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627 Reg. No.

FROM	
Frank Rowland & Mary Rowland TO	STATE OF KANSAS, DOUGLAS COUNTY, This instrument was filed for record on the <u>3</u> day of <u>March</u> A. D. 10.30, st. 9: 80.0 clock <u>A</u> . M.
The Merchants Loan & Savings Bank	By Register of Deeds.
THIS INDENTURE, Made this first day of Februar bundred and thirty between Frank Rowland and Mary Rowland, his wi	ry in the year of our Lord, one thousand nine
of Lawrence in the County of Douglas	and State of Kenses
part 125 of the first part, and The Merchants Loon & St Lawrence, Kanss	part_y_ of the second part.
WITNESSETH, That the said particle of the first part, in conside One Thousand and no/100 which is hereby acknowledged, hare sold, and by this indenture do the following described real estate situated and being in the County of Do	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Morigage to the said part y of the second part,
Lot One Hundred Seventy-four (174) on Vermon	nt Street, in the City of Lawrence, Kansas.
	the delivery hereof they are the lawful owner S of the premises above granted, and
mized of a good and indefeatible estate of inheritance therein, free and clear of all incumbran and that they will warrant and defend the same against all parties making lawful claim thereit	λ
assessed against said real setste when the same becomes due and payable, and that they and by such insurance company as shall be specified and directed by the part_yof the sec 11sinterest, And in the event that said part_128 of the first part shall fail to	all times during the life of this industry, pay all taxes or assessments that may be leveled or
indesture, and shall bear interest is the rate of 10% from the date of payment until fally THIS GRANT is intended as a mortgate it secure the payment of the sum of One Thousand and no/100 (\$1000.00)	w, or either, and the amount so paid shall become a part of the indebtedness, secured by this repaid. DOLLARS.
seconding to the terms of <u>ORC</u> estain written obligation for the payment of a and by <u>1ts</u> terms made payable to the part y of the second part, with all sums of money advanced by the said part. y of the second part to pay for any insurance	interest accruing thereon according to the terms of said obligation and also to secure any sum or
part. ACB, of the first part shall fail to pay the same as provided in this industra- And this conveynes shall be void if such payment be made as herein specified, and th part thereof or any obligation crusted thereby, or interest thereon, or if the taxes on and rea up, as provided herein, or if the buildings on and if real estates are not bept in as good repart absolute, and the whole sum remaining unpaid, and all of the obligations provided for in as	e obligation contained therein fully discharged. If default be made in such payments or any al estate are not paid when the same become due and payable, or if the insurance is not kept as they are now, or if sonts is committed on askip fremines. Then this conveynment shall become and written obligation. for the security of which this indenture is given, shall immediately
and benefit average and the data best of a of the and pressive and all the independent neural distributions and harmonic inserts with the cents and damps indicat the demand, to the first part $-\frac{1}{2}$ CB. It is a seried by the partial barte that the terms and previous of this indicates a set have to, and be oblighted yiets the term, steadiers, simulations, present prevent IN WITNESS WHEEDED, The part -2 CB.	di it shall be lowed for the sail port_y of the second part howers in the manner prevised by here and to have a reverse repeated to cellect the rest, is the manner prevised by here and out of all moneys arising from with safe to retain the servers, and the overyhold, may there has a hall be fail by the part _y muching such safe, on of each not every obligation therein contained, and all bendfus serving therefrom shall estend starr, assigns and isoscence of the repeater parts herein. here unto set. the in hand find seal the day and year last
above written.	Frank Bowland (SEAL)
	Mary Rowland (SEAL)
STATE OF	(SEAL)
COUNTY OF DOUGLAS	24th day of February A. D. 19 30, before me, a
Notary Public in Frank Rowland and Mary Rowla	the aforesaid County and State, came
Legal Seal N WITNESS WHEREOF, I have hereunto above written. My commission expires on the 20th day of.	who executed the foregoing instrument and duly acknowledged the execution subscribed my name, and affixed my official seal on the day and year last
ay commission expires on the	A. F. VcClanahan Notary Public.
	the full payment of the debt secured thereby, and authorize the Register of
I, the undersigned owner of the within mortgage, do hereby acknowledge Deeds to enter the discharge of this mortgage of record. Dated this 3.1	the full payment of the debt secured thereby, and authorize the Register of

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