MORTGAGE RECORD 72

		The second secon		
	FROM	81	TATE OF KANSAS, DOUGLAS COUNT	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER. THE
			This instrument was filed for record on	
Anna L	- Greene		May A. D., 19 32 , At	
			86. 8. Comsting	Register of Deeds.
O. A.	Smart	By		Deputy.
				Departy.
THIS INDENTURE, Mo	nde this 2nd	day of	May in the year	ar of our Lord nineteen hundred
			, an unmarried woman	
			and State of	
of the first part, and				
		The second control of the second	on of the sum of	
			sold and by these presents do 81	
		nis heirs an	d assigns forever, all that tract or parcel of	land situated in the County of
Douglas, and State of Kansas, de	scribed as follows, to-wit:			
	Tot 57 on Monness	Stuant Town	ence Dangles County Vences	
	Tot 3) on Tennesse	ee Street, Lawi	ence, Douglas County Kansas	
with all the appurtenances, and all	I the estate, title and interes	st of the said part. V	of the first part therein. And the	said.
			of the first part therein. And the	
	Anna L. Gr	cene		
loes hereby covenant and	Anna L. Gr	eene she		of the premises above granted,
loes hereby covenant and	Anna L. Gr	bereof she rein, free and clear of a	the lawful owner of	of the premises above granted,
loeshereby covenant and and seized of a good and indefeasit	Anna L. Gr I agree that at the delivery ble estate of inheritance the	eene she hereof she rein, free and clear of a	the lawful owner of the lawful owner own	of the premises above granted,
ioes	Anna L. Gr d agree that at the delivery ble estate of inheritance the age to secure the payment of	eene she	the lawful owner of the lawful owner o	of the premises above granted,
ioes	Anna L. Gr d agree that at the delivery ble estate of inheritance the age to secure the payment of	eene she	the lawful owner of the lawful owner o	of the premises above granted,
hereby covenant and and seized of a good and indefeasit is intended as a mortga Fifteen hundre	Anna L. Gr i agree that at the delivery ble estate of inheritance the age to secure the payment of ad coupon bond	cene hereof she rein, free and clear of a f the sum of this c	the lawful owner of the lawful owner o	of the premises above granted,
hereby covenant and indefeasit of a good and indefeasit in the state of a good and indefeasit in the state of	Anna L. Gr i agree that at the delivery ble estate of inheritance the age to secure the payment of ad coupon bond Anna L. Greene,	cene she hereof she rein, free and clear of a feet the sum of the sum of this curious this curious interests.	the lawful owner of the lawful owner own	of the premises above granted,
hereby covenant and indefeasit of a good and indefeasit in the state of a good and indefeasit in the state of	Anna L. Gr i agree that at the delivery ble estate of inheritance the age to secure the payment of ad coupon bond Anna L. Greene,	cene she hereof she rein, free and clear of a feet the sum of the sum of this curious this curious interests.	the lawful owner of the lawful owner own	of the premises above granted,
ioe8. hereby covenant and and seized of a good and indefeasil This grant is intended as a moriga Fifteen hundre one certain o the said part y of the	Anna L. Gr il agree that at the delivery hile estate of inheritance the ge to secure the payment of ad coupon bond Anna L. Greene, s second part	neene hereof she rein, free and clear of it the sum of this su interest thereon, or the terest thereon, or the terest thereon, or the te	the lawful owner of all incumbrances Dolla Doll	of the premises above granted, irs, according to the terms of made as berein specified. But on, then this conveyance shall
his grant is intended as a mortga Fifteen hundre One certain the said part y of the default be made in such payment come absolute, and the whole am dministrators and assigns, at any oncy straing from such ask to ex-	Anna L. Gr id agree that at the delivery the estate of inheritance the age to secure the payment of ad coupon bond Anna L. Greene, e second part is, or any part thereof, or int unit shall become due and pa time thereafter to sell that the amount then due for	cene hereof she rein, free and clear of a f the sum of this c with six inter and this c terest thereon, or she it ayahle, and is a hall be ir remises hereby granted	b the lawful owner of all incumbrances Dolla lay executed and delivered by the said rest cowpons attached, onveyance shall be void if such payments be away, or if the insurance is not kept up there will be away to the second, or any part thereof, in the manner present together with the east and charges of makin aid.	made as herein specified. But on, then this conveyance shall port. 18 executors, bed by law; and out of all the g such sale, and the overplus,
his grant is intended as a mortga Fifteen hundre One certain the said part y of the default be made in such payment come absolute, and the whole am dministrators and assigns, at any oncy straing from such ask to ex-	Anna L. Gr id agree that at the delivery the estate of inheritance the age to secure the payment of ad coupon bond Anna L. Greene, e second part is, or any part thereof, or int unit shall become due and pa time thereafter to sell that the amount then due for	cene hereof she rein, free and clear of a f the sum of this c with six inter and this c terest thereon, or she it ayahle, and is a hall be ir remises hereby granted	b the lawful owner of all incumbrances Dolla lay executed and delivered by the said rest cowpons attached, onveyance shall be void if such payments be away, or if the insurance is not kept up there will be away to the second, or any part thereof, in the manner present together with the east and charges of makin aid.	of the premises above granted, irs, according to the terms of made as berein specified. But on, then this conveyance shall
coes. hereby covenant and and seized of a good and indefeasil his grant is intended as a mortga **Fifteen hundre** One certain o the said part **y of the default be made in such payment eccome absolute, and the whole amd ministrators and assigns, at any soneya arising from such sale to read any there be, shall be paid by the IN WITNESS WHEREOF.	Anna L. Gr agree that at the delivery tile estate of inheritance then ge to secure the payment of d coupon bond Anna L. Greene, second part se, or any part thereof, or int unit shall become due and ps time thereafter to sell the ps tain the amount there due for e part y. making such	cane hereof she hereof she rein, free and clear of s f the sum of this six inter and this c terest thereon, or the t syable, and it shall be le remises hereby gand it shall be le remises hereby gand it shall be le remises hereby gand it shall be le syable, and it shall be le remises hereby gand it shall be le syable, and this se syable, on demand, to s	b the lawful owner of all incumbrances Dolla lay executed and delivered by the said rest cowpons attached, onveyance shall be void if such payments be away, or if the insurance is not kept up there will be away to the second, or any part thereof, in the manner present together with the east and charges of makin aid.	made as herein specified. But on, then this conveyance shall part his executors, ted by law; and out of all the g such sale, and the overplus, her heirs and assigns
coes. hereby covenant and and seized of a good and indefeasil file grant is intended as a mortga Fifteen hundre one certain of the said part y of the default be made in such payment coome absolute, and the whole amdministrators and assigns, at any soneya arising from such sale to the any there be, shall be paid by the IN WITNESS WHEREOF, at above written.	Anna L. Gr agree that at the delivery the estate of inheritance then ge to secure the payment of ad coupon bond Anna L. Greene, escond part as or any part thereof, or int ount shall become due and pa time thereafter to sell the pa time the mount then due for e part y	cane hereof she hereof she rein, free and clear of s f the sum of this six inter and this c terest thereon, or the t syable, and it shall be le remises hereby gand it shall be le remises hereby gand it shall be le remises hereby gand it shall be le syable, and it shall be le remises hereby gand it shall be le syable, and this se syable, on demand, to s	Dolla day executed and delivered by the said rest covpons attached, onveyance shall be void if such payments be used, or any part thereof, in the manner present together the rest and charges of makin aid first party hereunto set her hand	made as herein specified. But on, then this conveyance shall put his executors, bed by law; and out of all the ag such sale, and the overplus, her heirs and assigns and seal the day and year
ioes hereby covenant and and seized of a good and indefeasil this grant is intended as a mortga Fifteen hundre one certain. o the said part y of the default be made in such payment eccome absolute, and the whole am dministrators and assigns, at any sonceys arising from such sale to read any there be, shall be paid by the IN WITNESS WHEREOF.	Anna L. Gr agree that at the delivery the estate of inheritance then ge to secure the payment of ad coupon bond Anna L. Greene, escond part as or any part thereof, or int ount shall become due and pa time thereafter to sell the pa time the mount then due for e part y	cane hereof she hereof she rein, free and clear of s f the sum of this six inter and this c terest thereon, or the t syable, and it shall be le remises hereby gand it shall be le remises hereby gand it shall be le remises hereby gand it shall be le syable, and it shall be le remises hereby gand it shall be le syable, and this se syable, on demand, to s	Dolla day executed and delivered by the said rest covpons attached, onveyance shall be void if such payments be uses, or if the insurance is not kept up there will be used to the second, or any part thereof, in the manner present together with the est and charges of makin aid first party hereunto set her hand hereunto set her hand Anna L. Greene	made as herein specified. But on, then this conveyance shall part. h18. executors, led by law; and out of all the ag such sale, and the overplus, h0r
cots	Anna L. Gr agree that at the delivery the estate of inheritance then ge to secure the payment of ad coupon bond Anna L. Greene, escond part as or any part thereof, or int ount shall become due and pa time thereafter to sell the pa time the mount then due for e part y	cane hereof she hereof she rein, free and clear of s f the sum of this six inter and this c terest thereon, or the t syable, and it shall be le remises hereby gand it shall be le remises hereby gand it shall be le remises hereby gand it shall be le syable, and it shall be le remises hereby gand it shall be le syable, and this se syable, on demand, to s	Dolla day executed and delivered by the said rest covpons attached, onveyance shall be void if such payments be uses, or if the insurance is not kept up there will be used to the second, or any part thereof, in the manner present together with the est and charges of makin aid first party hereunto set her hand hereunto set her hand Anna L. Greene	made as herein specified. But on, then this conveyance shall put his executors, bed by law; and out of all the ag such sale, and the overplus, her heirs and assigns and seal the day and year
cots	Anna L. Gr agree that at the delivery the estate of inheritance the ge to secure the payment of ad coupon bond Anna L. Greene, e second part s, or any part thereof, or int unit shall be come due and ps time thereafter to sell that the amount then due for e part y making such The said part y of ered in presence of	cane hereof she hereof she rein, free and clear of s f the sum of this six inter and this c terest thereon, or the t syable, and it shall be le remises hereby gand it shall be le remises hereby gand it shall be le remises hereby gand it shall be le syable, and it shall be le remises hereby gand it shall be le syable, and this se syable, on demand, to s	Dolla day executed and delivered by the said rest covpons attached, onveyance shall be void if such payments be uses, or if the insurance is not kept up there will be used to the second, or any part thereof, in the manner present together with the est and charges of makin aid first party hereunto set her hand hereunto set her hand Anna L. Greene	made as herein specified. But on, then this conveyance shall part. h18. executors, led by law; and out of all the ag such sale, and the overplus, h0r
cots	Anna L. Gr agree that at the delivery the estate of inheritance there age to secure the payment of the coupon bond Anna L. Greene, escond part as, or any part thereof, or int ount shall be come due and ps time thereafter to sell the p of e part y	cene hereof she hereof she hereof she free and clear of she sum of the sum of this can be	Dolla lay executed and delivered by the said rest coupons attached, conveyance shall be void if such payments be away, or if the insurance is not kept up there will be rest to the second, or any part thereof, in the manner present together with the east and charges of making aid first party hereunto set her hand hereunto set her hand hereunto set her hand hand I. Greene	made as herein specified. But on, then this conveyance shall part his executors, led by law; and out of all the g such sale, and the over-jus, and seal the day and year (SEAL) (SEAL)
coss	Anna L. Gr agree that at the delivery the estate of inheritance then ge to secure the payment of d coupon bond Anna L. Greene, e second part s, or any part thereof, or int ount shall be come due and ps time thereafter to sell the p time thereafter to sell the p time the mount then due for e part y The said part y of ered in presence of	cene hereof she hereof she rein, free and clear of a f the sum of this sum of this sum inter and this terest thereon, or the to terest thereon, or the lot terest the lot terest thereon, or the lot terest thereon, or the lot terest the	Dolla lay executed and delivered by the said rest covpons attached, onveyance shall be void if such payments be uses, or if the insurance is not kept up three world for the second, or any part thereof, in the manner present together with the ests and charges of makin aid first party hereunto set her hand Anna L. Greene	made as herein specified. But on, then this conveyance shall put his executors, bed by law; and out of all the og such sale, and the overplus, her heirs and assigns and seal the day and year (SEAL)
cots	Anna L. Gr agree that at the delivery the estate of inheritance there age to secure the payment of the coupon bond Anna L. Greene, as or any part thereof, or int ount shall be come due and ps time thereafter to sell the p ount shall be ount sha	cene hereof she hereof she rein, free and clear of a f the sum of this c with six inter and this c terest thereon, or the t ayahlo, and it she herby grands herby grand interest, sale, on demand, to s the first part ha . 8	b the lawful owner of all incumbrances Dolla lay executed and delivered by the said rest coupons attached, onveyance shall be void if such payments be axes, or if the insurance is not kept up there would not be suffered by a part thereof, in the manner present together with the east and charges of making aid first party hereunto set her hand hereunto set here hand anna L. Greene	made as herein specified. But on, then this conveyance shall port. h18 — executors, led by law; and out of all the g such sale, and the overplus, and seal — the day and year (SEAL) (SEAL) of
hereby covenant and not seized of a good and indefeasiths grant is intended as a mortga	Anna L. Greene s, or any part thereof, or intended the and the delivery the estate of inheritance the ge to secure the payment of odd coupon bond Anna L. Greene, s, or any part thereof, or intended the constant that become due and point the therefore to sell that the amount then due for e part y making such The said part y of ered in presence of S. John W. Brend Anna L. Greene and Kongon for the the same	hereof she hereof she with a sum of the sum of the sum of this six interest thereon, or the tayable, and it shall be learning berrby granted principal and interest, sale, on demand, to a the first part ha . 6. BE IT REMEMBI	Dolla lay executed and delivered by the said rest coupons attached, onveyance shall be void if such payments be bases, or if the insurance is not kept up there with for the said part. Y. of the second, or any part thered, in the manner present logsther with the cost and charges of making the said first party. hereunto set her hand	made as herein specified. But on, then this conveyance shall part. his conveyance shall part. his conveyance shall part. his conveyance shall gusth sale, and the over-plus, her heirs and assigns and seal the day and year (SEAL) (SEAL)
coes hereby covenant and md seized of a good and indefeasil files grant is intended as a mortga Fifteen hundre	Anna L. Greene a, or any part thereof, or int out that liberature desired to secure the payment of od coupon bond Anna L. Greene, e second part a, or any part thereof, or int ount shall be come due and pe time thereafter to sell the p of e part y making such The said part y of ered in presence of IS, ss. John W. Brend Anna L. Greene coally known to be the sam	hereof she hereof she with a same of the sum of the sum of this six interest thereon, or the tayable, and tahall be become a substitution of the sum of th	be the lawful owner of all incumbrances Dolla lay executed and delivered by the said reest coupons attached, conveyance shall be void if such payments be bases, or if the insurance is not kept up there will for the said part. Y of the second, or any part thereof, in the manter preserious and the said first party hereunto set her hand	made as herein specified. But on, then this conveyance shall port. his. executors, ed by law; and out of with g such asla, and the overplus, her heirs and assigns and seal the day and year (SEAL) of Kay and for sald County and State, y acknowledged the execution the day and year last above
hereby covenant and not seized of a good and indefeasith grant is intended as a mortga Fifteen hundre one certain of the said part y of the said y of the said part y of the said y of the	Anna L. Gr agree that at the delivery hile estate of inheritance the ge to secure the payment of delivery coupon bond Anna L. Greene, second part second part second part The said part y of ered in presence of S. John W. Brend Anna L. Greene Cally known to be the sam Call St. S. WINNESS WHEREOF, I	hereof she hereof she with a same of the sum of the sum of this six interest thereon, or the tayable, and tahall be become a substitution of the sum of th	Dolla lay executed and delivered by the said rest coupons attached, onveyance shall be void if such payments be bases, or if the insurance is not kept up there with for the said part. Y. of the second, or any part thered, in the manner present logsther with the cost and charges of making the said first party. hereunto set her hand	made as herein specified. But on, then this conveyance shall port. his. executors, ed by law; and out of with g such asla, and the overplus, her heirs and assigns and seal the day and year (SEAL) of Kay and for sald County and State, y acknowledged the execution the day and year last above
cots hereby covenant and md seized of a good and indefeasil file grant is intended as a mortga	Anna L. Greene state of inheritance the delivery the estate of inheritance the ge to secure the payment of old coupon bond Anna L. Greene, e second part state and the state of the declaration of the state of the declaration of the state	hereof she hereof she with a sum of the sum of the sum of this six interest thereon, or the tayable, and it shall be leveled and interest, sale, on demand, to a she here the sum of the first part ha . 6 BE IT REMEMBI	Dolla lay executed and delivered by the said rest coupons attached, onveyance shall be void if such payments be buses, or if the insurance is not kept up there witul for the said part. Y. of the second, or any part thered, in the manner present long-there with the rest and charges of making the said first party. hereunto set her hand	made as herein specified. But ton, then this conveyance shall port. his executors, led by law; and out of all the gauch sale, and the over-plus, and seal the day and year least to the day and seal (SEAL) (SEAL) of Way and for sald County and State, y acknowledged the execution the day and year last above Notary Public.
coes hereby covenant and md seized of a good and indefeasil files grant is intended as a mortga Fifteen hundre one certain of the said part y of the default be made in such payment come absolute, and the whole amd ministrators and assigns, at any oneys arising from such sale to read any there be, shall be paid by the IN WITNESS WHEREOF, at above written. Signed, scaled and delivered of the same to me person	Anna L. Greene anna L. Greene anna L. Greene and in presence of solution thereof, or into an anna L. Greene, second part and the amount then due for e part y making such The said part y of ered in presence of is. John T. Brend Anna L. Greene cally known to be the sam WITNESS WHEREOF, I July, 24, 1935	hereof she hereof she hereof she hereof she hereof she hereof she sum of the sum of this can be sum of the sum of the sum of this can be sum of the sum of this can be sum of the sum	Dolla lay executed and delivered by the said rest covpons attached, conveyance shall be void if such payments be axes, or if the insurance is not kept up there are not appeared by the send of the second, or any part thereof, in the manner present together with the exist and charges of making a second of the	made as herein specified. But ton, then this conveyance shall port. his executors, led by law; and out of all the gauch sale, and the over-plus, and seal the day and year least to the day and seal (SEAL) (SEAL) of Way and for sald County and State, y acknowledged the execution the day and year last above Notary Public.
ioes hereby covenant and mid seized of a good and indefeasil Filis grant is intended as a moriga Fifteen hundre one certain of the said part y of the default be made in such payment coorne absolute, and the whole amy domeys arising from such sale to ret any there be, shall be paid by the IN WITNESS WHEREOF, at above written. Signed, sealed and delive STATE OF KANSA OUNTY OF. Douglas D. 1932 before me me to me person of the sam of t	Anna L. Greene anna L. Greene anna L. Greene and in presence of solution thereof, or into an anna L. Greene, second part and the amount then due for e part y making such The said part y of ered in presence of is. John T. Brend Anna L. Greene cally known to be the sam WITNESS WHEREOF, I July, 24, 1935	hereof she hereof she hereof she hereof she hereof she hereof she sum of the sum of this can be sum of the sum of the sum of this can be sum of the sum of this can be sum of the sum	Dolla lay executed and delivered by the said rest covpons attached, onveyance shall be void if such payments be axes, or if the insurance is not kept up there axes, or if the insurance is not kept up there will off the said part y of the second, or any part thereof, in the manner present together with the east and charges of making aid first party hereunto set her hand hereunto set here hand and you have been a Notary Public in the foregoing instrument of writing and duled my name and affixed my official seal or John W. Brand cased, and the lien thereby created, dischaucased, and the lien thereby created, dischaucased.	made as herein specified. But on, then this conveyance shall part. h18 — executors, led by law; and out of all the og such sale, and the overplus, and seal — the day and year (SEAL) (SEAL) of
ioes. hereby covenant and and seized of a good and indefeasil filis grant is intended as a moriga Fifteen hundre one certain of the said part y of the default be made in such payment ecome absolute, and the whole ame dministrators and assigns, at any ionorys arising from such sale to the oneys arising from such sale to the oneys arising from such sale to the said part y there be, shall be paid by the IN WITNESS WHEREOF, at above written. Signed, scaled and delivered of the same of the same une to me person to the part of the same une to me person to the part of the same une to me person to the part of the same une to me person to the part of the same une to me person to the part of the same une to me person to the part of the same une to me person to the part of the same une to me person to the part of the same une to me person to the part of the same une to the part of the part o	Anna L. Greene anna L. Greene anna L. Greene and in presence of solution thereof, or into an anna L. Greene, second part and the amount then due for e part y making such The said part y of ered in presence of is. John T. Brend Anna L. Greene cally known to be the sam WITNESS WHEREOF, I July, 24, 1935	hereof she hereof she hereof she hereof she hereof she hereof she sum of the sum of this can be sum of the sum of the sum of this can be sum of the sum of this can be sum of the sum	Dolla lay executed and delivered by the said rest covpons attached, conveyance shall be void if such payments be axes, or if the insurance is not kept up there are not appeared by the send of the second, or any part thereof, in the manner present together with the exist and charges of making a second of the	made as herein specified. But on, then this conveyance shall part. h18 — executors, led by law; and out of all the og such sale, and the overplus, and seal — the day and year (SEAL) (SEAL) of