	and and	
	401	This Indepture, Made this Rist day of July A. D. 191., by and between of Laurence County of Louglas and State of Kansas, part. Of the first part, and Pry Perhens part was of the first part in society of the second part.
3., by and between	939	On This Indenture, Made this Airst day of July
ge 1	1 131 ()	H. H. Gallis and Mora Coulting but 25h
Kansas, part	471.50	of Lawrence County of Slavesland
of the second part.	1.14 23	of the first part, and F. M. Park i and State of Kansas, part
ation of the sum of	1 12 13	Four Hundred — (#100.00) — the first part, in consideration of the sum of Dollars, to them, they provide the sum of the first part, in consideration of the sum of Dollars, to them, they provide the sum of the sum of Dollars, to them.
	33, 5;	thous Hundred - (HOS as): That the part the of the first part, in consideration of the sum of
do Grant, Bargain,	2 44 . 14	Dollars to them delivered
ibed real estate sit-	341 [paid, the receipt of which is hereby neknowledged be 702
rocu rear estate at-	31133	anto the party of the second part, his heirs executors administrators
-071	1 18 43	Commy of Boughts and State of Ransas, to wit:
78	2.1	Det sistem 6.16) in Block Two (3) in Belmont addition to the city of damence, Douglas Co, Kansas
	14961	to the system (& 16) in Block ywo (2) in Belmont addition
	E 2 (4)	Me city of damence, Longlas lo Lancas
	1 1 1 1 1	
	1 50 13 6	
	= 4.13.1	
	original instrument.	
	2 4 3 1 00	TO HAVE NO TO LOCAL THE PARTY OF THE PARTY O
nces thereunto be-	1 1 1 2 1 1	TO HAVE AND TO HOLD THE SAME together with all and singular the tenements, hereditaments and appurtenances thereunto be-
	1 2 23 5	longing longing
the lawful	1221	The parties of the first part covenant and agree that at the delivery hereof they are the lawful
mbrances, and will ors, administrators	p ,; 9d	
ors, auministrators	1376	warrant and defend the same in the quiet and peaceable possession of the party of the second part, his heirs, executors, administrators or assigns forever.
the payment of	tollowing is endorsed on	THIS CRANT is interest.
Dollars	1 60 11	
y of the first part	5 1 4	according to the terms of a certain promissory note and a certain indenture of even date herewith, made by the party of the first part
hich said note and	E 329	
ainst said premises	- 255	indenture are here referred to and made a part of this contract the same as though here written out in full. The party of the first part covenants and agrees to pay all the taxes and assessments levied upon and assessed against said premises
party of the second	33 70	which due and payable; to pay an the premiums for the amount of incurance herein englished, and if not a mail at
be secured by this	1 12 1	part may pay said taxes and insurance premiums, and the amount so noid shall be a lien upon said manning at the said said said said said said said said
ten per cent. per	533	mortgage and collected in the same manner as the principal debt hereby secured, together with interest at the rate of ten per cent, per annum until paid.
pon, or which may	1 5566	The party of the first part further covenants and agrees to keep the buildings, fences and other improvements now upon, or which may
cond part, as addi-	3100	
to the amount of	3 %	tional and collateral scently, policies of insurance against loss and damage by fire, tornadoes, cyclones and windstorms to the amount of
Dollars,	1 472 4	tional and collateral security; policies of insurance against loss and damage by fire, tornadoes, cyclones and windstorms to the amount of not less than
be procured there-	73,33	loss, if any, payable to the party of the second part or his assigns, as his interest may appear; and if additional insurance he procured there.
nal insurance shall been so made pay-	1000	on, and the policies therefor shall not be made in terms payable as herein specified, the company placing such additional insurance shall
neen so made pay-		nevertheless make contribution in case of loss to the same extent as it would be required to do if said policies had been so made pay- able and delivered to the party of the second part as additional and collateral security for the payment of said debt.
ny sum covenanted	· ni \	The party of the first part further agrees that if default be made for the space of three months in the payment of any sum covenanted
be paid; or in case	E 2	to be paid in said promissory note or said indenture, or in paying the taxes or insurance premiums herein covenanted to be paid; or in case
inoccupied and va-	1 7 3	of the breach of any covenant in said promissory note or said indenture or herein contained; or if said premises become unoccupied and va- eant for the space of three months; or strip and waste be committed; all sums hereby secured shall, at the option of the party of the second
nd the party of the	. 2 3	part, or his assigns, at once become due and payable and bear interest at the rate of ten per cent. per annum until paid, and the party of the
charge of, care for	E3. 1:	second part shall have the right to forcelose this mortgage according to law and to have a Receiver appointed to take charge of some for
nce premiums; and the debt hereby se-	3 9 3	and rent said premises, and out of the rents, issue the profits derived therefrom to pay the cost of repairs, taxes and insurance premiums; and the residue, if any there be, after paying said Receiver a reasonable compensation for his services, shall be applied upon the debt hereby se-
	1.7 =	cured.
e of filing foreclos-	300	The party of the first part further agrees that the fees for continuing the abstract of title of said premises to the date of filing foreclosure action, shall be included in any judgment and decree of foreclosure hereunder.
the benefits of the	2	The party of the first part, for said consideration, hereby expressly waives appraisement of said real estate, and all the benefits of the homestead exemption and stay laws of the State of Kansas.
emain in full force	600	The foregoing conditions being performed, this conveyance shall be void and the mortgage discharged, otherwise to remain in full force
		and effect.
meand affixed	, B 4	IN WITNESS WHEREOF, the parties of the first part hands hereunto subscribed. their names and affixed
	Secorded	Their scale the day and year first above written. W. H. Caultis
	<u></u>	
		\mathcal{U}_{-} , \mathcal{Q}_{-} of $\overline{\cdot}$
-u	138	Yora Coultis.
		STATE OF KANSAS,
	4	County of Varglas Ss.
A. D. 19N3.,	1 1	BE IT REMEMBERED, That on this day of July A. D. 1913.
y and State, came	1 8	before me, a Motery Publice within and for said County and State, came
	3 7	W. H. Coultie and Yora Coultie, his wife,
vledged the execu-	610	to me personally known to be the identical persondescribed in and who executed the foregoing mortgage, and acknowledged the execu-
stengen the excea-	0 9	tion of the same to bevoluntary act and deed.
	i m	IN WATNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at
11 at	Book 62 Byr 71 fee Book 67. Pays	Aquilence Kansas, the day and year last above written.
	1 2	My commission expires January 3/2 1916
	3 + 1	
	9 1	F. Henry Reckins Notary Public.
Notary Public.	1 1	Notary Public.
	1 3	
6	1 6	This instrument was filed for record on the 1/ day of levely A. D. 1913, at 9 10 o'clock 9. M.
$a_{\text{\tiny M.}}$	3, 4	This instrument was filed for record on the
mer 1)	4 3	1 flage I Jamence
sister of Deeds.	. 16 1	Ron Mrs O_ Register of Deeds.
	mare Carrier to be a second of the second of	By A. M. Deputy.