MORTGAGE RE

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1	STATE OF KANSAS, DOUGLAS COUNTY	
	Instrument was find a	day of
1	TO Bore A. D. 192 6. at 9:20 A. Merchants L. & Sav. Bank By Register of 1 Register of 1 Register of 1	
ini i	By Register of J	Deeds.
NIN T	THIS INDENTURE, Made this first day of Norember	uty Keg. No 219
4	hundred and twenty six day of November , in the year of our Lord, one thouse Olive P. Brush a widow	Fee Paie 7 00
		- /
	of Lawrence in the County of Douglas part Y of the first part, and The Kerchant's Loan and Savinge Bank, Lawrence, Lansas	
	with wasses in, that the said part. Y of the first part in consideration	**************************************
	Twenty eight Hundred and no 100 gars in consideration of the sum of part y of the second which is hereby acknowledged, ha s sold, and by the indexes is a sold, and by the indexes is a sold a	nd part.
	The his berefy acknowledged, has 5 sold, and by this indenture do 98 Grant, Bargain, Sell and Mortgage to the said part y of the second to following described real estate situated and being in the County of Douglas and State of Kansa, towit:	ceipt of nd part,
	Lot number one hundred ninety eight (193) on Ohio Street in the city of Lawronce	
	a choice in the cityror Lawrence	
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Ċ,		CONTRACTOR DATE: NOT THE PARTY
	with the support support and all the ended with a state	
	with the appuretenances and all the estate, title and interest of the said part. $y_{}$ of the first part therein. And the said part y_{-} of the first part do. 03. hereby covenant and agree that at the follows have $\frac{309}{48}$.	
	food and indefeasible estate of inheritance therein, free and clear of all incumbrances,	
	not us and part of the test part do. US. berefy covenant and gree that at the delivery hered they we have a set of the premise above granted, and set good and identicable exate of their interact testing, from old ear of all interactions.	
	root one same part of the first part do. US. breeky covenant and grave that at the delivery hered thy need that a bind overer of the part is a solution of the premises above gravied, and we prove the lawful overer of the part is a solution of the part	Larmerid
	nor one and part or the term part do and there beer be constant and grave that at the delivery hered (<u>1000 A at</u>) which event of the premises above practed, and set good and indexind be exated (building the term of the constant of the premises above practed, and set and that they will surrant and defend the same against all partige making in both definite pert dail at all the specific defends the particle beer to that the part of the first pert dail at all times foring the life of this indexine, pay all taxes we assume that may be locide or tractart and relates be the taxes because due and payable, and tax. Allo. will l. there, the life of the locate beamed against first or the locate beamed against first only the lociding upon and relates beamed against first only the locate beamed against first only the locate interest. And in the very that its all part J of the second part, the loca, if any, made payable to the part of the second part to the sector of J.	amment I by such Lta
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	not use that plate the state of the fact do OB. berefy covenant and gree that at the delivery hered they will be the denser	ammed by much the sub- tion for a sub- tion of a - y i brown.
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