19724	MORTGAGE RECORD 69	509
	FROM STATE OF KANSES DOCKAS	
	TO To This instrument was filed for record on the	
	Dec A. D., 192 6, ft 3:00: P. M.	
	Deach A. D., 192. 6. 4. 3:00: P. M. Jeach Willimmy, By Bry Bark	
	THIS INDENTURE, Made this first Deputy. hundred and twenty six bit day of Hovenber Reg. No.	2213
	Hattie R. Yates and E.N. Tates	500
	of Lawrence in the County of Douglas	
	and stor chants Loan & Savings Bart and State of Kangas	
	Two Thousand and no/100 (\$2000.00) of the first part, in consideration of the sum of part Y of the second part.	
	which is hereby acknowledged, ha. vo sold, and by this indenture do to following described real estate situated and being in the County of Douglas and State of Kanza, towit:	
	and State of Kansa, towit:	
	All of lots twenty three (23) and twenty four (24) in block seven (7) in Lane(s	
	to the city of Lawrence Jess the	
	State of Oklahoma	
	County of Tulsa ISS Before me Laura Stevens Notary Public 4	
	Before me Laura Stavons Notary Public in and for said county and state on this day personally appeared E.M. Yates known to me to be the sameherson whose mame is subscribed to the force- therein set forth.	
	therein set forth.	
	Given under my hand and seal of office this 29 day of November A.D 1926.	
	My commission expires May 14, 1928. Laura Stevens Notary Public	计计算
		1111
	Marmon Tax	
	with the appuretenances and all the estate, title and interest of the said part 168 of the first part therein. And the said pert 108 - of the first part do berrity covenant and agree that at the delivery bered they are the lavid over 8 of the premises above granted, and mixed of a rood and indefendity estate of inheritance therein, free and clear of all incumbrances.	
	good and indefensible estate of inheritance therein, free and clear of all incrumbrances, and that 1947 will warrant and defend the same against all gardier making to the the same against all gardier making to the same	
	and that they will warrant and defend the same against all party making lawful claim therein. It is a proved between the parties herein that the part. 108 of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be level or assess equint and real sets: a start the same becomes due and payable, and that 104 y will have the hubbling upon mak real sets is needed a may be level or assess instrumeder or party as h. be partied and directed by part Y of the second part the life on it for an other shall be life or the life of the li	
	interest. And in the event that id part 185 of the first part about 11 in the second part to the extent of 148	
	pet_y_d be seened part may fay said tarse and insurance, or titler, and the apy with tarse here are beene due and payable and to keep said premiers insured as hereis peerded, then the be now hite's the who that of payment with fully repaid. THIS diff.vir is intended as a mortgage to serve the payment of the payable table served as a part of the indettedness, secured by this indentiar, and shall here intended as THIS diff.vir is intended as a mortgage to serve the payment of the payable table served as a served by this indentiar, and shall here intended as THIS diff.vir is intended as a mortgage to serve the payment of the payment of the payable served as a served by this indentiar, and shall here intended as Two Thousand and no/100 (\$2000_00)	
	certain written obligation for the payment of said sum of money, executed on the first day of Womenhow	
	sums of money advanced by the said part to be bar and a be to said a second part, with all interest accruing thereon according to the terms of said obligation and also to secure any mm or	
	et die ders per kall fast to par, is now seend part to pay for any insurance er to discharge auy tans with interest therem as berein previded, is the creat that and part 100 may for any insurance er to discharge auy tans with interest therem as berein previded, is the creat that and part 100 may for any insurance er to discharge auy tans with interest therem as berein previded, is the creat that and part 100 may for any insurance er to discharge auy tans with interest. The discharge august and the container and tank and tank and part 100 may for any insurance er to discharge august and the above and tank and tank and part 100 may for any insurance er to discharge august and the above and tank	1.14
	espect, and all of the obligations prevented for in and write no bigging for the security of his inductors of grants, the main this convergence and levens a book and the one and write and the security of his inductors of grant, and all be the security of his inductors of grant, and all medianty matter and because do and apalahe at the option of the approximate barrow in the manufacture of the security of his inductors of grant and all be bard of the ratio and security of the security of his inductors of grant and all medianty matter and because do and apalahe at the option of the prevention is there on the matter and because do and apalahe at the option of the second part.	
	bider hered, without notice, and it shall be having for the and part Y	
	everyline, if any there be shall be gain by the part Y making such make, on domain to be first mount ten under of principle and interest, together with the exist and charge incident thereit, and the start of the start of the source of the part in the start of the start of the source of the part in the start of the start of the source of the part in the start of the start of the source of the part in the start of the source of the part in the start of the start of the source of the part in the start of the source of the part in the start of the start of the source of the part in the start of the start of the source of the part in the start of the start of the source of the part in the start of the start of the source of the part in the start of the source of the part in the start of the start of the source of the part in the start of the start of the source of the part in the start of the start of the source of the source of the part in the start of the source of the source of the part in the source of the sou	
	Hattia D. Yota-	
	E.V. Yates	
	(SEAL)	目相相
No.	(SEAL)	1111
the second	STATE OF Kansas	
	COUNTY OF DOUGLAS	
Single Si	Notary Public in the aforesaid County and State, came A. D. 19 . 20 . performe, a Hattie R. Yates	
	LS to me personally known to be the same person	his Release
No.	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above	his Release as written stheoriginal
		enthrud
linear state	RELEASE	32 72.
	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds to enter the discharge of this mortgage of record. Dated this 2 day of Marculer 1929.	& ander
	and the second stated this and the second state and	ing. of Deasa.
The Constraints	Deeds to enter the discharge of this mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the legister of Burnel Deeds to enter the discharge of record. Dated this 2 day of Normal 1929. The Michaels Learn & Downed Bank Mortgage. Owner. Coff Sance 34 a. F. McClaurthan Town.	$[\cdot, \cdot] \in [T_{-}]$