	Avil DODINGHI	E RECORD 66
	FROM MaryS, Learnard TO	STATE OF KANSAS, BOUDAS COURS COURTS II. This instrument was filed for record on the 5th day o A. D192 <sup>th</sup> . At3125 P. M. 
V Do		Register of Deeds.
22-6		of June , in the year of our Lord, one thousand nim Kary S. Learnard, a. widow
BH.	part y of the first part, and Watkins National Bank	
Ac.	WITNESSETH, that the said part _y of the first part, in c Sixty-Five hundred which is hereby acknowledged, ha. 8 sold, and by this indenture do. the following described real settle situated and being in the County of	nsideration of the sum of
The second s	The North thirty(30) acr	ss of the Northwest quarter of the Northeast mship thirteen (13) Range twenty (20) loss
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
i シュスス・ノタス Jater of Deed		
ITEST <i>M. M.</i> Reg		yof the first part therein. Ste 18 that at the delivery hereof ub-r m the lawful ownerof the premises above granted, and select of
AT		all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed
- C	insurance company as shall be specified and directed by the part y of the second part, interest. And in the event that said part, of the first part shall fail to pay such tare	1. keep the buildings upon and aft rail extent is have a spin of arguing first and the rates of a spin of the second part to the strent of the second part to the strent of the second part to the strent arguing moving, then the second seco
6	according to the firms of a certain written obligation for the navment of	said sum of money, executed on the 5th day of function 24
	and by of the second paralle to the part of the second part, wi nums of monry sources by the seld part of the second part, set of the form part part lial to pay the sense a forceded in this docture. And this recurspanse shall be ved if not payment be made as herein specified, and the only obligation remedy hereing, on the interview the made as the first second section and any obligation of the second sections.	h all laterest accruling thereon according to the terms of said follgation and also to secure any sum or or to dicharge any tarse with interest thereon as herein provided, in the event that said part. J bilingtion contained therein fully dicharged. If of each is the made is such payments or any part thereof
tound the root hare H	to maid, and all of the obligations provided for it and written obligation, for the security of at holder hereof, without notice, and it shall be lawful for the said part. <u>y</u> of the second p improvements thereon in the manner provided by law and to have a receiver appointed to collect in the manner provided by law and no baws a receiver appointed to collect	rommitted on and permises, there this conveyance shall become absolute and the 'abais sum remaining the his inductives' true, shall inductively instants and become due and payable at the option of the error of the state accruing therefrom; and to sell the permission hereby granted, or any part therefore at these unpul of principal and interest, together with the corts and charge incident therefore, and the set range arrow of the rest of the state of the state of the state of the state of the state and every obligation therein contained, and all benefus accruing therefrom shall extend and have and surveyance of the respective particle herein.
an trans of	to, and is allocary up in the series area to train as provinces at this inductors at the set of the second second second second second second second second second second IN WITNESS WHEREOF, the part_y of the first part ha last above written.	and and every addition therein contained, and all benefus account therefrom shall extend and hurve and an excession of the rejective particle herein. B., hereunto set her hand and seal the day and year Kary S. Learnard (SEAL)
Court of the second		
Lin and Lin an		(SEAL)
22 da	STATE OF Zancas COUNTY OF Douglas Ss. BE IT REMEMBERED That on this	Fifth day of June A. D. 1924, before me, a
at n at the the	to me personally known to be the same record	hitth day of dunc A. D. 1924 before me, a in the aforesaid County and State, came when a state came when a state of the security of the securi
WH COOK		of subscribed my name, and affixed my official seal on the day and year last of April
A. C.	uay	N
Admit Ransas d domit Ransas d Fare been record Athress up		IELEASE

1 Cal