## MORTGAGE RECORD 74

	Alfred Jehle TO	This instrument was filed for record on the <u>3</u> day of April <u>A D 1928</u> + 8:45 P. M.
		a. D. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10
		April A. D. 1925, at. 8:45 P. M. <u>Jaa E. Wellman</u> <u>Register of Deeds.</u>
	Lawrence National Bank	ByDeputy.
	THIS INDENTURE, Made this 2 nd day of April , in the year of our Lord, one thousand nine bundred and twenty-eicht bytoren. (single )	
of	of Lawrence in the County of Douglas and State of Kansas part. Y. of the first part, and The Lawrence National Bank part 7 of the second part.	
which is	WITNESSETH. That the said party of the first part, in consideration of the sum of DOLLARS, to him duly paid, the receipt of DOLLARS, to him duly paid, the receipt of which is hereby acknowledged, ha. S. sold, and by this indentuue do. S Grant, Bargain, Sell and Mortgage to the said party of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	
	The south 65 feet of the	following described tract:
	That portion of Lot 3 Section 19, Township 12 Hange 20	
	East of the 6th P.M. lying East of the Right of Way	
	of the Union Pacific Eail	lway E.D. now the Union Pacific
	Railroad Company and cont	taining 14 57/100 ocres more
	or less in said county an	ad state.
And prized of a and that th It is assessed ag and by mag 1 b	pool and indefeasible estate of inheritance therein, free and clear of all incumber y will warrant and defend the same against all regimes making lawful claim the greed between the particle here that the part $\sum_{i=1}^{n}$ of the form part shall $n$ like table relative when the same become due and payable, and that $\sum_{i=1}^{n}$ interparts ecompary as shall be specified and directed by the part of the second interparts $\sum_{i=1}^{n}$ of the interpart of the second states $\sum_{i=1}^{n}$ of the form art of that $ a  = 1$ .	t at the delivery hereof. <b>10 18</b> the barful owner _ of the premises above granted, and mance
according t	the terms of One certain written obligation for the payment o	nare, or other, and the amount so raid shall become a part of the indebtodness, secured by this uity regard. ODLLARS, of axid runs of motor, executed on the 2 nd day ofApril128
and by sums of me part. So in the part thereoup, as prov absolute, an	we assume by the and pair. $T_{int}$ of the second pair to ray for all hand of our for the pair of the pays the same special in the inductive and the first pair of the pays the same provided in the inductive or any obligation crucial threely, or interest threes, or if the taxes on and for herein, or if the buildings on soil rad entits are not best in as good rapid of the whole same increasing three in all of the obligations reached for in the whole same increasing three in all of the obligations reached for in	all interest scruize there according to the terms of and editation and also to serve any run or more to obtain a so its as with interest thereas a terms provided, in the event that and the obligation contained thermin fully discharged. If default he made in each payments or any real exists are not just when the same because doe for payable, or if the horizont is and there is not according to the same because doe for payable, or if the horizont is and there is not write obligation, for the security of which this indicative is prove, add in mediately a, and it shall be hered for the said party of which this indicative is prove, add in mediately real, states and the same providely by want to have a review asymptetic to collect the runs real, with a state of the same provide by here and to make a runs are apprecised to collect the runs real, and it is derived by here add to not all meanly arms if how runs has to it this the there is an encryptical by here add on the part of the part of the part of the part of a state and the is accounted the provide state arms the part of the state arms of the state of the doe accounts of the provide state arms the state is the state of the screenses of the respective grants factors are the part of the state of the screense of the respective provide state arms the state state and there are also are accounted in the provide state arms are therefore shall estate states are also are accounted in the provide state arms are therefore shall estate are states and the screenses of the respective grants factors are also ar
demand, to It is and inure t	the first party greed by the parties hereto that the terms and provisions of this indenture , and be obligatory upon the heirs, escutors, administrators, personal representations of the second secon	e and each and every obligation therein contained, and all benefits accruing therefrom shall extend entatives, assigns and successors of the respective parties hereio.
IN W above wri		hercunto sct_hishand and scalthe day and year last Alfred Jehle (SFAL)
		(SEAL)
		(SEAL)
STATE C	Ton al na (85.	
County o	BE IT REMEMBERED, That on this	2 nd day of April A. D. 19.28, before me, a in the aforesaid County and State, came
Ralease vritten original LS gege intered was day	to me personally known to be the same person of the same.	who executed the foregoing instrument and duly acknowledged the execution into subscribed my name, and affixed my official seal on the day and year last of Jamuary 10.30. Geo N. Kuhne
<u>بط</u>		Notary Public.
Amotary I, the		A A AB