MELLING SD. TOPEAL HIFTE	
FROM	
	STATE OF KANSAS, DOUGLAS COUNTY, This instrument was filed for record on the 27 day of
Arthur L. Wootton & Wife	<u>Varch</u> A. D. 19 28, at 3:50 P. M.
то	Isa E. Wellman
	Register of Deeds.
Watkins National Bank	ByDeputy.
THIS INDENTURE, Made this 27th day of butwenty elect between	Karch , in the year of our Lord, one thousand nine
Arthur L. Wootton and Evel	lyn M. Wootton his wife
Lawrence in the County of Dougl	las and State of Kansas
arties of the first part and Watkins Nation	nal Bank
WITNESSETH, That the said parties of the first part, in consid Eight Handred and no/100	part.y of the second part.
WITNESSETH, That the said part of the first part, in conside Eight Hundred and no/100	eration of the sum of DOLLARS, toduly paid, the receipt of
hich is hereby acknowledged, ha $\overline{\mathbf{ve}}$ sold, and by this indenture do ne following described real estate situated and being in the County of D	Grant, Bargain, Sell and Mortgage to the said part of the second part,
Lot no One Hundred thirt	y two (132) on
Pennsylvania Street,City	of Lawrence
방송 : · · · · · · · · · · · · · · · · · ·	
같은 것이 아파 아파 가지 않는 것이다.	
	n an
And the said part_1eBof the first part do hereby covenant and agree that :	at the delivery hereof they are the lawful owner. S of the premises above granted, and
And the said part. 1285 f the first part do hereby covenant and agree that a ed of a good and indefeasible estate of inheritance therein, free and clear of all incumbran	at the delivery hereof they_are the lawful owner. S of the premises above granted, and nee
And the said part_\$285 i the first part do hereby covenant and agrees that is ed of a good and indefeasible estate of inderitance therein, free and clear of all incumbers that they will warrant and defend the same against all parties nations fawful claim there is it agreed between the parties herein against all parties nations fawful claim there is it agreed between the parties herein against all parties nations for the first part shall as	at the delivery here of they. Sre the lawful owner. So if the premises above granted, and are
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And the self part <b>10.8</b> if the first part do hereby covenant and agrees that as eld of a good and indefcable crate of inderitance therein, free and clear of all incumbers that they will warrant and defend the same arguing at a grant and particular and the same arguing a same arguing	at the delivery here $they$ . Bro — the lawful owner. B of the premises above granted, and are initial times during the life of this indenture, pay all taxes or assessments that may be levied or $y_{-}$ will like the buildings were not real enter insured spins if free and transfo in noth sum 1 part, the low, if any, made paylise to the part. $\frac{1}{2}$ or of the second part to the extent of a pay such taxes when the same become due and paysile and to keep soil premises insured as $w_{-}$ or enjier, and the annual so paid shall become a part of the indicated part. The low, if yields and must be monthly a part of the part $\frac{1}{2}$ and $\frac{1}{2}$ of $\frac{1}{2}$ and
And the self part <b>128</b> if the first part do hereby covenant and agrees that is eld of a good and indefcable entse of indercisence therein, free and clear of all incumbers that they will warrant and defend the same agrees at largest making herein clear the This greed behavior the parts before that the part <b>169</b> . of the first part all at any advectory of the same the same becomes due and payable, and that <b>1600</b> by each numbers compary as ability berefold and directed by the part of the second <b>118</b> interest. And in the event that nod part <b>1606</b> of the first part shall at in provide the part of the second part in your you all draws and herein <b>118</b> GRANT is interest. The the second part is part <b>1600</b> of the first part shall fail to in provided, then the part of the second part is payable to the <b>118</b> GRANT is interest. The make payable to the part <b>1600</b> of the second <b>118</b> of the first part hall fail to pay the same as provided in the inducer. <b>119</b> of the same of a <b>160</b> or the first part hall the part <b>160</b> of the first part, which of more parts parts hall fail to pay the same as provided in the inducer. <b>110</b> of the first part shall fail to pay the same as provided in the inducer.	at the delivery here $t hey$ . Bre — the lawful owner. B of the premises above granted, and are itic. all times during the life of this indenture, pay all taxes or assessments that may be levied or y. will layer the buildings upon and real estate insured against fire and tormado in noth sum part, the low, if any, made paylish to the part. — Jour of the second part to the extent of tay pays such taxes when the same become due and payshle and to keep mid premises insured as tay, or critical, and the annual so paid shall become a part of the individuely method in the same become due and payshle and to keep mid premises insured as tay or critical, and the annual so paid shall become a part of the individuely second by this yrepart. Interest second part there are part of the state of the tay of the part of the payling of the part of the payling of the part of the payling of the part of the payling of the part of the
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And the self part <b>128</b> if the first part do hereby covenant and agrees that is eld of a good and indefcable entse of indercisence therein, free and clear of all incumbers that they will warrant and defend the sense agreema this partice hashing baselind clear and its agreed baselines the partice herein that the part <b>168</b> . of the first part all at a most agriculture the partice herein that the part <b>169</b> . of the first part all at the draw will warrant and defend the sense becomes due and payable, and that <b>1500</b> herein humanness company as abilite breefed and directed by the part of the second <b>118</b> interest. And in the event that nod part <b>1606</b> of the first part shall at in provided, then the part <b>1600</b> for the first part shall find to in provided, then the part <b>1600</b> for the first part shall find to in provided, then the part <b>1600</b> for the first part shall find to in provided, then the part <b>1600</b> for the first part shall find to the particle that the part <b>1600</b> for the first part shall find to the part of <b>160</b> for the part <b>160</b> for the part <b>1600</b> for any maken <b>1600</b> for the part shall fit its pays the same as provided in the inductor <b>1600</b> for the part shall fit its pays the same as provided in the inductor the provided herein (if the balance on and real ratios much kern its magned) reparts there of easy obtained the interest theread, or of the same maken its pays of the balance on and ratios the part to pay the same same approved in the inductor the provided herein (if the balance on and real ratios the start is the same its same its pays of the same share the provided herein (if the balance on and real ratios the start is the same its same its part is the same its same its pays the same same same its same its same its same its provided herein (if the balance on and real ratios the same its same i	at the delivery here $they$ . Bre the lawful owner, <b>B</b> of the premises above granted, and are
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BE IT REMEMBERED, That on this 27th Notary Public

and Evelyn M. Wootion

Deeds to enter the discharge of this mortgage of record. Dated this ....

STATE OF. Kansas COUNTY OF. Douglas LS This Release an written she original bor tgage a enter 20 day Miny

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S.C. story

Fallingment Du Bah 11 Proge 415.

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on this 27th day of March A. D. 19.28, before me, a in the aforesaid County and State, came Arthur L. Wootton

A.F.Flinn

RELEASE

I, the undersigned owner of the within mottgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of

Mortgagee. Owner.

Notary Public.

(SEAL)

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