FROM	STATE OF KANSAS, DOUGLAS COUNTY, 44.
	This instrument was filed for record on the 7th day of
2. H. Hollands ef ux TO	Sept. A. D. 1027, at 2250 A.M. Sav E. Ukelman
T. A. Anderson	Register of Deeds.
R. A. AIMERBON	ByDeputy.
THIS INDENTURE, Made this first day of Au aundred and twenty-seven between	
E. H. Hollands and Buena W. Hollands his w	ife,
fLawrence in the County ofDougl	as and State of Kansas
arles of the first part, and	
WITNESSETH, That the said part. 108. of the first part, in co Six Thousand and no/100 (\$6000.00)	DOLLARS, to then duly paid, the receipt of
which is hereby acknowledged, ha. V.C. sold, and by this indenture of the following described real estate situated and being in the County of	do
The South Five (5) feet of the N	brth One-half (N1) of Lot Eight (8),
and the South One half (St) of L	ot Eight (5); all of Lot Nine (99; ot Ten (10),less the South Five (5)
feet of the North One-half (N4)	of Lot Ten (10) in George C. Smith's Addition
ith the appurtenances and all the estate, title and interest of the said	i part 10.8. of the first part therein.
And the said part ies of the first part do hereby covenant and agree	that at the delivery hereof they are the lawful owner B of the premises above granted, and
ized of a good and indefeasible estate of inheritance therein, free and clear of all incl	umbrance
nd that they will warrant and defend the same against all parties making lawful claim	n therein
It is acrowd between the vartice hereto that the vart 105, of the first part sh	hall at all times during the life of this indinture, pay all taxes or assessments that may be levied or
arrand against said real estate when the same becomes due and payable, and that	they_Willkeep the buildings upon said real estate insured against fire and tornado in such sum
nd by such insurance company as shall be specified and directed by the part of the	second part, the loss, if any, made payable to the part_y of the second part to the extent of
bd a internet . And in the event that said part V	fail to pay such taxes when the same become due and payable and to keep said premises insured as
erein provided, then the part 105 of the second part may pay said taxes and i	insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this
identure, and shall bear interest at the rate of 10% from the date of payment un THIS GRANT is intended as a mortgage to secure the payment of the sum of	insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this ul fully repaid.
Six Thousand and no/100 (\$5000.00)	DOLLARS,
coording to the terms of ODE certain written obligation for the payme	ent of said sum of money, executed on thefirst_day of August 19_27
nd by of the second part, of the second part, of the second part, of the second part to tev for any :	ett of said sum of noney, excuted on the 11 F g usy old collisition and also to scure any sum of with all interest accuraing there exceeding to the terms of said collisition and also to scure any sum of insurance or to discharge any taxes with interest thereon as herein provided, in the event that and
art 108 of the first part shall fail to pay the same as provided in this indenture.	mentree to unitarily any control fully decharged. If default is made in each payments or any and the obligation containty shows the made forces due and payable, or if the interaction is not keep forget and written obligations, for the security of which this indecrives a grean, shall immediately for it is not a during the indecription of the security of which this indecrive is grean, shall immediately for it is not a during the indecription of the security of which this indecrive is grean, shall immediately for its indecription.
And this conveyance shall be void if such payment be made as herein specified, art thereof or any obligation created thereby, or interest thereon, or if the taxes on	and the obligation contained thervin fully discharged. If default be made in such payments or any said real estate are not paid when the same become due and payable, or if the insurance is not kept
p, as provided herein, or if the buildings on said real estate are not kept in as good bedute, and the whole sum remaining unpaid, and all of the obligations provided it	repair as they are now, or if waite is commuted on said premises, then this conveynace shall become for in said written obligation, for the security of which this indenture is given, shall immediately
ature and become due and payable at the option of the holder hereof, without n	notice, and it shall be lawful for the said part.y. of the second part.
to take possession of the said premises and all the improve ad benefits accruing therefrom; and to sell the premises hereby granted, or any part	notes, han a shall be made provided by has been a subscream between provided in called the sente notes thereon in the manner provided by has and on all more never appointed in called the sente thereof, in the manner provide by has a solution of the sentemation of the sentemation of the about thereof, and the overplus, if any there be, shall be paid by the partmaking such make, on
	ident thereto, and the overplus, if any there be, shall be paid by the part making such sale, on
nount then unpaid of principal and interest, together with the costs and charges incomend, to the first part	enture and each and every obligation therein contained, and all benefits accruing therefrom shall extend - presentatives, assigns and successors of the respective parties hereto.
It is agreed by the parties hereto that the terms and provisions of this inde ad inure to and be obligatory upon the here, executors, administrators, personal D	
It is agreed by the parties hereto that the terms and provisions of this inde ad inure to and be obligatory upon the here, executors, administrators, personal D	ve hercunto set their hand Sind scal S the day and year last
It is agreed by the parties hereto that the terms and provisions of this inde ad inure to and be obligatory upon the here, executors, administrators, personal D	Ye hercunto set their hand Band seal B the day and year last
It is agreed by the parties hereto that the tenne and provisions of this inde nd inure to, and be obligatory upon the here, executors, administrators, personal n IN WITNESS WHEREOF, The particles of the first part ha."	Ye hercunto set their hand&nd seal the day and year last E. H. Eollands (SEAL)
It is agreed by the parties hereto that the tenne and provisions of this inde nd inure to, and be obligatory upon the here, executors, administrators, personal n IN WITNESS WHEREOF, The particles of the first part ha."	vs_ hereunto set_theirhand&nd seal_8 the day and year last E. H. Gollands (SEAL)
It is agreed by the parties hereto that the tenne and provisions of this inde nd inure to, and be obligatory upon the here, executors, administrators, personal n IN WITNESS WHEREOF, The particles of the first part ha."	Ye hereunto set their hand&nd seal & the day and year last
It is agreed by the parties hereto that the tenne and provisions of this inde nd inure to, and be obligatory upon the here, executors, administrators, personal n IN WITNESS WHEREOF, The particles of the first part ha."	Ve_ hereunto set_theirhand&nd seal_8 the day and year last E. H. Hollands (SEAL) Buena M. Hollands (SEAL)
It is agreed by the parties hereto that the tenne and provisions of this inde nd inure to, and be obligatory upon the here, executors, administrators, personal n IN WITNESS WHEREOF, The particles of the first part ha."	vs_ hereunto set_theirhand&nd seal_8 the day and year last E. H. Gollands (SEAL)
It is agreed by the parties hereto that the tenne and provisions of this inde nd inure to, and be obligatory upon the here, executors, administrators, personal n IN WITNESS WHEREOF, The particles of the first part ha."	Ve_ hereunto set_theirhand&nd seal_8 the day and year last E. H. Hollands (SEAL) Buena M. Hollands (SEAL)
The barred by the starts here that the terms and provides of this label to there is an about bolicitory use the here, exceedent simulations, researd n IN WITNESS WHEREOF, The partdem of the first part hat have written.	ve_ hercunto set_theirhand&nd seal &the day and year last E. H. Eollands (SEAL) Buena N. Hollands (SEAL) (SEAL) (SEAL)
The barred by the particle hereic that the terms and providents of this here is the standard of the standard st	ve_ hercunto set_theirhand&nd seal &the day and year last E. H. Eollands (SEAL) Buena N. Hollands (SEAL) (SEAL) (SEAL)
The barred by the starts berts that the terms and provides of this label to the start of the sta	ve_hercunto set_their_hand&nd seal.a_ the day and year last E. H. Eollands (SEAL) Buena N. Eollands (SEAL) (SEAL) (SEAL)
The barrend by the starting herets that the terms and provides of this here the times its, and belicitary upon the hering, exceeding herministicary, researd it IN WITNESS WHEREOF, The pardemain of the first part ha- bove written. TATE OF KARSON TATE OF KARSON SALE SALE SALE SALE SALE SALE SALE SALE	ve_hercunto set_their_hand&nd seal.a_the day and year last E. H. Eollands (SEAL) Buena N. Eollands (SEAL) (SEAL) (SEAL)
The barrend by the starting herets that the terms and provides of this here the times its, and belicitary upon the hering, exceeding herministicary, researd it IN WITNESS WHEREOF, The pardemain of the first part ha- bove written. TATE OF KARSON TATE OF KARSON SALE SALE SALE SALE SALE SALE SALE SALE	ve_hercunto set_their_hand&nd seal.a_ the day and year last E. H. Eollands (SEAL) Buena M. Hollands (SEAL) (SEAL) (SEAL)
The basewide of the series berts that the terms and provides of this held the inter is an above bolicitory upon the herric extends in summission, researd in IN WITNESS WHEREOF, The pardes of the first part ha- bove written. TATE OFKansas} TATE OFKansas}ss. DE IT REMEMBERED, That on this Kotary_Fublic	ve_hercunto set_their_hand&nd seal.a_ the day and year last E. H. Eollands (SEAL) Buena M. Hollands (SEAL) (SEAL) (SEAL)
The barrend by the starter berts that the terms and provides of this had be disclictly up on the hering extender berning strength of the first part hamber written. TATE OF Kanzes TATE O	ve_hercunto set_their_hand&nd seal.a_the day and year last E. H. Eollands (SEAL) Buena N. Eollands (SEAL)
The barred by the starter berts that the terms and provides of this had be disclicitly up on the hering extends in simulations, researd in TN WITNESS WHEREOF, The pardes of the first part habove written. TATE OF Kanzes TATE OF	ve_hercunto set_their_hand&nd seal.a_the day and year last E. H. Eollands (SEAL) Buena N. Eollands (SEAL)
The barrend by the starting here that the terms and provides of this here is the barrend behavior to be believery one the here, exceedent semantization, researd 1 IN WITNESS WHEREOF, The pardent of the first part habove written. TATE OF Kansas TATE TATE OF KANSAS TATE TATE OF KANSAS TATE TATE OF KANSAS TATE TATE TATE TATE TATE TATE TATE TATE	ve_hercunto set_their_hand&nd seal.a_the day and year last E. H. Eollands (SEAL) Buena N. Eollands (SEAL)
TATE OF Kanses TATE OF Kanses TATE OF Kanses TATE OF Kanses TATE OF Kanses Country of Douglas BE IT REMEMBERED, That on this Kotary Fublic L.S. In BOILD AND IN COUNTRY	ve_hercunto set_their hand&nd seal.a. the day and year last E. H. Eollands (SEAL) Buena N. Eollands (SEAL)
The barrend by the starting here that the terms and provides of this here is the barrend behavior to be believery one the here, exceedent semantization, researd 1 IN WITNESS WHEREOF, The pardent of the first part habove written. TATE OF Kansas TATE TATE OF KANSAS TATE TATE OF KANSAS TATE TATE OF KANSAS TATE TATE TATE TATE TATE TATE TATE TATE	ve_hercunto set_their hand&nd seal.a. the day and year last E. H. Eollands (SEAL) Buena M. Eollands (SEAL) . 3rd day of September A. D. 1927, before me, a (SEAL) . 1n the aforessid County and State, came. A. D. 1927, before me, a . 5011ands, his wife, on.
The barrend by the starting here that the terms and provides of this here is the barrend behavior to be believery one the here, exceedent semantization, researd 1 IN WITNESS WHEREOF, The pardent of the first part habove written. TATE OF Kansas TATE TATE OF KANSAS TATE TATE OF KANSAS TATE TATE OF KANSAS TATE TATE TATE TATE TATE TATE TATE TATE	ve_hercunto set_their hand&nd seal.a. the day and year last E. H. Eollands (SEAL) Buena N. Eollands (SEAL)
TATE OF Kanses TATE OF Kanses TATE OF Kanses TATE OF Kanses TATE OF Kanses Country or Douglas E IT REMEMBERED, The pardes of the first part habove written. TATE OF Kanses Sas. BE IT REMEMBERED, That on this Kotary Fublic L.S. L.S. To me perconally known to be the same pre- of the same. NY TONESS WHEREOF, The pardes of the same pre- of the same. NY COMMISSION OF THE SAME AND ADDRESS WIEREOF. I have be above written. My commission expires on the 20th	ve_hercunto set_their hand&nd seal.a. the day and year last E. H. Eollands (SEAL) Buena N. Eollands (SEAL)
In the steered by the series here that the terms and providents of this here in the terms and providents of the terms of	ve_hercunto set_their_hand&nd seal.a_ the day and year last E. H. Eollands (SEAL) Buena N. Eollands (SEAL)
TATE OF Kanses TATE OF Kanses TATE OF Kanses TATE OF Kanses TATE OF Kanses Country or Douglas E IT REMEMBERED, The pardes of the first part habove written. TATE OF Kanses Sas. BE IT REMEMBERED, That on this Kotary Fublic L.S. L.S. To me perconally known to be the same pre- of the same. NY TONESS WHEREOF, The pardes of the same pre- of the same. NY COMMISSION OF THE SAME AND ADDRESS WIEREOF. I have be above written. My commission expires on the 20th	ve_hercunto set_their_hand&nd seal.a_ the day and year last E. H. Eollands (SEAL) Buena N. Eollands (SEAL)

131