	n ar
	849 BOOK 140
MORTHAN	
This I	ndenture, Made this
	driley A. Wagner, A Single Person
of	, in the County of Douglas and State of Kansas
	of the first part, and The First National Bank of Lawrence, Lawrence, Zansas
Partigues	Just has part it. Constrained and a second part.
Witne	easth, that the said part
	Thousand and no/100 Dot and has party in consideration of the ton of
	them duly paid, the receipt of which is hereby acknowledged, he.ssold, an
	inture do RS. GRANT, BARGAIN, SELL and MORTGAGE to the said part
	g described real estate situated and being in the County of <u>Douglas</u> and Sta
Kansas,	
Kerises,	
	Beginning at a point on the Quarter Section line 960 feet
	East of the Northwest corner of the Southeast Quarter of Section 15, Township 13, Rangé 19, thence South 29013'
	West 340 feet; thence North 50°47' West 150 feet; thence
	North 29013' East to the North line of said Southeast
	Quarter; thence East on said Quarter Section line to the
with the	point of beginning. appurtenances and all the estate, title and interest of the said part χ of the first part therein
And the	said part y of the first part do EShereby covenant and agree that at the delivery hereof. She 15 the lawful o
of the press	isse above granted, and seized of a good and indefeesible estate of inheritance therein, free and clear of all incumbrances.
	the second se
	and that SIR will warrant and defend the same against all parties making lewful claim the
It is egr	eed between the parties hereto that the part Y of the first part shall at all times during the life of this indenture, pay a
keep the bu	ents that may be levied or essessed against said real estate when the same becomes due and payable, and that She Will Ildings upon said real estate insured against fire and tornade in such toon and he ach becomes
directed by interest. And	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
said premiue	ents that may be levied or assessed egainst said real estate when the same becomes due and payable, and thet $\frac{510}{100}$ will likelings upon said real estate insured agains free and transmide in such term and by such insertance arrangements as shall be aspecific in the source that said part. We are the first part half fail to pay such taxes when the same doce and payable or to index out that said part. We obtain the first part half fail to pay such taxes when the same doce and payable or to index out pay the first part half fail to pay such taxes when the same doce and payable or to index out of the first part half fail to pay such taxes when the same doce and payable or to index out of the index of the index of payable or to the index of the index of payable doce and the index of the index of the index of payable doce and the index of the index of payable doce and the index of the inde
THIS GRA	NT is intended as a mortgage to secure the payment of the sum of
according to	Thousand and no/100
day of	April 19 65 and by 1ts
pert, with a	April 19.55 and by 1ts terms made psychia to the perif of the perif of the perif of the secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in the terms of said obligation and also to secure any sum or sum of many advanced in terms of said obligation and also to secure any sum or sum of many advanced in terms of said obligation and also to secure any sum or sum of many advanced in terms of said obligation and also to secure any sum or sum of many advanced in terms of said obligation and also to secure any sum or sum of many advanced in terms of said obligation and also to secure any sum or sum of many advanced in terms of said obligation and also to secure any sum or sum of many advanced in terms of said obligation and also to secure any sum or sum of many advanced in terms of said obligation and also to secure any sum of many advanced in terms of said obligatin terms of said obligati
said barry	of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ty of the first pert shell fail to pay the same as provided in this indenture.
And this	conveyance shall be void if such navments be made at bands model and at the st
If default be estate are no	made in such payments or any part thereof or any obligation specified, and the obligation contained therein fully disch of paid when the same become due and payable or if the insurance is and the taxes on sal
and the who	a not kept in as good repair as they are now, or if wate is committed on said premise, than the conveyance shall become a Us sum remaining unpaid, and all of the obligations annotate for in said and premise, than the conveyance shall become at
.la given, ahr	conveyince shall be void if such payments be made as herein specified, and the obligation contained therein fully diach match in such payments or any part thereof or any childpation created thereby, or instruct thereon, or if the tasks on as a paid when the same become due and paysible, or if the instrumes is not larget up, approximat therein, or if the larget of the same there are become due and paysible, or if the instrumes is not larget up, approximat therein, or its larget up to a not larget in an good repair as they are now, or if weste is constituted on said premises then this constrained by both as constraining uppeid, and all of the obligations provided for in said vertice ablepation. For the security of all immediately matters and become due and payable at the option of the holder hereof, without notice, and it shall be larget Y. of the security of
ments thereo	17 of the second part. To take presented or the add presented and all the law in an and a manual without occurs, and it shall be law in a numer provided by law and to have a receiver appointed to collect the rents and benefits and all the line in the have a granted, or any part mercel, in the mencer prescribed by law; and out of all mencer strings from tock a count then ungail of principal and interest, together with the costs and charges incident thereto, and the overplue, if any the to the tot the tot the tot the tot.
ratain the am	ount then unpaid of principal and interest, together with the costs and charges incident therets, and not of all moneys arising from such a
It is agree benefits acce	ed by the parties have to that the terms and provisions of this indenture and each and every obligation therein contained, a using therefrom, shall extend and inure to, and be obligatory upon the heirs, exacutors, administrators, personal represent successors of the respective parties hereto.
assigns and	successors of the respective parties hereto.
la Witness last above w	Whereast, the part I of the first case he is harmonte of 1127
	= Shirly a Wamer of
	shiring a wagner is
	Shirley A. Magner U
STATE OF	Iansas)
Dougl	as country,
	BE IT REMEMBERSHO, That on this 9th day of April A.D. 19
	before me, a Notary Public in the aformatid County and I
1 -34	erre Shirley A. Wagner, A Single Person
all and	to an approach before to be the same same
· DUA	to me personally known to be the same person
	IN WITHOUS WHEREOF, I have hereunto subscribed my same, and efficient my official teel on the day year last above written.
	September 17, 19 55 Emmart
and many and	
My Commissi	E. B. Martin P Henry Pub

and the second

۲

......