	MORTGAGE RECORD 74 Reg. No2629 Fee Paid, \$ 2.50	
	FROM J. A. LCCarty et ux TO TO FROM STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 23 day of Max A. D/1927, st. 11:45 A.M. A. M. Wellman	
	Viola Sladek By Deputy.	<b>A</b> .
	THIS INDENTURE, Made this twenty-thirdly of Nay   hundred and_twenty-seven   between   J. A. McCarty and Clara V. McCarty, his wife	
	ofLewrencein the County of Douglas and State ofKarsas part_les of the first part, andViola Sladek	
	WITNESSETH, That the said part_ics of the first part, in consideration of the sum of	
	Lot Number Thirty-five (35) on Connecticut Street, in the City of Lawrence.	
	with the appurtenances and all the estate, title and interest of the said part_iog. of the first part therein. And the mid part 105 of the first part do hereby coverant and agree that at the deliver heredthey_are the lawfal cover3. of the premises above granted, and	
	wirel of a good and indefeable exter of inheritates therein, free and date of all incumbrance and a string of a control of	
	It is agreed between the parties hereto that the particles of the first part shall at all times during the life of this industure, pay all taxes or assessments that may be levied or assessed against said real exists when the same becomes due and payable, and that thoywillkeep the buildings upon said real exists the most against fire and tornado in such sum	
	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 _ y of the second part to the extent ofhorh	
	bering provided, then the part Y — of the second part may pay and parts and alternate, or either, and the smooth so paid shall be smooth a part of the indubidities, secured by the THIN GUANY is antibuide as montput to access the parts of the same of the s	
	according to the terms of _OBOcertain written obligation for the payment of soid sum of money, executed on the _23rdiny of in 2r. and bytrue mode payable to the part Y of the second part, with all interest so ming thereon according to the terms of soid obligation and also to accure any sum or	
	The standard process of the standard in the standard provided in the logic for any intermeter of a draw any tank internal theory as been provided, in the event that and the standard provided in the standard internal terms of the standard provided in the standard provided pr	
	up, as provided herea, set if the buildings on and rall exists are not level in an good repart as they are not or if waste a committee on and promoses, then this convergence shall be existed boolded, and the while sum remaining updal, and all of the dollprints provided for an and variation colorization, for the security of which the inflature is grown, shall immediately matters and become due and papelle at the option of the holder hereat, without notice, and it shall be level of for the said part. Y of the record part of this transmit of the inflature in and all the instruments the homes in the same resonance in the next part of the second part.	
	and besets accurately before the set of the second set of the second set of the second set. It is not set of the second	
	and more is and by edigitory upon the law, exceeding a similarity of the protein and each for every classical there every similarity and each similarity of the protein simila	
	J. A. McCarty (SEAL)	
	Clara V. EcCarty (SEAL)	
	(SEAL)	
ALC: N	STATE OFKansas	
	BE IT REMEMBERED, That on this 23rd day of May A. D. 19.27, before me, a	
1	Notary Public in the aforesaid County and State came	
4 y	J. A. LoCarty and Clara V. McCarty, his wife to me pressulty known to be the same person. B who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last	
	above written. My commission expires on the 24th day of July 1929.	
serig	5. F, Karch Notary Public.	
1		
rd. 17	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 Deeds to enter the discharge of this mortgage of record. Dated this 2/ day of	