This Indentury year of our Lord one thousand	nine hundred and fifty-two	day of November	, in th
Minnie C. Smith, a wic	ow,		berwee
of Lawrence	in the County of Douglas	and State of Kans	35
part. Y of the first part, and	The First National Bank of	f Lawrence, Lawrence, Kansa	s
+		part y of the seco	ond part.
many's m	Witnesseth, that the said part	V of the first part in considerati	ion of the
hiree thousand and ho	/100	d	DOLLAR
	duly paid, the receipt of which is he	reby acknowledged, hall sold, and	by this indenture
real estate situated and being in	SELL and MORTGAGE to the said the County of Douglas	part I of the second part, the fo	llowing described
A tract of land in	the Northeast Quarter of S	and State of Kansas,	to-wit:
Twelve (12), Rance	Nineteen (19), known as pa	rt of "Reserve" in Langte P	Hanip And
Addition to the Ci	ty of Lawrence, being more	particularly described as f	ollows.
Beginning at the N	ortheast corner of Lot No.	l. in Plock No. 9. of Lanet	c DITOMS:
First Addition to	the City of Lawrence, thenc	running West 100 feet. th	0000
North 55 leet; the	nce East on a line parallel	with the South line of Hen	mr Street
125 fast to the We	at line of Mississinni Stra	et: thence South 55 cent to	the place
of beginfing, in t	ne City of Lawrence, in Dou	rlas County, Kansas.	
	ne estate, title and interest of the said p		
And the said part y of t	ne first part do ES. hereby covenant and a	tree that at the delivery hereof she is	the lawful owner
f the premises above granted, and se	ized of a good and indefeasible estate of inh	eritance therein, free and clear of all incu-	mbrances,
	and the shoet of		
It is normal between the parties	and that will warrant and de	fend the same against all parties making la	wful claim thereto
axes and assessments that may be l	evied or assessed against said real estate whe	n the same becomes due and payable and the	indenture, pay all
eep the buildings upon said real es irected by the part V of the s	wied or assessed against said real estate whe are insured against fire and tornado in such econd part, the loss, if any, made payable to	sum and by such insurance company as sha	ill be specified and
nterest. And in the event that said	are insured against tire and fornado in such cound part, the loss, if any, made payable to part \mathbb{V} of the first part shall fail to pay ided, then the part \mathbb{V} of the second pa indebtedness, secured by this indenture, and	such taxes when the same become due and	payable or to keep
paid shall become a part of the nent until fully repaid.	indebtedness, secured by this indenture, and	shall bear interest at the rate of 10% from	n the date of pay-
THIS GRANT is intended as a	mortgage to secure the payment of the sur	n of	
Three Thousand and no,	100		DOLLARS,
cording to the terms of One	certain written obligation for the payme	nt of said sum of money, executed on the	25th
ay of art, with all interest accruing there	1952 , and by its n according to the terms of said obligation	and also to secure any sum or sums of mone	of the second ey advanced by the
id part J. of the second part	to pay for any insurance or to discharge ar	y taxes with interest thereon as herein prov	rided, in the event
nat said part y of the first pa	rt shall fail to pay the same as provided i	n this indenture.	
And this conveyance shall be ve default be made in such paymen	id if such payments be made as herein spe is or any part thereof or any obligation crecome due and payable, or if the insurance	atted, and the obligation contained therein atted thereby, or interest thereon, or if the	taxes on said real
	pair as they are now, or if waste is committed, and all of the obligations provided for in		
given, shall immediately mature	nd become due and payable at the option	of the holder hereof, without notice, and it	hich this indenture shall be lawful for
e said part of the second pents thereon in the manner provid	d by law and to have a receiver appointed	to take possession of the said premises ar	
il the premises hereby granted, or	any part thereof, in the manner prescribed and interest, together with the costs and ch	by law, and out of all moneys arising from	such sale to retain
paid by the part y making	such sale, on demand, to the first part y		
enetits accruing therefrom, shall ex-	o that the terms and provisions of this ind end and inure to, and be obligatory upon	enture and each and every obligation therein the heirs, executors, administrators, person	contained, and all
signs and successors of the respecti	re parties hereto.		
nd seal the day and year last ab		met ha fl. hereunto set her	hand
		nimmie & Su	MU(SEAL)
	<u> </u>	, , , , , , , , , , , , , , , , , , , ,	(SEAL)
STATE OF Kansas			/00171
COUNTY OF Douglas			
	Be It Remembered, That on this.	25th day of November	A. D. 19;
	before me, a Motary Fith came Minnie C. Smith.	licin the aforesaid a widow	County and Stat
William PETE	to me personally known to be	the same person who executed the	foregoing instr
The Court of the second	ment and duly acknowledged		
NOTARY	IN WITNESS WHEREOF, I have seal on the day and year last	hereunto subscribed my name, and as	ffixed my offici
うかべては	June John last	Oleux Pi	Wesh
OBLIGHT	June 5 19 5	1	Notary Public
THE PARTY OF THE P		The state of the s	