1.1

L ...

ay of

ds.

part.

1

a on st

of

-

Reg. No. _757

<form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form>		FROM STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 22 day of
<form><form><form><form><form><form></form></form></form></form></form></form>		Beulah V. White and husband et al April A. D. 1930., at 1:250'clock P. M.
<form><form></form></form>	1	Register of Deeds.
<form></form>	U	
<form></form>		hundred and thirty between
		of Bonner Springs in the County of Wyandotte and State of Kansas
		part ies of the first part, and The Merchants Loan & Savings Bank, Lawrence, Kansas, part y of the second part.
<form></form>		Twenty-five Hundred and no/100 (\$2500.00) DOLLARS, to them duly paid, the receipt of which is hereby acknowledged, ha ye, sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part. y of the second part,
And the said particle_of the ford part do hereby events and says that at the delivey hared. they are he hered events both and indicable states of inferiorates therein, free and date of all incombranes		
And the said particle_of the ford part do hereby events and says that at the delivey hared. they are he hered events both and indicable states of inferiorates therein, free and date of all incombranes		
And the said particle_of the ford part do hereby events and says that at the delivey hared. they are he hered events both and indicable states of inferiorates therein, free and date of all incombranes		
And the said particle_of the ford part do hereby events and says that at the delivey hared. they are he hered events both and indicable states of inferiorates therein, free and date of all incombranes		
And the said particle_of the ford part do hereby events and says that at the delivey hared. they are he hered events both and indicable states of inferiorates therein, free and date of all incombranes		
And the said particle_of the ford part do hereby events and says that at the delivey hared. they are he hered events both and indicable states of inferiorates therein, free and date of all incombranes	Î	
And the said particle_of the ford part do hereby events and says that at the delivey hared. they are he hered events both and indicable states of inferiorates therein, free and date of all incombranes		
<pre>shad of a good and indexable sette of informations therein, from and door of all impulsives ind has they will warman and defend the same section all parties making level data meters. In its mode there must parties making to be provide and inputs by and that. theyTill have to be hadding upon and run ators more assessments that may be level as an of by and harmonic company as shall be provide and directed by the partyf the second part, the has, if any, making they all terms that run and parts the second part may part and the part of the second part may part and the second parts the second part is any part of the part of the second part may part and the second part is any part of the second part is any part is any part is any</pre>		with the appurtenances and all the estate, title and interest of the said part ifes_ of the first part therein.
It is agreed between the participants herein that the part. 166 . If the form part half as all times during the of this indication, pay is that if it is the second part is the main the main beams of and the part half and the main terms of the second part to be main the main terms of the second part. The main terms of the second part to be main terms of the second part to be main terms of the second part. The main terms of the second part to be main terms of the second part. The main terms of the second part to be main terms of the second part to be main terms of the second part. The main terms of the second part to be main terms of the second part. The main terms of the second part terms of the second part terms of the second part. The main terms of the second part terms of		seized of a good and indefeaable estate of inheritance therein, free and clear of all incumbrance
and by such impacts concepts as all be specified and directed by the party of the second part, the issue, if my, make party has the target and party issue in the state of a second part, the issue, if my, make party has a the target and party issue in the state of a second part, the issue is my, make max when the mass the beam down and party has a second party the issue of the indebted second party the intervent of the second part issue of the indebted second party issue in the second party issue in the second party issue is the second party issue is the second party issue issue of the indebted second party issue is the second party issue issue issue issue issue issue is the second party issue issue issue issue issue is the second party issue issue issue is the second party issue issue is the second party issue issue is the second party issue issue issue is the second and adjusting and all bears are second party is the second party issue is the second is the second party issue is the second is the second party issue is the second party issue is the second is and party issue is the second issue is a second party issue is the second party issue issue issue its investing issue issue is the second party issue issue is the second party issue issue issue its investing issue issue is the second party issue issue is the second party issue issue is the second party issue issue is a second party issue issue issue its investite in the second		It is agreed between the parties hereto that the part. LOS of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be seried or anisot sold real action when the same becomes due and reveale, and that they. will beep the buildings upon soid real estate insured against fire and tornado in such sum
The nty-five BundlerG end Bolymont, for the payment of add must find more screening on the first factor of the first series of address and the screen screening of the screening upper strength of the screening series serie		and by such insurance company as shall be specified and directed by the part y of the second part, the loss, if any, made payable to the part y of the second part to the extent of
Interface of the rest of the first sector of the barry method is a sector of the rest of and sector of the rest of t		been provided, dow the part. Y of the second part may pay and its area and increases, or elider, and the amount so paid shall become a part of the indebtedaes, secured by the industree radiability or interest the parts of the form the date of a payment unit fully regaid. THIS GRANT is intended as a morphy to secure the payment of the same of
Part. As for the first part shall fail to pay the same as provided in this indexing. If the diagrams of the same is the same is a first part of the same is a first par		ment of the terms of ORO estain within obligation for the payment of said sum of money, executed on the first tay of April p30
matter and become down and payable at the option of the holder barred, willow include, and a faill of willow in the instance provide to be the power arguint at the rest and the sentence provide at the sentence provide state of the sentence provide state of the sentence provide state of the sentence the sentence provide state of the sentence the sentence provide state of the sentence of the sentenc		sum of many advanced by the and parts 2 \$ - of the freend part to pay for any insurance or to discharge any taxes with interest there as herein provide, in the event tax, and partfer (the fast part is all high pays the same as previded in the industry. And the composition of the part of the industry of the taxes on all and inclusions are apprendiced. If the many near a gradient of the tax is and fast the composition of the part of the industry of the tax is on all and inclusions are only obtained used the part of the industry o
anong the used of provide and internet, but her with the cost and furge maining to tree, in the or oblighting the provide a set of the provide and provide a set of the indexters are needed of the restance of the restanc		
IN WITNESS WHEREOF, The partics. of the first part have hereunto set_their handwind seal " the day and year last above written		amount then unpaid of principal and interest, together with the costs and charges incurent tarreto, and the overprise, if any neve be, man of principal and interest, together with the costs and charges incurent tarreto, and the overprise, if any neve be, man of principal and interest, together with the costs and charges incurent tarreto, and the overprise, if any neve be, man of principal and interest, together with the costs and charges incurent tarreto, and the overprise, if any neve be, man of principal and interest, together with the costs and charges incurent tarreto, and the overprise, if any neve be, man of principal and interest, together with the costs and charges incurent tarreto.
Beulah Y. White(SEAL) Een E. White(SEAL) Ethel M. Filkin(SEAL)		IN WITNESS WHEREOF, The partics of the first part have bereunto set their handsand seal s the day and year last
Ethel M. Filkin (SEAL)		Beulah V. White (SEAL)
and the second se		Countr or Wyandatte
Countr or Hyandatte		Rotary Public in the accessid County and State, came Beulch Y. White and Hen E. White her husband and Ethel M. Filkin and Roy S. Filkin her husband Legal Scal to me personally known to be the same person. So, who execute the foregoing instrument and duy acknowledged the execution
Courser or Wyandatte		above written. My commission expires on the 20th day of <u>March</u> 1933. Rev. Y. Stotte
Couver or Wyandatte		Notary Public.
Courser or		I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of
COUNT OF Wyandatte		1111 22 2 2 2 2
Courser or		(and sent) B 7 C Which Cashier Morigage. Under

99

and the second of the