ol	FROM STATE OF KANSAS, DOUGLAS COUNTY, 53. FROM The construction of the count of the county, 53. Farl Farris et al. TO Date A. D., 192 5, at 10:55 A Que & Wellinger	•
	D. Coen Byrn	Deeds.
	THIS INDENTURE, Made this 3rd day of December , in the year of our Lord, one the hundred and twenty five	sand nine
	of Lawrence in the County of Douglas and State of Kansa part ios of the first part, and D. Coon Byrn	
	WITNESSETH, that the said part ies of the first part, in consideration of the sum of Twenty five hundred and no/100 part y of the sum of DOLLARS, to then duly paid, the duly paid, the sum of DOLLARS, to then duly paid, the sum of to following described real estate situated and Leing in the County of Douglas and State of Kansas, to-wit:	4
	Lot number nine (9) in block five (5) in Haskell Place an addition to the	
	City of Lawrence.	
rupent)	Constrained Providence and No. 22 State Print Action and State Print Action Constrained State Print	
edy		
1		
	with the appurctenances and all the estate, title and interest of the said part 108 of the first part therein.	and the second
	And the said part 108 of the first part do	
	and that they will warrant and defend the same explored all grains making harded data there as a same explored and a same expl	or Levend
	invance corpany as shall to predict and direction to a support, and that the optimized part of the second part, the loss, if any, make payable to the part y of the second part, the loss, if any, make payable to the part y of the second part, the loss, if any, make payable to the part y of the second part, the loss, if any, make payable to the part y of the second part, the loss, if any, make payable to the part y of the second part, the loss, if any, make payable to the part y of the second part, the loss of the first part shall fail to pay such that second part, the loss make payable to the part y of the second part, the loss of the first part shall fail to pay such that second part y of the second part.	his
	party of the second part may pay maid tases and insurance, or either, and the amount so paid shall become a part of the indebicdness, second by this indexture, and shall bear the fits of 10% form the date of payment until fully repaid. THIS GRANT's interned as a morizont occurs the payment of the sum of	interest at
	Wenty five hundred and no/100 restain the payment of said sum of money, executed on the day of December	OLLARS,
	and by 128 terms made payable to the part <u>y</u> of the second part, with all interest accruing thereon according to the terms of said ebligation, and also to score a sums of money advanced by the said part 168. of the second part to pay for any insurance or to discharge any taxes with interest thereon as breach previded, in the event that said	
	of the first part shall fail to pay the same as provided in this inductors. And this convergence shall be void if nearly payment is made as having specified, and the obligation contained therein fully discharged. If default is made in such payments or any pay of the same see and real estate are set paid when the same become due and paythe, or if the instructs on its forty one payment or if the least of the same set of the same set payment or and the same set pay the same become due and paythe, or if the instructs on its forty one payment or if the least or and the same set pay the same same same set pay the same set pay the same same same same same set pay the same same same same same same same sam	art thereof led herein, remaining
	where, and not the compared prevised for a nucl writer obligator, for the security of which this indicator is even, shill intendiate parts and secure due and pushes at the op- hidder herein, without noise, and is shall be hard in the shall part. y . If the second graph is the security between the security is the security of the second graph is in the manner prevised by his and to shall be availed to be all part. y .	ion of the and all the rt thereof,
	overplas, if any there is, shall be paid by the part. Y making such asks, on demand, toos the first part. 108. It is arreed by the partice bertof that the terms and provisions of this indenture and each and every solicition therein contained, and all burefits scruing thereines shall started to and be solicitory usen the burefits, excession, solicitation, present appreciation, sales and an accession of the respective partice herein.	And inure
	IN WITNESS WHEREOF, the part ies of the first part ha ve hereunto set their hand s and seal s the day a last above written.	
		(SEAL)
		(SEAL)
		(SEAL) (SEAL)
	STATE OF. Kansas	
	COUNTY OF Douglas SS. BE IT REMEMBERED, That on this 5th day of December A. D. 19 25, before A. D. 19 25,	This Poleace
	Notary Public in the aforesaid County and State, came	en the original Nortgage
	Earl A. Farris and Grace S. Farris his wife to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execu- tion are mericing and the same person S. who executed the foregoing instrument and duly acknowledged the execu-	tion of this 2 day -
THE REPORT OF	L, S. IN WITNESS WHEREOF, I have hercunto subscribed my name, and affixed my official scal on the day and year las written.	above 19 #2
1	My Commission Expires on the 26 day of November 19 28 Olenn A. Moody Notary 1	
. /	I, the undersigned owner of the within morigage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Reg Deeds to enter the discharge of this morigage of record. Dated this 2rad day of December 1930.	ister of
	I, the undersigned owner of the within morigage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Reg Deeds to enter the discharge of this morigage of record. Dated this 2nd day of December 1930.	Coputy