	ALL COMPOSITE CALINGENT OF ANALOUT OF DEAT FROM STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the28"d
	A. D., 192.5., At 3:20 P.
Rog. Foo	Jennie 2. Starkwaather and that is out the second s
	Wrs. Addie M. Lescher, By Deputy. THIS INDENTURE, Made this. 7th day of April in the year of our Lord, one thousand hundred and twonty-five Jennie E. Starkweather and Charles Starkweather,
	her musband
	of Kansas City in the County of Jackson and State of Missouri part 105 of the first part, and Mrs. Addie M. Loscher part X of the second
	WITNESSETH, that the said part is an of the first part, in consideration of the sum of Two, Thousand and no/100 DULLARS, to them duly paid, the receip which is hereby acknowledged, ha. ve sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said party of the second p the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:
	The north one-half of lots number fifty-two (52), fifty-
	four (54), fifty-six (56), Fifty-sight (58), sixty (60),
	in block thirty-five (35) West Lawrence, an addition to the City of Lawrence, Kansas.
	with the appurtenances and all the estate, title and interest of the said part. 105of the first part therein.
	And the said part 108 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner B of the premises above granted, and win a good and indefeatible estate of inheritance therein, free and clear of all incumbrances,
	ad that they will surrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part. 163 . of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be leviced or ass
	spinst and raise when the manne becomes due and payable, and that they. will isop the buildings upon and real estate insured spinst for and tornado in such sum and by insure a second pay a shall be specified and directed by the part_y of the second part, the heat, if may, made payable to the part_y of the second part to the estimat of his
	interest. And in the event that said part. 108 of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured as berein provided, then
	party J at the second part may pay and there and insurance, or either, and the ansunt so paid shall become a part of the indebted and, secured by this indenture, and shall bear interest. The main of the main of the part of
	seconding to the terms of erriain written obligation for the payment of said sum of money, executed on the 7th day of April 19
	and by 125 terms made payable to the partY of the second part, with all interest accruing thereon according to the turms of said obligation and also to accure any source or to discharge any stars with interest thereon as herein provided, in the event that said part.
	et he ført sen tall all to py the sære a providel in ble indetutt. An the sensorsnere skall evel it ført hersen in predes aver in predied, at the økligation contained therein fully discharged. If delarit pe make in sech personsner as all personsner sam part i the er diskupling met predes aver i ført aver en er
	er if the buildings on said real entities are not key in as cool repairs at they are now, of if as as is committed on said premises, then they converse shall become about its and the option of the buildings of the buildings of the security of which this informative is given, shall humediately mattere and become due and payable at the option of the option of the option of the said premises and all because the said option at the said premises and all because the option of the said premises and all because the sai
	improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and herefits accruing therefrom; and to seel the premises hereby granted, or any part the in the manner prescribed by law and out of all moneys a wich age to reclaim the amount them unpaid of principal and interest, together with the costs and charges indicated therefore, and
	everybay, if are there to shall be sold by the set
	last above written. Jennie E. Starkweather SE
	Chas Starkweather. (SE
	(SE
	STATE OF
	STATE OF Kansas
	STATE OF
This Role.	STATE OF Kansas STATE OF Douglas BE IT REMEXIBERED, That on this 28 day of April A. D. 19 25, before m I. C. Stevenson, a. Hotary in the aforesaid County and State, came Jennie E. Starkweat and Charles Starkweather, her husband to me personally known to be the same person. E. who executed the foregoing instrument and duly acknowledged the executio so IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year
This Role was writi on theorig Mor 1250	STATE OF Kansas STATE OF Douglas BE IT REMEXIBERED, That on this 28 day of April A. D. 19 25, before m I. C. Stevenson, a. Hotary in the aforeaid County and State, came Jennio E. Starkweath and Charles Starkweather, her husband to me personally known to be the same person Swho executed the foregoing instrument and duly acknowledged the execution so IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year nal - above written.
was writt	STATE OF
was write on theorig Mor teat	STATE OF Kansas COUNTY OF Douglas BE IT REMEMBERED, That on this 28 day of April A. D. 1925, before m I. C. Stevenson, a. Notary in the aforesaid County and State, came Jennie.E. Starkweat and Charles. Starkweather, hor husband to me personally known to be the same person B. who executed the foregoing instrument and duly acknowledged the executio and - above written. and - above written. red L. S. My Commission Expires on the
was write on the orig Mor igage	STATE OF Kansas COUNTY OF Douglas DE IT REMEMBERED, That on this 28 day of April A. D. 1925, before m I. C. Stevenson, a. Botary in the aforesaid County and State, came and Charles, Starkwooth and the same and author same and the

C

FRONT N FORM