0

the second second

G30 Reg. No. 10,729 Fee Paid \$ 20.00

a general a province	MORTGAGE 54310 BOOK 107
THIS INDENTURE, Made this	, it , if and between
William A. Durr and Yvet Lawrence, Kansas	tte Durr, husband and wife
Lawrence, Lansas	, Mortgagor, and
e Douglas County State Ban nder the laws of Kansas	ik
hereby acknowledged, does by the	ragor, for and in consideration of the sum of $$, the receipt of which hese presents mortgage and warrant unto the Mortgagee, its successors g-described real estate, situated in the County of Douglas $$,
tate Highway of Kansas No.	feet East and 33.98 feet North of the Southwest corner of bouth, Range 21 East, a point in the North Rightaway of 10, thence North 157.25 feet, thence East 100 feet, thence t line of Tract No. 2 a distance of 150 feet to a point in Highway No. 10, thence Southwesterly along said rightaway
	1
	an and the second s
	and the second
and a state of the	and the second
A CONTRACT AND THE R	
	And the second sec
	0
	with the second provide the second
ę .	* ft
for the second	
	D
us, machinery, fixtures, chattels, i rators, screens, screen doors, awn sent contained or hereafter placed all structures, gas and oil tanks a ched to or used in connection wi pose of heating, lighting, or as pa present or future use or improve ures or chattels have or would be all of which apparatus, machine a part of the freehold and crime	ises described, together with all and singular the tenements, heredita- belonging, and the rents, issues and profits thereof; and also all appa- furnaces, heaters, ranges, mantles, gas and electric light fixtures, mings, blinds and all other fixtures of whatever kind and nature at d in the buildings now or hereafter standing on the said real estate, and equipment erected or placed in or upon the said real estate or ith the said real estate, or to any pipes or fixtures therein for the art of the plumbing therein, or for any other purpose appertaining to ement of the said real estate, whether such apparatus, machinery, secome part of the said real estate by such attachment thereto, or tery, chattels and fixtures shall be considered as annexed to and form- red by this mortgage; and also all the estate, right, title and interest mortgaged premises unto the Mortgagee, forever.
And the Mortgagor covenants wi	ith the Mortgagee that he is lawfully seized in fee of the premises ght to sell and convey the same, as aforesaid, and that he will war- ever against the claims and demands of all persons whomsoever.

•

-

45

ļ

Ň