1-	SAML DODSWORTH	E RECORD 69	331
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 53.	30
1.	то	This instrument was filed for record on the More than the state of the	P M.
	Emma F. Wells	ByR	egister of Deeds. Deputy.
Ų	THIS INDENTURE, Made this 20th day o hundred and twenty -six between Mabe	, in the year of our Lord, I W. Taylor and J. S. Taylor, her husband	one thousand nine
	of Lowrence, P.O. in the County of	Douglas and State of Kansas F. Holls	
	WITNESSETH, that the said part. y of the first part, in co Four Hundred & 00/100 which is hereby acknowledged, ha vo sold, and by this indenture do to following described real estate situated and being in the County of	DOLLARS, to them duly p Grant, Bargain, Sell and Mortgage to the said part y Douglas and State of Kansas, to-wi	of the second part
	The West Half (1/2) of	the Northwest Quarter (2) of	
	Township Twelve (12)	(1) of Pestion Twenty One (21) Post	
	more or less		••.
		1	
			the second
			t the Di- nut of found, on the Jack
			Clerk a bladgminetter C
			LARAN Ify thet Ify the t muck D
P			AGRN CALL AGRN CALL Bushy curli Press made by Wilsons I
	with the appuretenances and all the estate, title and interest of the said pu An I the said part 105 of the first part do hereby covenant and agree good and indefeasible estate of inheritance therein, free and clear of all incumbrances.	art 188 of the first part therein. that at the delivery hereof they are the lawful owner S of the premises above gr	anied, and mined of a
	and that they will warrant and defend the same against all parties making lawful claim there It is agreed between the parties hereto that the part. 105 — of the first part shall	to. at all times during the life of this indenture, pay all taxes or assessments that ma	y be levied or amenand
	insurance company as shall be specified and directed by the part. 108. of the second pa interest. And in the event that said part. 108 of the first part shall fail to pay such taxe	teep the buildings upon said real estate insured against for and tornade in t, the loss, if any, made payable to the part y . of the second part to the c s hen the same become due and payable and to become its remaining formula become	such sum and by such stent of her
	party of the second part may pay said taxes and insurance, or either, and the amout the rate of 10% from the date of payment until fully repaid THIS GRANT is intended as a morigage to secure the payment of the sum of Four Hundred & 00/100	at so paid shall become a part of the indebtedness, secured by this indesture, and	shall bear interest at
	according to the terms of ODO certain written obligation for the payment of and by its terms made payable to the part. Y of the second part, wit	all interest accruing thereon according to the terms of said obligation and also t	DOLLARS, 19.2.6.
	umn of meny advanced by the said part. y of the second part to pay for any insuran of the first part shall fail to pay the same as provided in this indenture and the nonvagance shall be vidid in the payment be mades ab herein specified, and the event of the building or visit thereiny, or interest thereon, or if the stars on said real state are or if the building or visit thereiny, or interest thereon, or if the stars on said real state are unpaid, and all of the obligations previded for in and written obligation, for the security of a' builder hereol, without notive, and it shall be hydrid for the said part y .		the second se
	We into building on and real weater wrench kept in an cool repair as they are now, or I' was the unput, and all of the obligations periodic for in and written obligation. For the security of w holder hereof, without notice, and it shall be havful for the said part Y. improvement thereon in the manner provided by how and to have a referiver appointed to collect in the manner prescribed by haw and out of all moneys arising from such sale to retain the amo warmbul.	committed on said premises, then this conveyance shall become absolute and the sich this indenture is given, shall immediately mature and become due and payable t. Or hor hoirs the rents and benefits accruing therefrom; and to sell the premises hereby granted.	at the option of the I & C
	It is agreed by the parits bereto that the terms and provisions of this indenture and to, and be obligatory upon the beirs, executors, administrators, personal representatives, assign	he first part	all extend and inure
	IN WITNESS WHEREOF, the part 105. of the first part ha	ve hereunto set their hand s and seal s the hand s and seal s at the hand s and seal s at the hand s at	te day and year
		J. S. Taylor	(SEAL)
			(SEAL)
	STATE OF Kansas		(SEAL)
Station.	BE IT REMEMBERED, That on this		, before me, a
	Mabel W. Taylor and J. S. Taylor, her husband,		
		who executed the foregoing instrument and duly acknowledged t	
	L.S. to me personally known to be the same persons the same. IN WITNESS WHEREOF, I have hereunto written.	subscribed my name, and affixed my official seal on the day and	year last above
	L.S. to me personally known to be the same person S the same WITNESS WIEREOF, I have hereunte written. My Commission Expires on the 15th da	subscribed my name, and afflired my official seal on the day and ; y of September 1926 E. J. Hilkoy	year last above
	L.S. to me personally known to be the same person S the same WITNESS WIEREOF, I have hereunte written. My Commission Expires on the 15th da	subscribed my name, and affired my official seal on the day and y of September 1926 E. J. Hilkoy y	iotary Public.