MORTGAGE RECORD 69 -438 STATE OF KANSAS, DOUGLAS COUNTY, 81. FROM day of instrument was filed or recent on the 1:00 P. M. . Sarte. A. D. 192 6, at 1:00 P. M. . Jus a E. Wellman Register of Deeds. 2040 . Barle L. Durbin Pale Deputy. T.R. Buchanan By. THIS INDENTURE, Made this ninth day of September , in the year of our Lord, one thousand nine hun hundred and twonty six Earle L. Durbin and Josephine Durbin his wife of Learnace in the County of Douglas part iss. of the first part, and T.R.\* Buchanan and State of Kansas of part part y of the second part. WITNESSETH, that the said part iss of the fin nty eight Hundred and no/100 (\$2800.00 which is hereby acknowledged, ha Ve sold, and by this of the first part, in consideration of the sum of 00 (\$2800.00 DOLLARS, to then duly paid, the reveipt of soid, and by this indenture do. Grant, Bargain, Sell and Mortgage to the said part. **Y** of the second part, and State of Kansas, to-wit: to f to following described real estate situated and being in the County of Douglas Lot number sixteen (16) Block number nine (9) in University Place, an addition to the city of Lawrence, Douglas County, Kansas. Sta Count Nota husb ackno year 18 My co with with the appuretenances and all the estate, title and interest of the said part ies of the first part therein. hereby covenant and agree that at the delivery hereof they are the lauful owner. S of the premises above granted, and selaed of a And the said part ies of the first part do rood a is and indefeasible estate of inheritance therein, free and clear of all incumbrances, and the and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties bereto that the part208 of the first part shall at all signes during the life of this indenture, pay all taxes or as nents that may be levied or as agriant said real restate when the same becomes due and payable, and that they will been the buildings upon said real set ate insured against fire and tornado in such sum and by such separated for interesting to some operation of the same provided, not set and the same second provide the same second are not not set of the same provided in the same second provide the same second insurar part. V of the second part may ray mail tars and learners, entries and have been used to use any ray one and to seep any promove control second on the secon part\_1 Twenty eight hundred and no/100 DOLLARS, according to the terms of ODB certain written obligation. for the payment of said sum of money, executed on the ninth day of September 1926, and by its cerms made payable to the part Y of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or accordi and by sums of messy advanced by the said part. Y \_\_\_\_\_ of the second part to pay for any fourance or to discharge any taxes with interest thereon as herein provided, in the event that not part 108 sums of of the f of the farst shall fail to get the same as provided in this indexity. And this exception shall be well and payment be used as herin specified, and the obligation centrained therein faily discharged. If defails it is made in each payment or any pair there or any adjustion created therein, or infrare therein, of if the taxes on and or all relates are therein the investigation created therein and any adjustice to the payment of the payment or any or if the unpaid, holder h bolder hered, without notice, and it shall be lawful for the nick part. Jype. If the second part improvements thereon in the manar provided by have and or the nick part are store part back. The most star are store part back in the manary there is a store of the nick part of the star are store part back. The most star is the star are store part back in the manary there is a store back by part of the star and the store may back back. overplas, if any there be, shall be paid by the part. Y. making such ask, on demand, to the first part \_\_\_\_\_\_105 Its agreed by the parties berefor that the terms and provisions of this interative and each and every obligation therein contained, and all benefits according therefore shall estimate and name to and be obligation by on the brien, exercises, administration present present interactions of the respective parties berefore. to, and IN WITNESS WHEREOF, the part ies of the first part ha Ve hereunto set their hand 5 and seal 5 the day and year last above witten. last al Earle L. Durbin (SEAL) Josephine Durbin .(SEAL) (SEAL) (SEAL) STATI STATE OF. Kansas \$ \$5. COUNT Douglas COUNTY OF day of September A. D. 19 26, before me, a BE IT REMEMBERED, That on this 9th Notary Public in the aforesaid County and State, came Earle L. Durbin and Josephine Durbin his wife to me personally known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same. LS the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above witten. My Commission Expires on the 20th day of April 19 29 A.F. McClahahan Notary Public. 3/15 December RELEASE I, the undersigned owner of the within mortgage, do hereby acknowle the full payment of the debt secured thereby, and authorize the Register of day of December 1935. Josephine Durbin, Executivy of the Mortgage. Deeds t Harolda Bach Deeds to enter the discharge of this mortgage of record. Dated this 30th A Last will and Instament of Thomas R. Buchanan, Decoud Fredwicho my