C	MORTGA	AGE RECORD 66	341
day of	This INDENTURE, Made this	STATE OF KANSAS, DOUGLAS COUNTY, st. This instrument was filed for record on the iddy of A. D., 1924. At. 9:10 A. M. A. D., 1924. At. 9:10 A. M. A. M. A. D., 1924. At. 9:10 A. M. By	
second part. he receipt of second part,	East Half of th	AB1885	
nd wind of	with the appurtenances and all the estate, title and interest of the a And the nid part keeky cornant a And the nid part keeky cornant a	and arread that at the delivery based they set at a	
or assessed and by such 8 d, then the intervet at DOLLARS, 9 224 . say sum or party	a proof and indicatable entits of inheritance therein, ive and cher of all incombrance $able_a - b. Merchante a Lorm K. Savering S. Gank, and G. Harrow and the start start with the start of the start$	cose. Except: one: Mortgage.for. Three. Thousand Dollars, $pay-$ we that a disso during the life of this indextore, pay all tasks or communits that may be loried or assumed y . will λ_{exc} this is additions during the life of this indextore, pay all tasks or community the loried or ansamed y . will λ_{exc} the building type and real static insured action for a soft tasks of the max d_{exc} by each only tasks will be real-tasks of the life tasks of the soft tasks of the soft task of the life tasks of the life tasks of the life tasks when the maxs become due and payable and to keep and permission is a basis pervised, then the is ansame to paid shall become a part of the indextedness, second by this indextars, and shall be a insure to d_{exc} . DollARS, syment of said sum of meory, screened on the Stift day of <u>March</u> 15.42.	- John 286.
All year and there there are a second and the second and a the second and a second and a second is and have (SEAL) (SEAL)	of the first part shall full to pay the same as provided in this inductor— And this coverpane shall be void if the hoppment to easi be herein speciel. The part of the same shall be void if the hoppment to easi the same on and real set or provide the control therein, or interest thereas, or if the tase on and real set in the same set of the same specified in and written oblightion, for the same holder hereas, without notice, and it shall be hered if the said part. — J — of the improvement thereon in the manner provided by here and a bare arciver applicable in the manner presented by here ado ut of all measure arciver applicable in the manner presented by here ado ut of all measure arciver applicable in the barner of the said here part of the barrest of the bard part of the tablest present of the said here here the said part. J — main same has no are to be obligatory present here here, ascentice, administration, remeal representing to, and be obligatory present here here administrations.	y instance or to discharge any taxes with interest thereas as herein provided, in the event that and part. 10.6 and the objection excluded therein fully discharged. If default be made in our perments or any peri herein its work of part is the near become date of payakies of the barness of the take one of the take of take of take of take one of the take one of the take one of the take of take o	une the Bord 1
(SEAL) (SEAL) ution of par last	Walter Hnrell, and Florence I L.S. to me personally known to be the same person IN WITNESS WHEREOF, I have above written.	Larrell, hie aforesaid County and State, came Harrell, hie mife n.a who acceuted the foregoing instrument and duly acknowledged the execution of herecuto subscribed my name, and affixed my official seal on the day and year last day of January 1924. F. C. Thipple.	This Release was written
ublic.		and a valuated 1961 Notary Public. RELEASE chronologie the full payment of the doct secured thereby, and authorize the Register of 2) ¹⁴ day of June 1927. Marchaeld Loan USering S. Bankt 37 F.C. Whipple One hirs, Mortgage, Owner.	Mar 1921 - City