MORTGAGE	C RECORD 74 Reg No2593	
FROM Mannie A. Hall et vir TO Merchants Loan & Savings Bank,	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 12th day of Sept. A. D. 10,27, at 1:50 P M. Saa. G. Wellmannie Register of Deeds.	
	ByDeputy.	No.
THIS INDENTURE, Made this first day of Septem hundred and twenty-seven between Nannie A. Hall and J.L.Hall, her husban	, in the plan of our plan, one thousand plan	U
of Lawrence in the County of Douglas pariles of the first part, and The Merchants Loan	and State of KAISS as & Savings Bank,Lawrence, Kansas, , part. Y of the second part.	
which is hereby acknowledged, ha	tion of the sum of	
Lot Number Eight (6) in Block Addition to the City of Lawre	Ince, Kansas	
with the appurtenances and all the estate, title and interest of the sold part 1 if And the sold $\mathbf{rd} \in 0_+$ of the first part down into the provent and spece that is to rest of a proof and indictabile stude or identicate therein, free and encer of incompare.	he delivery hereof_they are the lawful owner _ of the premises above granted, and	
and that they will warrant and defend the same against all parties making lawful claim thereto.	times during the life of this inductore, pay all taxes or assessments that may be levied or All livey the buildings upper add real static inversed against for and torando in such sum rt, the loss, if any, mode payable to the part $\mathbf{y}_{}$ of the second part to the extent of y such taxes when the same become during and payable and to keep aid permission inversed as	
iccording to the terms of OLO certain written obligation for the payment of said	sum of money, executed on the first day of September 19 27	
must of moury structured by the said fair Y — of the second pair to pay for any mounts of marks of the fair term shall fail to your it such as provide mounds and the said fair Y — of the second pair to be said to be a structure of the second pair to be said to be a structure of the second pair to be said to be said to be structured by the said to be said to be structured by the said to be said to be structured by the said to be said to be structured by the said to be said to be structured by the said to be said to be structured by the said to be said to be structured by the said to be said to be structured by the said to be said to be structured by the said to be said to be structured by the said to be said to be structured by the said to be said to be structured by the said to be said t	obligation contained therein fully discharged. If default he made in such payments or any state are not paid when the same become due and payable, or if the insurance is not key they are now, or if wasts is commuted on and persuits, then this contrase shall become written obligation, for the security of which this indexture is given, shall immediately is default before the theory $M_{\rm eff}$ of the security of	
bove written.	Nannia 4 Hall	
	J. L. Eall (SEAL)	
	(SEAL)	
	(SEAL)	
TATE OF. Kansas		
OUNTY OF DOUGLAS	h day of September A. D. 127 before me a	
	e aforesaid County and State, came	
IN WITNESS WHEREOF, I have hereunto s	ubscribed my name, and affixed my official seal on the day and year last	U
My commission expires on the 20th day of	April 10.29 A. F. McClanshan	
No. of the second s	Notary Public.	
ceds to enter the discharge of this mortgage of record. Dated this 21.	he full payment of the flebt secured thereby, and authorize the Register of	
Lop Some The Merchan By F. C. W	to Lean of Starings Banks Mortgagee. Owner.	

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