	FROM	State of Kansas, Douglas County, ss.	1997
]	Robert L. Elston	Received for record on the 9 day of May	and a
	то	A. D. 19_20, at _10: 10 clock A. M. Elsie C. Commentering Register of Deeds.	20
	THE COLLINS MORTGAGE COMPANY, Kansas City, Mo.	- register of Deeps. Deputy.	May .
	THIS INDENTURE, Made the lst day of May	, A. D. 1929, between	10.
	Robert L. Eleton and Clarm G. Eleton, his wife part_ignof the first part, and Collins Morigage Company, a comporation, party of the second part:		, 23
	WINNESSETH, That the said part i.a. of the first part, in consideration of		
	presents grant, bargain, sell and convey unto the said party of the second part, and its successors and assigns forever, the following described Real Estate situated in the County of Douglas and State of Kansas, to-wit:		Roud June Coupo
	West Half of Northeast Quarter Range Nineteen (19), East of th	of Section One (1) Township Fifteen (15)	and a
•	Hange Mineteen (197, heat of th	ine of a contraction of the cont	the for
			a Che
:			and and
•	Together with the privileges and appurtenances to the same belonging.		e lind
	TO HAVE AND TO HOLD the same to the said party of the second part, its successors and assigns, forever.		Carlo Carlo
	from inclusione, except a ceptain mortgage to Colling Mortgage Company for \$3000.00 of even date herewith the tile thereto spainst all persons whomever, and waiveall right of homestead therein.		1 and the second
	CONDITIONED, HOWEVER, That if		1. Solar
	Robert L. Elston and Clare	G. Elston, his wife	Con here
	said part 16\$ of the first part, the in heirs, executors, administrators or assigns, shall pay or cause to be paid to the said party of the second part, its surcessors or assigns, on 40 y 1, 19-32, the sum of		
	Five Hundred and no/100Dollars		
a a	with interest, according to the terms of Lyrcmissory note bearing even date herewith executed by		0
	Hobert L. Elston and Clora G. Elston his wife		12
	said part 12 %. of the first part, to the said party of the second part; and shall pay all taxes and special assessments of any kind that may be letied or assessed within the State of Kanasa upon said premises or any part thereof, or upon the interest of the mortgarce, its successors or assigns, in said premises or upon the note or doibt secured by this mortgare, and proceme and deliver to said apry of the second part, its successors or assigns, at its or their home office, before the day fixed by law for the first interest or penalty to accute thereon, the official receipt of the projer officer showing payment of all such taxes and assessments; and, so iong as any part of the dobt hereby secured remains unpaid, shall keep the buildings upon said premises insured accusate loss of manage by fire in some reliable insurance company or companies to be approved by the said party of the second part, its successors or assigns, to the amount of not less than		no prove
	Dellars (provided, however, that if the policies of such insurance contain any condition or provision as to co-insurance the buildings shall be kept insured for a sufficient amount also to comply with such co-insurance condition), with loss, if any, payable to said party of the second part, its successors or assigns, and is of their interest may appear, and for their interest may appear. And for their interest may appear, and for their interest may appear, and for their interest may appear.		and and and
	dition and repair as at this this integration of a single shall be a school part is the second part, its successors or assigns, shall pay all prior liens, if any incurred by said party of the second part, its successors or assigns, by reason a said part_2.c., of the first part hereby agree to do: then these presents to which the set the of the first part hereby agree to do: then these presents to which the set the of the first part hereby agree	which may be found to exist on said property, and all expenses and attorney's foce of hitigation with third parties to protect the lien of this mortgage; all of which be void, in which event this mortgage will be satisfied of record, the expense of full force.	B 3 3
•	It is ascred that if the insurance above provided for its not promuly provide the start of the insurance above provided for its not promuly detine express or allowing individuals are being secured due and collectible imms and charges therefore, and may pay said large and are able and collectible deemed part of the individuals are secured by this mortgase.	effected and the policies therefor duly deposited or if the liene, taxes, special assess- before provided, the said party of the second part, its ascenses or assimal whether or noth may effect the mananeous end thereof being expression of the second part of the same part of the second part of the second part of the part of the second	the man
•	And it is agreed that in case default shall be made in the payment of an failure to comply with any condition of this mortgage, then the said note and failure to comply with any condition of this mortgage, then the said note and the same said and the same same said and the same same same said and the same same same same same same same sam	y installment of said note or of interest thereon when due, or if there shall be a the whole indubtedness secured by this mortrage, including all payments for in above specified, shall, at the option of the party of the second part and without forclosure or otherwise.	Port 1
	IN WITNESS WHEREOF, The said part_100 of the first part have IN WITNESS WHEREOF, The said part_100 of the first part have In presence of	forclosure or otherwise. hereunto set <u>their</u> hand <sup>5</sup> the day and year first above written.	in for
		Robert L. Elston	de la Di
		Clera G. Elston	A Den
	STATE OF KANSAS, DouglasCOUNTY, ss. On thisChy, A. D. 1929, before me personally appeared		A.
	On this <u>Sth</u> day of <u>949</u> , <u>9</u>		Dalla
••••••••••••••••••••••••••••••••••••••	voluntary act and deed.		C
	Legal Scal My commission expires December 15th 1929	D. Coen Byrn Notary Public in and for said County.	- is