MORTGAGE RECORD 69 447 FROM STATE OF KANSAS, DOUGLAS COUNTY, 53. James L. Fultz TO This instrument was filed for record on the 28 day of Joa E Wellman. 2065 A. D., 192 6 . at 11:45 A. M. 3.75 Watkins Nat'1. Bank Register of Deeds. By. THIS INDENTURE, Made this twenty fifth day of September , in the year of our Lord, one thousand nine hundred and twenty six between James L. Fultz and Carris Kae Fultz his wife of Lawrence in the County of Douglas and State of parties of the first part, and Watkins National Bank, of Lawrence, Kanasa and State of Kansas WITNESSETH, that the said part iss. of the first part, in consideration of the sum of Fifteen Hundred WITNESSELIT, that the and part does not have part at consectation of the sum of **pifteen Hundred** uly paid, the receipt of to following described real estate situated and being in the County of **Douglas** and Mortgage to the said part **y** of the second part, **Douglas** and State of Kansas, to-wit: part y of the second part. Lot one hundred and twenty (120) New York street in the city of Lawrence, according to the recorded plat thereof. with the appuretenances and all the estate, title and interest of the said part is \_of the first part therein. And the said part 105 ... of the first part do \_\_\_\_\_ hereby covenant and agree that at the delivery hereof they are the lawful owner. Bof the p and indefeasible estate of inheritance therein, free and clear of all incumbrances. It is in given review in the particle service that the particle **S** ... of the first part shall at all times during the line is the line service in the grant and particle service in the particle service in the second part is the becomes due and particle, and that the year (**J**). They the building upon and irrelated is increased in such and and the second part is the part is indexident as more than the second part is the part is indexident as more the part is the second part is the part is indexident part is indexident as more the part is indexident part is i ts that may be levied or : ando in such sum and by such ed, then the according to the terms of ODO certain written obligation for the payment of said sum of meary, exceeded on the 25th day of Soptember 10 26, and by th086 terms made payable to the part Y of the second part, with all interest according to the terms of said adigation and and adigation and and to encour asym me rein provided, in the event that mid parties of the first part shall fail to pay the man a periodic in the information of the first part shall fail to pay the main a periodic in the information of the first part shall fail to pay the main a periodic in the information of the first part shall be void if not happen the made a benefit specified, and the obligation contained therein fully discharged. If discharts have a benefit and the state of the discharts are not periodic in the taxes of the discharts are not pay to the shall be not be not been pays been and the state of the discharts are not pay to the shall be not been pays been at the state of the discharts are not pay to the shall be not been pays been at the shall be not been at the pays been at the state of the discharts are not pay to the shall be not been at the pays been at the shall be not been at the shall be not been at the pays at the shall be not be analy shall be not been at the shall be bidds briefs, without notice, and it shall be larful for the said part. y. of the second part. to take presenter and all the improvements therein its the manor provided by have and to have a review appointed to exist the resis and breaful serving therefore; and be said service by have and out of all movers arising from such also to relate the manor description of the service by have and out of all movers arising from such also to relate the manor description of the service and serv overplan, if any there be, shall be paid by the part **y**\_\_\_\_\_making such make, on demand, to the first part. **108** If a strong by the particle berrise hereto that the terms and provisions of this indexture and each and every colleging the hereto, execution, add all basedies serving therefores shall estimat and are to, and be obligatively upon the here, executive, administration, personal representations, and can all executive administration and are IN WITNESS WHEREOF, the part iss of the first part ha ve hereunto set their hand s and seal s the day and year James L. Fults (SEAL) Carrie Mas Fultz. (SEAL) 4241 (SEAL) E We (SEAL) STATE OF Fansas } \$5. Decut COUNTY OF Danglas day of Sep. A. D. 19 2 6 , before me, a BE IT REMEMBERED, That on this 25 Der Tresste Biereley, inst on the inter any of the same and the same security of the same security of the same security is the same security in the same security is the same security is the same security of the same security is the same security of the same security is the same sec 1.8 me. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above writte My Commission Expires on the 18 . day of april 19.29 Dich William Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the bit as Dreds to enter the discharge of this mortgage of record. Dated this 30 day of cured thereby, and authorize the Register of dy of July 1927. Wor fuis Mational Bant. C. H. Jucker - Priest. corp. seal\_ 1 1.2.1

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