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Reg. N	o. 2761	
Fee Pai	id, s 1.25 🗸	

Jessie Eke Faylor	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the <u>16</u> day of <b>July</b> A. D. 19 27, at <u>3:10</u> P. M. <b>Joan G. Welleman</b> By Baydage, Begister of Deeds. Deputy.
Verchants L. & S. Bank	By
THIS INDENTURE, Made this first day of. July hundred and twenty soven between Jessie Ras Taylor single	, in the year of our Lord, one thousand nine
of Lawrence in the County of Douglas part J. of the first part, and The Merchants Loan & S	
	DOLLARS, toduly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part
The north eighty four (No. 84) feet of lo	ot number two (2) in Block Twelve (12) in Langis
Second Addition to the City of Lawrence,	Kansas.
	승규는 이상을 얻는 것을 가장을 위해 가장했다.
	요즘 가슴을 잘 가지 못 가려졌을 것 같아?
	전화, 승규는 것은 것을 가지 않는 것을 했다.
with the appurtenances and all the estate, title and interest of the said part $\mathbf{y}$ .	
seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance .	
and the they between the partice berro that the part - Y of the fast part the data at all at all	ban & Savings Bank, Lawrence, Kansas. times during the life of this indenture, pay all taxes or assessments that may be levied or
assessed spaint askif real estate when the same becomes due and payable, and that <b>she</b> . and by such insurance company as shall be specified and directed by the part of the second pu 	Vill_keep the buildings upon said real estate insured spinst fire and tornado in such sum art, the low, if any, made payable to the part. y of the second part to the extent of ay such taxes when the same become due and payable and to keep soid premises insured as
herein provided, then the part. $\Psi_{-}$ of the second part may pay solid taxes and insurance, indexture, and shall bear interest at the rate of 19% from the date of payment until fully r THIS GRANT is intered as a mortigate to secure the payment of the sum of	or either, and the amount so paid shall become a part of the indebtedness, secured by this grad.
Five Hundred and no/100 (\$500.00) according to the terms of <b>ORB</b> certain written obligation for the payment of said	DOLLARS,
and by terms made myable to the part of the second part, with all is sums of money advanced by the said part of the second part to pay for any insurance	nterest accruing thereon according to the terms of said obligation and also to secure any sum or or to discharge any taxes with interest thereon as beren provided in the event that said
part of the first part shall fail to pay the same as provided in this indexture fart this corryptice tabil he viai if such payment be much as herein specified, and the sart thereof or my oblighting criterial thereby, or interest lateron, or in the taken or and real and the same share the same state of the same state of the same state hadrone, and the whole sum remaining unpublic and all of the oblightings provided for in asis interest of the same remaining unpublic and all of the oblightings provided for in asis interest of the same state	obligation contained therein fully discharged. If default be made in each payments or any estate are not paid when the same become due and rayable, or if the memore is not kept they are now, or if wake is consulted on and premise, then this convergence shall become a written obligation, for the security of which this indexiture is given, shall immediately
mature and become due and payable at the option of the holder hereof, without notice, and in the procession of the said premiese and all the improvements the and benefits accruing therefrom; and to sell the premiese hereby granted, or any part thereof, i amount then unpaid of principal and interest, together with the costs and charges incident there	roon in the manner provided by law and out of all moneys arising from such sele to retain the manner presented by law and out of all moneys arising from such sele to retain the sets and the members of the share has the lab of the set of the s
mouth toth unpaid of principal and inferent, together with the costs and charges incident ther demand, to the fort part	each and every obligation therein contained, and all benefits accruing therefrom shall extend view, asagina and accreasion of the represents varius herein.
IN WITNESS WHEREOF, The part. y of the first part ha he hove written.	reunto set
	Jessie Rae Taylor (SEAL)
	(SEAL)
	(SEAL)
	(SEAL)
TITE OF Valueste	
STATE OF	
COUNTY OF	A. D. 19-27, before me, a
COUNTY OF	he aforesaid County and State, came
NUNTY OF	who executed the foregoing instrument and duly acknowledged the execution
Sourry orPhelps	
NUNTY OF	who executed the foregoing instrument and duly acknowledged the execution subscribed my name, and affixed my official scal on the day and year last <b>Jobruary</b> 19.33.
COUNTY OF_Phelps [45.] BE IT REMEMBERED, That on this13 Kotary_Public in it LS Jesis Ros Taylor, single to me personally known to be the same person v of the me personally known to be the same person v of the withen	who executed the foregoing instrument and duly acknowledged the execution subscribed my name, and affixed my official scal on the day and year last
COUNTY OF_Phelps	who executed the foregoing instrument and duly acknowledged the execution subscribed my name, and affixed my official seal on the day and year last 
COUNTY OF Pholps (85. BE IT REMEMBERED, That on this 13 Jotary Public in th 13 Jotary Public in th 14 Josef Rows to be the same person of of the same IN WITNESS WHEREOF, I have hereunto above writte. My commission expires on the 7th day of. AT. RELE 1. the undersigned owner of the within mortrage, do hereby acknowledge to	who executed the foregoing instrument and duly acknowledged the execution subscribed my name, and affixed my official scal on the day and year last <b>Jebruary</b> 10.33. <b>T.J. Ehlers</b> Notary Public. ASE the full navment of the debt accured thereby, and authorize the Register of
COUNTY OF_Phelps	who executed the foregoing instrument and duly acknowledged the execution subscribed my name, and affixed my official scal on the day and year last <b>Jebruary</b> 10.33. <b>T.J. Ehlers</b> Notary Public. ASE the full navment of the debt accured thereby, and authorize the Reviser of