, one thousand nine THIS INDENTURE, Made this 17th hundred and twenty six (1926) hur between J.L. Koofer, a widower in the County of Douglas and State Lewrence National Bank, Lawrence, Kansas d and State of Kansas of Lewrence partly of the first part, and par party of the second part. 1023 
 WITNESSETII, that the said part. y
 of the first part, in consideration of the sum of
 party
 of

 Fire Hundred (\$500.00)
 00 the first part, in consideration of the sum of
 DOLLARS, to
 him
 duly paid

 which is hereby acknowledged, ha
 8
 sold, and by this indenture do
 98
 Grant, Bargain, Sell and Morigage to the said part. y
 of

 to following desribed real estate situated and being in the County of
 Douglas
 and State of Kansas, to-wit:
hereby duly paid, the receipt of of the second part, whi ď .1 tof Ś mortgass Lot 105 in block 38 on Mississippi street in that part of the city of Lewrence Kansas fill, as West Lawrence. 4 E rgue reated 1 \$ thereby 0 this pure Allower ap Sal Times my and net an • with t with the appuretenances and all the estate, title and interest of the said part **y** of the first part therein. And the neil part **y** of the first part do bereby covenant and agree that at the delivery hereof **B**<sub>2005</sub> the lawfal owner of the premies above granted, and what And the said part \_\_\_\_\_\_ yof the first part do \_\_\_\_\_\_ hereby covenant and ag good and indefeasible estate of inheritance therein, free and clear of all incumbrances, good as and that 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 y \_\_\_\_\_\_ of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or as is its group extent to partice herein that the part, y is the first part shall at a line enough the new control the new control that is a sume enough the new control that that the new control that the new control that the new against insuran pert Y \_\_\_\_\_\_ of the second part may may usid taxes and impance, or either, and the ancent so much scame are construct our any mayness and to accept and premises found a k-brein provided, then the incredue of U/C much be due of asyment until taily relationship in the state of the indebiedness, we used by this indesture, and shall be interest at "THIS GIALS" in instend as an anticipation to be parented of the sound of the rate Five hundred (\$500.00) DOLLARS for the payment of said sum of money, executed on the 17th day of August 19 26 cordia according to the terms of O18 certain writen obligation for the payment of said sum of money, executed on the 17th day of August 19 and by 1ts terms made payable to the part Y of the second part, with all interest according to the terms of said obligation and also to secure any s and by sums of noney advanced by the said part. Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part. Y of the fi of the first part half fail to gat the same supervised in this inductors. And this everyware half is work if and happenets the same as a real real strate are one plant the same term for any strate term of the same term of the same term for any strate term of the same term for any strate term of the same term of the or any o or if the unpaid, holder he improver in the mi bole benef, without notice, not it shall be lacked for the mid part. V of the second part improvement therein in the maner provided by its and to have a network appointed to collect the rests and lacked the rests and lacked the rest and the second the mide part thered, in the maner provided by a ward out of all movers action from such as a to track there and the around the second the mide part thered, in the maner provided by a ward out of all movers action from such as a to track and the around the second the mide part thered, in the maner provided by a ward out of all movers action from such as a to track and the second the mide part thered, and the second the mide part thered, and the second the second the mide part thered. Qj overplus S.Cou recorded IN WITNESS WHEREOF, the part y of the first part ha s hereunto set his hand and seal the day and year last ab J.L. Koofer (SEAL) (SEAL) (SEAL) ...(SEAL) Kansas STATE STATE OF COUNTY OF Douglas COUNTY day of August A. D. 19 26 , before me, a BE IT REMEMBERED, That on this 17 Notary Public in the aforesaid County and State, came J.L. Koofer LS LS personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 25 day of January 19 30 Geo W. Kuhne 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 Ι, Deeds to enter the discharge of this mortgage of record. Dated this Deeds to day of 19 Mortgagee. Owner. - Bedatters ...