Per No .775

	FROM Elsie F. Carlos, his mife	STATE OF KANSAS, DOUGLAS COUNTY, * 3" This instrument was filed for record on the 3" May A, D, 1920, at 2:20 o'clock P. M. Edit Constrainty Register of Deeds. By Deputy.	
	Bank, Lawrence, Kansas JRE, Made this third day of Ma ty between Elsie F. Carlos, his wife		
of Lawrence parties of the first	in the County of Douglas	ence, Kansas	
WITNESSETH, Twenty five h	That the said parties of the first part, in consider		
		skell Place, in the City of Lawrence.	
			: An
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with the appurtenan	res and all the estate, title and interest of the said part	199. of the first part therein. at the delivery hereof_they_BTC_the lawful owner_B of the premises above granted, and	
seized of a good and ind	efeasible estate of inheritance therein, free and elear of all incumbran	21	
assessed against said real and by such insurance co	estate when the same becomes due and psyable, and that the mpany as shall be specified and directed by the party of the size ies in the specified and directed by the party of the size of	as, all times during the life of this inferitor, pay all taxes or assessments that may be levied or $\sqrt{\pi 111}$ keep the buildings upon add real exists insured spinst for and tormado in such sum could part, the loss, if any, made payable to the part $V_{}$ of the second part to the exist of pay such taxes when the same become due and payable and to keep aid premises insured as	
herein provided, then the indenture, and shall bear THIS GRANT is Twenty five h	e part <u>i</u> of the second part may pay said taxes and insurant interest at the rate of 1955 from the date of payment until full mended as a morphy to become the payment of the sum of and red 000/1000 to source the payment of the sum of 0 ORE for the results of the second payment of the second payment of the second payment of the pay	er, or either, and the amount so paid shall become a part of the indeptendency, secured by inde y repaid. POLLARS, and rum of money, executed on the third day et. May. 130-	
and by the	erms made payable to the part 2 of the second part, with a	In interest serving there a recording to the terms of and obligation and also to serve any ream of one to distribute therein fully distributed in the event that and the obligation contained therein fully distributed. If default be made in such represents or any all estate are not paid, when the axis because and payable, or if the increase is not been all estate are not paid, when the axis because and payable, or if the increase is not been and traiten distribute. For the eventy of which this indications is present, add traitent distribu- and it is highly been approximately and the indication is present. Additional terms and it is highly been approximately and the indication is present distributed therein in the manant revealed by the work to have a reviewer seposited to cellent the review and it is highly and the review of the have neutrino pays and the relation of the review of the review of the pays and the review of the review of the review of the pays and the review of the review of the review of the review reposited to review review of the revi	
and benefits accruing the	take possession of the said premises and an the marked or any part there refrom; and to sell the premises hereby granted, or any part there includes and interact together with the costs and charges incident	of, in the manner prescribed by law and out of all moneys arising from such sale to retain the thereto, and the overplus, if any there be, shall be raid by the part <u>y</u> making such sale, on	
It is agreed by th	e parties hereto that the terms and provisions of this indenture	and there a not not non-second of the respective parties hereto. hereunto set. their hand@and seal.s. the day and year last	
		Don Carlos (SEAL) Bisic F. Carlos (SEAL)	
,		(SEAL)	
			111 A.
STATE OF	Kansas		
COUNTY OF	Douglas ( <sup>85.</sup> BE IT REMEMBERED, That on this	3rd day of May A. D. 10 30, before me, a	a
	Notary Public in Don Carlos and Elsie	n the aforesaid County and State, came	
SEAL	to me personally known to be the same person.8	who executed the foregoing instrument and duly acknowledged the execution to subscribed my name, and affixed my official seal on the day and year last	G I
	and the second	T. J. Sreëney Jr. Notary Public.	

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