	MORTGAGE RECO		
	Reg. Feo.	FROM Tom Griffin TO Runsey Bros	Contract to Detrive STATE OF KANSAS, DOUGLAS COUNTY, as. This instrument was filed for record on the 15" day of 15" A. D., 192. 5 At. 1:45 P. M. April A. D., 192. 5 At. 1:45 P. M. Register of Deeda. By Deputy. to be vace of our Lord, one thousand pla
	No. 312	THIS INDENTURE, Made this 15 day of April , in the year of our Lord, one thousand mine hundred and twenty fire between. Tom Griffin a single man and sole heir of minor Griffin, late of Douglas County Kansas deceased	
		of	part 108 of the second part
		WITNESSETH, that the said part. Jof the first part, in consideration of the sum of	
		Hange 20 the, East 7 Rods North 113 Rods W 7 R S 113 Rods	
		to beginning all in that part of the Sity of Lawrence formerly known as North Lawrence.	
			·)
		a good and indefeasible eviate of inheritance therein, free and clear of all incumbrance, and this they will warrat and defend the same segaint all parties making level at the same it is arread between the particle bereto that the same segaint and read the same segaint and read state when the same become due and apythie, and that $b = b = b = b = b = b = b = b = b = b $	at at the delivery hereof XXXX the lawful ownerof the premises above granted, and selled all times during the life of this indemture, pay all taxes or assessments that may be letted or assess- keep the building: upon said real estate insured against for and tornado in such sum and by su- loss, if any, made payable to the part
		One hundred according to the terms of <u>B</u> critical written oblication <u>I</u> for the payment of a according to the terms and e spalls to the part. 105 of the second part, with sums of money demonded by the said part 1625 . of the receal part to pay for any insurance of the fart part shall fail to pay the same of provided in the indexturns or any obligation created thereby, on interest theres, or if the tasks on said the obligation or said relative the receal part obligation or said relative the receal part of the second part is the second part of the obligations provided in the obligations provided in the obligations provided by the said part of the second set is the eventy of while the obligations provided by the accord part in the obligations provided by the receal part of the second part is the second part is the second part in the obligations provided by the said the rest of the part possible to be accord of the part of the same of the part part of the part of the part of the same of the second part is the second part is the obligations provided by the said the rest of the part provided by the said the part of the part of the part of the part part of the part part of the part part of the part of the part part of the part of the part part part of the part part of the part part part part of the part part part part of the part part part of the part part part part part of the part part part part of the part part part part part of the part part part part part part part of the part part part part part part part part	aid sum of meney, executed on the <u>15</u> day of <u>Apr11</u> <u>1925</u> all interest aversing therees according to the terms of said chilgation and also to secure any sum or to discharge any taxes with interest thereon as therein provided, in the event that said part. y - liquion occulatori therein faily discharged. If default be made in seed payments or any part there multitle on and promises, then this overyons a staff before a odd ranks and all parts there multitle on and promises, then this overyons a staff before a odd ranks and parts and the intermediate of the staff before the staff before a data and the staff before a data and the staff before the intermediate of the staff before the staff before a data and the staff before the intermediate of the staff before the staff before a data and the staff before the intermediate of the staff before the staff before a data and the staff before the intermediate of the staff before the staff before a data and the staff before the staff before the intermediate of the staff before the staff before a data and the staff before the staff before the intermediate of the staff before the staff before a data and the staff before the staff before the staff before the staff before the intermediate of the staff before the staff before the staff before
		overplot, if any there be, shall be paid by the part. Y reaking such ask, on defining, to the it is a strend by the particle hereto that the forms and provision of this indentives and es to, and be obligatory upon the beins, ascenter, administrators, personal representatives, usign IN WITNESS WHEREOF, the part	e fort part_y ch and very obligation therein contained, and all benefits accruing therefrom shall estend and hou as a very very other terpertite parties bretc. ghereunto sethighandand sealthe day and yea
		115, 400 ° WILKER. (115 m	Tom Griffin
Walling wa	Release as written the original		(SEAL
	2 Shirred Shirred Gulun Gulun A	Notary Publici	(SEAI 15. day of April A. D. 19. 25, before me, in the aforesaid County and State, came
	Deputs	L. S. the same. IN WITNESS WHEREOF, I have hercunt above written.	who executed the foregoing instrument and duly acknowledged the execution o subscribed my name, and affixed my official seal on the day and year las of April
			ELEASE dee the full payment of Ae debt secured thereby, and authorize the Register of
California			by C. D. Runsey.

500

FRONT N FORM