MORTGAGE RECORD 69 487 HE DEPENDENT STATIONERY CO RAIL FROM STATE OF KANSAS, DOUGLAS COUNTY, 53. day of C.D. Rogers M. -This instrument was filed for record on the TO Kor. A. D., 192 6, at 10:30 A. M. Dat. Wellman Register of Deeds. Nov. eeds. Merchants L. & Sav. Bank. ty. By THIS INDENTURE, Made this 6 ixth day of November . in the year of our Lord, one thousand the second Deputy No. 2160 nd nine hundred and twenty six c.D. Rogers and Evelyn Rogers his wife Fee Paid 2.00. d Lawrence in the County of Douglas part issof the first part, and The Merchants Loan & Savings Bank, and State of Kansas ١. 

 WITNESSETH, that the said part. 105 of the first part, in consideration of the sum of part y of the second part.
 part y of the second part.

 Bight Hundred and no/LOO (\$800.00)
 DOLLARS, to them duly paid, the receipt of bight bight parts and being in the County of Douglas
 DOLLARS, to the m duly paid, the receipt of to following described real estate situated and being in the County of Douglas
 Douglas

nd part. eipt of nd part, Beginning at the intersection of the west side of Illinois street with the south hteer fract side of seventh street; thence south seventy five (75) feet; thence west one hundred renty seventeen (117) feet; thence north seventy five (75) feet; thence east one hundred east seventeen (117) fest to place of beganing in the city of Lawrence, Douglas County, ug 10 with the appuretenances and all the estate, title and interest of the said part 105 of the first part therein. And the add part 103 of the first part do bereby covenant and agree that at the delivery bereof they are the lawful owner 8 of the premises above granted, and wined of a and of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances and that they will tarnet and defeed the same against all parties making involved than thereto. It is agreed between the parties between the parties between that may be local of a same and the same of the same become due and payable, and that they will be the buildings upon add real estate houred against for and torsade in such same add by most same are compared and half the specified and directed by the part will be the first shall all show of the same become due and payable, and that they will be the same the same become due and payable, and that they will be the same the same become due to the same become due and payable, and that they will be the same derives the same and by most same show may a half the specified and directed by the part will be same the same become due and payable to the same of the sam by such ts then the erest at LARS, second part to pay for any insurance or to discharge any advanced by the said part. Y of the second part to pay for any insurance or to discharge any advanced by the said part. Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as berein provided, in the event that said part 108 26 sum er must stopp astracted by the stap part \_\_\_\_\_ of the scenes part to pay tor any insurance or to decharge any taxes with interest therees as herein provided, in the event that and part 100 is the decharge any taxes with interest therees as herein provided, in the event that and part 100 is the event that are event that and part 100 is the event that are event that and part 100 is the event that are event that the event there is the event that are interest there is the event that are interest there is the event that the indexture is the event there is the event the event there is the event there is the event there is the event there is the event the event the event there is the event the event there is the event there is the event there is the event there is the event the event the event there is the event the event th thereof herein, maining n of the all the thereof, and the emplot if any three is, shall be paid by the part \_\_\_\_Y. making more take, on demand, to be first part \_\_\_\_108 If a greed by the part is better to be the terms and providence at this indicative and sets have every obligation therein contained, and all benefits accruing therefore shall estend and issue is, and is obligation to be the exercise, administratore, personal representatives, assigns and successors of the respective parties hereto. d inur i year IN WITNESS WHEREOF, the part iss. of the first part ha ve hereunto set their hand s and seal s the day and year EAL) C.D. Rogers EAL) (SEAL) Evelyn Rogers. (SEAL) EAL (SEAL) EAL) (SEAL) STATE OF Kansas 55. COUNTY OF Douglas me, a BE IT REMEMBERED, That on this sixth day of November A. D. 19 26 , before me, a Notary, Public in the aforesaid County and State, came C.D. Rogers and Evelyn Rogers his wife IN WITNESS WHEREOF, I have hereunto subartited my name, and affixed my official seal on the day and year last above my of written. My Commission Expires on the 20th day of April 19 29 A.F. McClanaham Notary Public Seal of the 23, day of March 19 29 A.F. McClanaham Notary Public Seal of the 23, day of March 19 29 A.F. McClanaham Notary Public Seal of the 23 and the search the discharge of this mortgage, do hereby acknowledge the full payment of the debt secared thereby, and authorise the Register of Reseal of the March 19 27. (Corp Seal.) (Corp Seal.) LS ion of Release above blic. ter of ner.