	STATE OF KANSAS, DOUGLAS COUNTY,	And a state of the
James B. Wiggins TO	This instrument was filed for record on the	20
Law. Nat'l. Bank	Not on D. 192. 7, at	4:05 P. M.
THIS INDENTURE, Made this 28th d	av of the st	Deputy.
J.B. Wiggins and Hattis R. Wiggin	s his wife	tr Lord, one thousand nine
of in the County of Do part 198 of the first part, and The Lawrence Nat	uglas and State of Kansas .	
WITNESSETII, that the said part ies of the first part.	In consideration of all part	y of the second part.
which is hereby acknowledged, ha		duly paid, the receipt of y of the second part,
	0 acres of the east 100 acres of the sout	· ····································
quarter (SE2) of section eleven (11) Township thirteen (13) Range nineteon	heast (19)/
		1
Five Hundred and no/100 according to the terms of OIB certain written obligation for the paym	y try to building year mail or al state heard a guidant for and to make the and the part of the second part of the local, it any, made payable to the part of the second part with trans to the themate terms for an adjust payable and the part is part of the indefendence, secured by this indef a second main of meany, exercised on the <u>28th</u> day of Karch art, with a literart service, part or the <u>18th</u> day of Karch art, when a literarts are relative as the payable to the paya	rado in rock was and by such to the rates ofthoir to be brein provide, then the tors, and shall bear interest at toLARS, 10_2RS, d also to rocure say run as top results of the d and to rocure say run as
unpaid, and all of the obligations provided for it said written obligation, for the securi holder hereof, without notice, and it shall be lawfalf for the said gart. y	ity of which this indenture is given, shall immediately mature and become due as cond part. to take preservation o collect the rents and benefits accruding therefrom; and to sell the premises hereb	of payable at the option of the of the said premises and all the y granted, or any part thereof,
overplus, if any there be, shall be paid by the part. Y. making such sale, on demu It is surved by the parties berrie that the terms and provisions of this indext to, and be obligatory upon the heirs, executors, administrators, personal representative	and, to the first part $\frac{1}{2}\Theta S$ are and each and every obligation therein contained, and all benefits accruing the es, assigns and successors of the respective parties hereto.	erefrom shall extend and inure
IN WITNESS WHEREOF, the part. 105 of the first par last above written.	rt ha . V9 hercunto set . the 1r hand s and sea	
and an Array of Array and Array a	Vottle D. Wissing	(SEAL)
		(SEAL)
STATE OF		(SEAL)
COUNTY OF DOUGLAS	s 29	0. 19
Notary Public J.B. Wiggins and Hattie R	in the aforesaid County and State, came	
to me personally known to be the same personally known to be the same personal statement of t	son5who executed the foregoing instrument and duly acknow ercunto subscribed my name, and affixed my official seal on the	day and year last above
written.	day of January 19	was written
	RELEASE	Entered
I, the undersigned owner of the within mortgage, do hereby ac	and it is the full manmant of the debt socured thereby, and	Jangagee. Owner.

of

ine

urt. of rt,