with the appurtenances and all the estate, title and interest of the said party ... of the first part therein. And the said part Y of the first part do CS hereby covenent and agree that at the delivery hereof ShC is the lawful owne nises above granted, and seized of a good and indefeasible estate of inhe of the m nce therein, free and clear of all incur

and that Bhe will warrant and defend the au net all parties making lawful claim th Sr 70 40 reto that the part Y of the first part shall at all times during the life of this ind

and essessments that may be levied or essessed against suid real eaties when the same baceves: due and payable, and this indenture, pay all take the discrete the buildings upon said real eaties incurved against fire each terrete when the same baceves: due and payable, and that She Will directed by the party of the second part, the less, if any, much payable in the part of the second part is the second part is the second part, the less, if any, much payable in the part of the second part is the second p

THIS CRANT IS INT ed as a mortgage to secure the payment of the sup of TWELVE THOUSAND -----

 $\begin{array}{c} \text{Interview and product and the second period of the payment of said sim of money, executed on the 5th executed on the 5th of May 10.55 and by 1ts server make parely to the part <math>Y$  of the second pert, with all interest according thereon according to the terms of said obligation and sito to server any som or some of money advanced by the said part Y of the second pert to pay for any insurance or to discharge any taxes with interest thereon as herein, provided, in the event that said part Y of the first part shall fail to pay the as provided in this

And this conveyance shall be valid if such payments be made as herein superiled default be node in such payments or any part thereof or any obligation created default be node in such payments or any part thereof or any obligation created data are not paid when the same become show and payable. In it the increase is no al exists are not text in as good repair at they are now, or if wasts is committed of the whole sum remaining unsaid, and all of the obligations previded for in said given, shell increditately mature and become due on payable at the continn of the

shall be paid by the part  $\underline{Y}$  making such sale, on demand, to the first part  $\underline{Y}$ 

It is appead by the parties haven that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounting therefrom, shall extend and inore to, and be obligatary upon this heirs, executors, administrators, personal representatives, antiges and successors of the respective parties hereits. her

of, the party In Witness Wh last above written of the first part and seal and year

Jessie Barlow (SEAL) (SEAL) (SEAL) (SEAL) 

Mill Strate Processi Carl Land

STATE OF- Kansas	
Douglas	COUNTY
States and the	BE IT REMEMBERED, Thes on this 5th day of May A. D. 19
NATURA -	before me. * the undersigned notary public for the stores and Sta
Sec. 19 19 1	rame Jessie Barlow, a single woman,
terore	
1 71 1 1 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1	to me personally known to be the same person
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day a year last above written.
My Commission' Expires Ma	48 15 Phillie Tance
My Commission Expires	10 19 00 Unyello - gries Notary Public

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