Reg. No. 4867 Fee Paid \$4.75 Receiving No. 28074 MORTGAGE RECORD 90

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FROM sector of the sector of t	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 14 day of <u>May</u> AD, 1946, At 2145, PM
	By Deputy.
THIS INDENTURE, Made this 14th day of between	May A.D. 1946 hat the year of our 18nd threaten handred
R. A. McManness and Mindia McManness	a, husband and wife
of Lawrence in the County of Doug of the first part, and Harry A. Puckett	and State of Kansas
and a second	of the second part.
WITNESSETH, That the said partics of the first part, in consi Ninetcon Hundred (\$1900.00)	deration of the sum ofDOLLARS
	dged, ha_70_sold and by these presents do_server, grant, bargain, sell _heirs and assigns forever, all that tract or parcel of land situated in
Lot No. One Hindred twenty-nine (129)	on Kentucky Street In the City of Lawrence
with all the annurtanances and all the state title and interact of the st	aid and feel of the first and theming And the cold
parties of the first part	y_arothe lawful owner of the premises above granted,
parties of the first part lo hereby covenant and agree that at the delivery hereof tho md seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sum	W arothe lawful owner of the premises above granted, and clear of all incumbrances
Parties of the first part lo_==hereby covenant and agree that at the delivery hereoftho nd seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sam Ninetoon Hundrod (\$1200.00) Ninetoon Hundrod (\$1200.00) Ninetoon Hundrod (\$1200.00)	by arothe lawful owner of the premises above granted, and clear of all incumbrances
parties_of_the_first_part la_=hereby covenant and agree that at the delivery hereoftho nd seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the estate Ninetcon Hundrad (\$1200.00) Ninetcon Hundrad (\$1200.00) Notehotehotehotehotehotehotehotehotehotehote	by Arothe lawful owner of the premises above granted, and clear of all incumbrances Dollars, according to the terms of ils day executed and delivered by the said
lo hereby covenant and agree that at the delivery hereoftho and seized of a good and indefeasible estate of inheritance therein, free Chis grant is intended as a mortgage to secure the payment of the secure Ninetoon Hundrod (\$1900.00)	the lawful owner of the premises above granted, and clear of all incumbrances Dullars, according to the terms of is day executed and delivered by the said Puckott ree shall be void if such payments be made as herein specified. But von, or the taxes, or if the insurance is not kept up thereon, then this ue and payable, and it shall be lawful for the said part X of the o thoreafter to sell the premises hereby granted, or any part thereot, such sale to retain the amount then due for principal and interest, too functions.
parties of the first part is==_hereby covenant and agree that at the delivery hereoftho and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of 4ke estate Ninetcon Hundrad (\$1900.00) Ninetcon Hundrad (\$1900.00) Notetho Notetho tho function for the first part the said parttho for the second partthat covergate the said partof the second partand this convegate default be made in such payments, or any part thereof, or interest there onveyence shall become absolute, and the whole amount shall become do ccond partths executors, administrators and assigns, at any tim the manner preseribed by law; and out of all the money arising from ether with the cost and charges of making such sale, and the overplus,	the lawful owner of the premises above granted, and clear of all incumbrances
parties of the first part la_=hreeby covenant and agree that at the delivery hereoftho nd seized of a good and indefeasible estate of inheritance therein, free his grant is intended as a morigage to secure the payment of the sem Ninetcon Hundrod (\$1200.00) OROcertainNota not the second part and this convegar default be made in such payments, or any part thereof, or interest ther onveyence shall become absolute, and the whole amount shall become d to the manner prescribed by law; and out of all the moneys arising from ether with the cost and charges of making such sale, and the overplus, emand, to saidparties_of the first_part IN WITNESS WHEREOF, The said part_163_of the first part here and the sale and the sale of the first part IN WITNESS WHEREOF, The said part_163_of the first part here and the sale of the first part IN WITNESS WHEREOF, The said part_163_of the first part here and the sale and the	the lawful owner of the premises above granted, and clear of all incumbrances Jollars, according to the terms of is day executed and delivered by the said Puckatt receshall be void if such payments be made as herein specified. But reon, or the taxes, or if the insurance is not kept up thereon, then this ue and payable, and it shall be lawful for the said part. Y of the otherafter to sell the premises hereby granted, or any part thereof, such sale to retain the amount then due for principal and interest, to- if any there be, shall be paid by the part_Ymaking such sale, on heirs and assigns a.ve_he.sunto set the the the day and
parties_of_the_first_part 	uy aro the lawful owner of the premises above granted, and clear of all incumbrances and clear of all incumbrances
PArties of the first part lo_==_ hereby covenant and agree that at the delivery hereoftho and seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sean Ninetcon Hundrod (\$1200.00) ORO certain Nata parties_of_the_first_part be the second part Harry A and this conveyar if default be made in such payments, or any part thereof, or interest ther onveyance shall become absolute, and the whole amount shall become of the manner prescribed by law; and out of all the moneya arising from ether with the cost and charges of making such sale, and the overplus, emand, to said parties_ of the first_part IN WITNESS WHEREOF, The said part_103_of the first part he ar first above written. Signed, scaled and delivered in presence of	the lawful owner of the premises above granted, and clear of all incumbrances and clear of all incumbrances
parties_of_the_first_part 	by arothe lawful owner of the premises above granted, and clear of all incumbrances bulk and clear of all incumbrances bulk and the state bulk and the state Puckatt be void if such payments be made as herein specified. But one, of the taxes, or if the insurance is not kept up thereon, then this use and payable, and it shall be lawful for the said part Y of the o thereafter to sell the premises hereby granted, or any part thereof, such sale to retain the amount then due for principal and interest, for if any there be, shall be paid by the part Ymaking such sale, on if any there be, shall be paid by the part Ymaking such sale, on heirs and assigns a. wa
parties of the first part 	y aro the lawful owner of the premises above granted, and clear of all incumbrances and clear of all incumbrances
PArties of the first part DATE of the first part DATE hereby covenant and agree that at the delivery hereofthe Ind seized of a good and indefeasible estate of inheritance therein, free This grant is intended as a mortgage to secure the payment of the sean Ninetcon Hundrod (\$1200.00) ORO retain Nata In Parties_of the first part to the said part_Y of the second part Harry A to the said part_Y of the second part Harry A f default be made in such payments, or any part thereof, or interest the onveyence shall become absolute, and the whole amount shall become do cond part Harry A to the manner prescribed by law; and out of all the moneys arising from ether with the cost and charges of making such sale, and the overplus, emand, to said Parties_of the first part IN WITNESS WHEREOF, The said part_ios_of the first part he saf first above written. Signed, scaled and delivered in presence of 	the lawful owner of the premises above granted, and clear of all incumbrances and clear of all incumbrances
parties of the first part 	the lawful owner of the premises above granted, and clear of all incumbrances and clear of all incumbrances
parties of the first part 	y= aro

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