16 Reg. No2583 MORTGAGE RECORD 74 Fee Paid, \$ 3.25 3 FROM STATE OF KANSAS, DOUGLAS COUNTY, ... This instrument was filed for record on the 3. day of John Adams et al Lay A. D. 19. 27, at 10:00 A. M. Jsa E. Wellman. Register of Deeds. то Annie L. Engle Deputy. Re THIS INDENTURE, Made this 2nd day of May in the year of our Lord, one thousand nine hundred and twonty seven between John Adams and Catherine Adams his wife of Lawrence in the County of Dc part\_ies of the first part, and Annie L. Engle Douglas and State of Kansas part. y of the second part um of\_\_\_\_\_\_ DOLLARS, to \_\_\_\_\_then duly paid, the receipt of Lot one hundred six (106) on New York street in the city of Lawrence known as 1024 New York Street. nces and all the estate, title and interest of the said part ies... of the first part therein. with the appurtena And the said partics\_of the first part do \_\_\_\_\_ hereby coverant and agree that at the delivery hereof \_\_\_\_\_ they are the lawful owner. S of the premises above granted, and red of a good and indefensible estate of inheritance therein, free and clear of all incumbrance \_\_\_\_\_\_ and that they will warmet and defmi the mane ansimi all parties making leveld claim thereto. It is agreed between the parties here to that the parting \_\_\_\_\_ of the first part shall as all times during the life of this infenture, pay all taxes or assessments that may be level of wessered agrient and in estate below the name become due and payable, and that the Dy\_\_\_\_III here the building upon mail real entate insured spinal for and toreado in such may and by such insurance company as shall be specified and directed by the part of the second part, the loss, if any, made payable to the part \_\_\_\_\_ of the accord part to the extent of its interest. And in the event that said part 108 of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured as Liss matteries. And in the test, the list event part and to pay will view and improve or pay and test use sum events or paid and in terms of the specific event test pay will view and improve or events the instance of the specific event test pays will view and improve or events the instance of the specific events the payment of th according to the terms of One certain written obligation for the payment of said sum of money, executed on the 2nd day of May and by \_\_\_\_\_\_\_ its\_\_\_\_\_\_ terms made payable to the part\_Y\_\_\_\_ of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or same of money advanced by the said part, y\_\_\_\_\_ of the second part to pay for any insurance or to discharge any taxes with interest thereon as berean provided, in the event that said end 100 of the form per that full provide man as previole in this bindence. And this emproves shall be used in the loss provide to make a kernes periode, and the obligation contained therma fully discharged. If default is made in much payments are any part thermal of any shall the correct directly, or interest thermas, or if it is have on any start thermal term is an any start thermal term is an any start term in the start of any start term is a start of any start term is an any start term in the start term is a start term in the start term in the start term is a start term in the start term in the start term is a start term in the start term in the start term is a start term in the start term in terms in the start term in terms in the start term in terms in terms in term in terms in aberdity, soil the whole sum remaining unjud, and all of the obligations provided for in and writes collapsing, for the security of which this inductive is given, shall immediately matter and bereast desired as and applies built the option of the holder hereorie, which not notice, and it shall be lawful for the soil part. **y**, of the second pert-tor take poression of the mid premises as all the improvement thereon in the manner provided by its and cot is all moreory and from such as its for static the rests and hereits accruing thereform; and to set the premises theory part thereof, in the manner prevented by the set of stati flow specific the set of the mid-mannet, to the first parts. **Jeck** and parts thereon in the manner prevented by the set of all moreory and from such as its for static the mannet, to the first parts. **Jeck** and parts thereon, in the manner prevented by the set of all moreory and from such as its for static the life agreed by the parts hered that the terms and provisions of this indexture and each and every oblightion therein outside, and all beefly accruing thereform shall stered its indexto by the parts hered that the terms and provisions of this indexture and each and every oblightion therein outside, and all beefly accruing thereform shall stered its indexto by the parts hered. Therefore, account and provisions of this indexture and each and every oblightion therein outside, and all beefly accruing therefore shall stered its indexto, but the first. handgand seal. s ...... the day and year last John X Adams (SEAL) Witnesses to mark mark (SEAL) D.H. Kepler M.C. Karner Cathering Adams (SEAL) (SEAL) Kansas STATE OF. 10 IT REMEMBERED, That on this 2 day of May A. D. 10 27, before me, a Motary Bublic in the aforesaid County and State, cake John addams and Catherine adams, his wife. To me personally known to be the same person 2. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have berewinto subscribed my name, and affixed my official scal on the day and year last above writer. My commission expires on the 21 day of May 2 1/2. Douglas COUNTY OF L.S. E. F. Huddleston. Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Is to enter the discharge of this mortgage of record. Dated this / dry of May 10.Rd. Annie L. Engles Deeds to enter the discharge of this mortgage of record. Dated this \_\_\_\_/ L'Engle Mortgagee. Owner.