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1871 Reg. No.

		MORIGAGE RECORD /6 Fee Paid, \$ 13.75	
		FROM STATE OF KANSAS, DOUGLAS COUNTY, 1. This instrument was filed for record on the 13 day of June A. D. 19 32., stb 150 of dock PaM. TO Colori C. Control Court Register of Deeds. Register of Deeds.	
U	C	The LEWTENCE Mathematical Early, LEWTENCE, Kanses By Deputy. THIS INDENTURE. Made this 13th day of June in the year of our Lord, one thousand min	-
		THIS INDENTURE, Made this 13th day of June , in the year of our Lord, one thousand min hundred and thirty-two between Ernest W. Young and Mrs. Ernest W. Young, his wife,	
the second		of Lawrence in the County of Douglas and State of Kansas	
		LOWTENCE, KENSAR party of the second part WITNESSETH, That the said part. 168. of the first part, in consideration of the sum of	
		Fifty-five hundred tota no/100 DOLLARS, to then duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do Grant, Barnin, Sell and Mortgage to the said part y of the second part the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	
•		Lot Number Eighty-two (82) on Massachusetts Street, Lawrence, Kansas.	
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		with the appurtenances and all the estate, tills and interest of the said part 188. of the first part therein. And the mid part 188. of the first part do hereby ervmant and agree that at the ddivery hereof they. BTO the herein ever. B of the premises above granted, and	
		mind of a good and indefaultie estate of inheritance therein, from and elser of all incrementance. and that they will warmat and affend the mass exploit all parties making aived a lame thereits. This agreed between the partices here to hat the part 1.22. of the form part hall at all times during the life of this indenture, pay all taxes or assessments that may be level of	
1		assessed against aid real exists when the same becomes due and psyshie, and that they_will likes the buildings upon aid real exists increase second against fire and tormado in such sum and by such marance company as shall be specified and directed by the party the second part, the loss, if any, made payshie to the part y of the second part to the status of the the second part is the status of the the second part is the status of the party the second part, the loss, if any, made payshie to the part y the second part to the status of the the second part is the second part, the loss, if any, made payshie and to keep mid premises insured as there is not the second part of the second parts part and the second pays the same shown as a ball become a part of the industriants, and shall be interest it the rate of 10% from the date of payment unit fully repaid. 	
		The second product of the first of the first of the second of property of sid sum of second s	
		and by <u>110</u> terms made payable to the part <u>7</u> of the second part, with all interest incruing thereas according to the terms of said exhibits and also to source any sum or source of by the said terms. <u>1</u> of the second part to pay for any insurance or to discharge any taxes with interest three on a herean provided, in this event that said	
		part <u>368</u> at the fost test shall do it to yet the same as provided in this identity. And the concepture shall be work if not any provide hundre as been seconds, and the obligation contanted therein fully discharged. If default be made in some payments are any part thereof or any obligation created therein, or introduced therein of the tasks on and part states are not payt by a provide herein, or if its holding round it reads of the obligation contained therein fully discharged. If default be made in the read there is any obligation created therein, or if the tasks on and part states are not payt show the same bound do not also be any obligation of the state o	
		mature and become due and payable at the option of the holdy stered, which notice, and it shall be invalid for the and parts, of the second part, to take possession of the and premises and all the imporvements thereon in the manar provided by law and to have a review appointed to edilect the rentz and benefits serving thereform; and to solit the premises headly granted, or any part thereo, in the manare preserviced by the wide of all moreys around from ands have to restar the monot the unaded of principal and interest, upperture with the costs and charges index thereby, and the avery avery advection therein constant, and all how and the avery advection therein constant, and all how and the avery advection therein constant, and all how and the avery advection therein constant, and all how and the avery advection therein constant, and all how and the avery advection therein constant, and all how and the avery advection therein avery advection the advection the	
·		above whitea. Ernest T. Young (SEAL)	
		Mrs. Ernest W. Young (SEAL)	
		(SEAL)	
		STATE OF. Konses	
1		DE IT REMEMBERED, That on this 13th day of June A. D. 1932., before me, a Notary Public in the aforesaid County and State, came	
		Legal Strest W. Young and Mrs. Frost W. Young his miles the former of the strest and the strest with the stres	
		Seal of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last	This Release
		My commission expires on the 25 day of January 19.34 Geo. W. Kuhne	was written or the original Nor tgage
		Notary Public. RELEASE	this 18 th day
		I, the undersigned owner of the within mortgage, do hereby schnowledge 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 / Sth. day of Steenster 1936.	Harolda reck
		Conf Seal Lawrence rational Barrow, Faurence Names. Uni Nichna Confine Owner.	her at Desse. Fuel w. Kehn
1		and the second	Oebute

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