MURTCAC		
-SICI GAG	E RECORD 69	619
FROM	TATUMERT CO AANLAS LITT NO MONT	
	STATE OF KANSAS, DOUGLAS COUNTY, 53.	
Arthur Emery TO	This instrument may GL Lt	
	Kch A. D.,/192.7, at 2:05; P. V	
Watkins Nat'l. Bank	Ry as the for record on the 22 day of 2 kch A. D., 192. 7, at 2:05: P. M. Ry Rey Review of Contraction Register of Deeds.	
THIS INDENTURE, Made this 22 day	Deputy.	
Arthur Emery a single man	MVarch, in the year of our Lord, one thousand nine	
and and an and and	All of the second	
of Lawronce in the County of part yof the first part, and Watkins National Bank	Ourlas	
Bank	and State of Kansas	
WITNESSETII, that the said part y of the first part, in c Twelve Hundred and no/100	onsideration of the sum of part of the second part.	
which is hereby acknowledged, ha sold, and by this indextore	DOLLARS, to bin	
to following described real estate situated and being in the County of	oradveration of the sum of the second part. DOLLARS, to <u>hin</u> duly paid, the receipt of Grant, Bargain, Sell and Meritage to the said part y of the second part, Douglas and State Aman, to wit:	
Southeast quarter $(\frac{1}{4})$ of the northeast	st quarter $\binom{1}{4}$ of section seven/and the	
southeast quarter (1) of the parti-	quarter (1) of section seven/and the	11144
	to quarter $\binom{1}{4}$ of section seven/and the st quarter $\binom{1}{4}$ of section eight (8) less one (1) acre all	40
in Township twelve (12) Range nineter	en (19) Douglas County, Kansas.	r.
the state of the s		
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	and the and there and there of an incuminizers,
nd that they will wan It is agreed bet	rrant and defend the same against all parties making lawfol claim thereto.
gainst said real estat	rant in deterind the same against all parties making havfel dain thereto. went the parties here to that the part of the first part shall at all times during the life of this indenture, pay all taxes or anseaments that may be levied or anseared or when the same becomes due and parable and that has well at
interest. And in the e	shall be specified and directed by the part. Y of the record part, the low, if any, made payalle to the part. Y of the second part to the estimate of the second part to th
the rate of 10% from t THIS GRANT	een that said part
	POLLARS
and by 1ts	of One certain written obligation for the payment of aid sum of money, sacuted on the 22 diverch 19 27 y
tutus of money advance	terms made payable to the part. Y of the second part, with all interest accruing thereas accreding to the terms of mid obligation and also to secure any sum or
of the first part shall fi	red by the said part
And this convey or any obligation creat or if the buildings on sai anpaid, and all of the o	11 to ray the same as provided in this identum- ment and he will be same as provided in this identum- near shall be will be same as provided in the solution of the solution of the same beness the addition of the same is an addition of the efficiency or interest. Betyron he made as here in your raised is not here in the same beness the adjust of the benezes in addition of the same is and the solution of the same is and the solution of the same is a same beness the same is a same is a same interest of the same is a same is a a same is a sa
improvements thereon i in the manner prescribe	the manner provided by its are do have a reverse apoint of concert part. y could be even if part is the concert provided by its are do have a reverse apoint of concert the rule rule rule rule is the rule rule of the rule rule of the manner provided by its are do have a reverse rapided to collect the rule rule and benefits acruing therefi; and to will the premises berefy granted, or any part thereo, d by law and out of all moneys arising from such sale to retain the amount then unpaid of principal and interest, torether with the coats and charge incident there is and the
It is arrest by t	e, shall be paid by the paint_Y making such sale, on demand, to the first part. Y
IN WITNE ast above written.	SS WHEREOF, the part y of the first part has hereunto set his hand and seal the day and year
	Arthur Diery
	(SEAL)
	(SEAL)
	(SEAL)
TATE OF KA	nsas
OUNTY OF	Douglas s.
	BE IT REMEMBERED, That on this 22 day of March A. D. 19 27, before me, a
	Notary
	Arthur Emery, a single man
LS	to me personally known to be the same person
LL LL	
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written.
	My Commission Expires on the 18 day of April 19 29 Diok-Williams Notary Public.
	RELEASE
I, the unders	igned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of
	ischarge of this mortgage of record. Dated this 1 st day of November 1941. Mrs G. E. Huddleston
	Mary Q.E. Huddleston
	Mortgagee, Owner.

I, the undersigned owner of the within mortgage, do hereby acknowledge the full pay Deeds to enter the discharge of this mortgage of record. Dated this 1/2t da 1 payment of the debt secured thereby, and autoorue un day of November 1941. Mrs. G. E. Huddleston Mortgagee. Owner.