224 226

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
	on Owens & wife	This instrument was filed for record on the 20 day of Feb. 2:20 M.
. Sim	TO	Feb. 4. D. 1928, at 2120 M.
Verc	hants Loan & Savings Bank .	Register of Deeds. By
	Made this first day of Februa eight between Simon Owens and Bertha Owens,	
Lawrence	in the County of Doug	zlas and State of Kensas
	t, and The Merchants Loan & Savi Lawrence, Kansas	part 2 of the second part
Twelve Hundred	at the said part. $100.$ of the first part, in considera and $10/100.$ ( $$1200.00$ ) lgcd, ha $v_0$ sold, and by this indenture do l estate situated and being in the County of Doug	DOLLARS, toduly paid, the receipt o Grant, Bargain, Sell and Mortgage to the said part of the second part
n Section	Commencing at the N.W.corne	er of the N.E.Quarter of
	Section 19, Township 12, Re	ange 20; thence running east
	80 rods; thence south 20 ro	ods; thence west 60 rods; thence
	south 8 rods; thence west 20	) rods; thence north 25 rods
	to the place of beginning,	containing in all eleven (11)
	acres, more or less, in Dough	las County, Kansas,
And the said part <b>08</b> -0 ed of a good and indefeasible	estate of inberitance therein, free and clear of all incumbrance	the delivery hereof they are the lawful owner B. of the premises above granted, and
And the said part 66 et of a good and indefeasible that they will warrant and do It is agreed between the pa- seed against asid real estate by such insurance company is by such insurance company is the insurance and and here interest THIS OthANT is intended	f the first part do bedry coverant and agree that at events of inderivative therein, free and direct of all incombrane first the same segment sit parties making lawful chain therein, the here that the parties goed of the first part shall at all when the same becomes due and payable, and that. They, as shall be recoided and directed by the part of the second pa- cernt target and part likes, of the first part shall be the part here in the second part may pay sold target and linearney, as a matter part may pay sold target and linearney, as a matter to the second part may pay sold target and linearney as a matter to the second part may pay sold target and linearney. There is numbered and model $100-00$	the doivery hereof they. BTC — the havial concr8. of the premises above granted, and times during the Life of this indenture, ray all taxes or assessments that may be levied or $\pi$ 111 keys the buildings upon aid real exists inverd spixels for and torado in such may art, the loss, if may, made payable to the part— $\mathcal{J}$ —, of the second part to the criteri of a point tax when the same beens due and payable and taken pair primies intered as or citler, and the amount so paid shall become a part of the indebudness, secured by this repeat.
And the said part <b>6</b> , - o d of a good and indefeasible that they will warrast and do It is agreed between the pa- seed against and real retate by such insurance company . <b>16</b>	It the fort part do here oversant and a give that at create of inheritance therein, free and clear of all incumbrance find the same separate place is not an even of the set of the same time is bereved that the same logger of the fort part shall at all when the same becomes due and payable, and that. They, a shall be precised and directed by the rate of the second part and the same logger of the fort part shall fold to p $M_{\rm eff}$ of the second directed by the parts of the direct $M_{\rm eff}$ the second directed by the parts of the second par- cet at the rate of 195 from the date of the second size and influence $M_{\rm eff}$ the second the same direct and the the second direct $M_{\rm eff}$ the second the same of 195 from the date of the system that fully $M_{\rm eff}$ the second the same of 195 from the date of the system that fully $M_{\rm eff}$ the second direct of the the the second of all $M_{\rm eff}$	the delivery hereof_they_ &re are have have been real or a second state and
And the said particle $g_{-}$ or d of a good and indefeasible that they will warrant and d It is agreed between the pa- sed splint and real relate by such insurance company is in provided, then the part- minimum of the particle of the particle in this GitANT is intended related to the terms of 0 m by <u>158</u> the terms of 0 m by <u>158</u> the terms of 0 m	If the fort part do here over and and a give that at create of inheritance therein, free and citers of all incumbrance find the manu separate H parties making bird chain therein the above that the parties parties private part chain at all when the same becomes due and payable, and that. They, a shall be precide and directed by the parts of the second pa- evers that maki part 1.60. of the fort part and if all to p $Y_{}$ of the second part to part and if all to p $Y_{}$ of the second part to part and if are not of the same of $Y_{}$ of the second part to pay and the same di- markers. There is a part of the date of payment unit fully as a materipte back mode the same of the same of 	the delivery hereof_they_ &re are have have a constrained and
And the said part $(\underline{a}, \underline{a}, \underline{a}, \underline{a})$ of a good and indefeasible that they said ascents and da- tis agreed between the pa- seed axiant said real ratise by such insurance company pa- the said interact. And in the part of the part interact interact dual bear interact ratios (dath bear interact))	If the form part do here over and and a give that at erasts of inheritance therein, free and citers of all incumbrance field be man expected by particular barrier and the part of all the part of the part	the delivery hereof_they_ &re _ are having over 0. of the premises above granted, and times during the life of this indenture, ray all taxes or assuments that may be levice or <b>Millice</b> ; the buildings upon and real estate insured spinsh for and tornado in rach ram and the loss, if any, made payable to be part of the second part to be extent of ay not taxe when the area beened due and payable and to keep and premises insured as or either, and the smooth so paid shall become a part of the indebtedness, secured by this dram of money, exceeded on the <b>first</b> day of <b>Fobruary</b> to 250 interest corring thereas according to the terms of shall oblighting and had to be even say much they have been the same beam due to the part of the indebtedness, secured by this dram of money, exceeded on the <b>first</b> day of <b>Fobruary</b> to 250 interest corring there according to the terms of shall be mode in such response or noise of to dealwarp as there with histories are been provided. In the such response or noise they have been the most of an and premises, then the early race shall been and the pressed.
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And the said particles. — of of a good and indefensible that they will search and di- transmitted between the par- search against said real ratise by such insurance company par- ty such insurance company par- ty is interest. And in the part- insure and shall been interest ratios (that is instructed ratios (that is instructed	f the first part do here revenue and a first that is create of inheritance therein, free and cliver of all incumbance field be mare spaced in particular like that due to the first part of the first particular bar of the due to the first part of the first part part part part part part part par	the delivery kereof. the Y. BTC the havful control 5. of the premises above granted, and times during the life of this inductors, ray all tase or assessments that may be levice of TR11 keys the buildings upon and real estate insured spinds the second print to the extent of asy not taxe when the arms become due and spinds and to keys mill remines insured as or cycler, and the amount so paid shall become a part of the inductors, secured by this regard. DOLLANS, d sum of money, exceeded on the first day of February 10.26 there as corring there as continging to the terms of shift oblighting and the system of the due to the second part. DOLLANS, d sum of money, exceeded on the first day of February 10.26 there are corring there as continging to the terms of shift oblighting and also to secure as prunt or of to dendary any take with intervent when the mark terms of the inductors is provided, in the event that and exceeding a continued therein the due to the other and the start of the inductors is provided. The the second part, but we have the month terms of the inductors is provided. The the second part, but we have the start there as the start of the inductors is provided. The terms of the second the start of the inductors is provided. The terms of the second the start is provided to be the start the there is the start is the terms of the start is the start is the start is the repeative part is a start is better in the mark represent it or the start is th

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Notary Public.

RELEASE I, the undersigned owner of the within mortgage, do hereby schooledge, 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 \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_ Collete.\_\_\_\_\_\_ 1929. The Meroleando Lown of Services Bank. Cop Seal 24 a. F. McCouncherre Sprus. Mortgage. Owner.

See Blr. 75-19-608

This Release was written on the original Mor (gage entered this/72, day of .O.C. 0 ----

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County