	Tilbur W. Semyer and wife TO	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 10 ^e day of Nov. A. D. 19.32., at 10:30/clock_As_M.	Π
	Harry B. Sparks	By Register of Deeds.	
THIS INDE	ENTURE, Made this seventh day of between Tilb	MAY, in the year of our Lord, one thousand nine ur W. Sawyer and Bessie N. Sawyer, husband and wife	0
	ence in the County of Do first part, and Harry B. Sparks	uglas and State of Kansas	
WITNESSE which is hereby	TH, That the said part ica of the first part, in consid Five hundred acknowledged, ha ye sold, and by this indenture do	Grant Barrain Sell and Mortgare to the soil part 7	
the following des	mber seven (7) in Steele's Subdivisio	wouglas and State of Kannas, to-wit: on of Block eight (δ) Earl's Addition to the City	
			U
			U
And the said par	nces and all the estate, title and interest of the said part 1.268 of the first part do hereby covenant and agree that a defeasible estate of inheritance therein, free and eleas of all incumbran	t the delivery beread then are the barfed man 8 of the series in the	
and that they will warr It is agreed betwe assessed against said re	int and defend the same against all parties making lawful claim there in the parties hereto that the part 168 of the first part shall at s al estate when the same becomes due and rawhie and the they	a. It times during the life of this infeature, pay all taxes or assessments that may be levied or $\mathbf{w11}$ has the heldling many relative barries of the levies of the leviest of the lev	
herein provided, then the midenture, and shall be THIS GRANT is	company as shall be specified and directed by the part $\mathbf{y}_{}$ of the sec and in the event that said part 100 , of the first part shall fail to be the part $\mathbf{y}_{}$ of the second part may ray and taxes and insurance ir intervol at the rate of 10% from the date of payment until fully intervol at our martinget to exerve the payment of the sum of fully	The set of the summary evolution is a rest wave summed against first and tornado is not sum of part, the loss, if any, mode payoids to the part $\frac{1}{2}$ and the second part to the scatter of pay such taxas when the same become due and payohe and to keep and premises instind as a, or either, and the smooth so paid shall become a part of the indubtohese, second by this repuid.	
according to the terms	of ODS certain written obligation for the payment of a terms made payable to the part y of the second part, with all	aid sum of money, exerted on the 7th day of MAY 1022	
And this conveyand sart thereof or any oblig ip, as provided herein, o besolute, and the whole nature and become due	is shall be void if such payment be void in this indentifies ation created thereby, or interest thereon, or if the taxes on said res if the buildings on mid real estate are not kept in as good repair; such remaining unpaid, and all of the obligations provided for in as and payable at the oution of the bolic hereof, which are not in the such remaining unpaid, and all of the obligations provided for in as and payable at the oution of the bolic hereof, which not not not such remaining unpaids and the obligations are not not not not not such as the oution of the bolic hereof, which are not not such as the oution of the bolic hereof.	 abliquion contaned thermin fully dicklarged. If default be made in such resummits or any state are not paid when the main beroand gins and practice, or if the more state of the state of the state of the state is constituted an end premises, them this coveryance shall berease de written obligation, for the security of which that moticate is gyren, shall immediately 	
nd benefits accruing the	o take possession of the said premises and all the improvements the refrom; and to sell the premises hereby granted, or any part thereof.	d it shall be harful for the only part $\underline{F}_{}$ of the second part. Terrors in the measure provided by law and out of all nearys around provide the relative the part of the second	
ad inure to, and be obl	WHEREOF, The parties of the first part have h	tives, assigns and successors of the respective parties herein, the day and year last error with the second section of the	
nd inure to, and be obl		William W. Commen	
nd inure to, and be obl			
nd inure to, and be obl	Renses	Milbur H. Samyer (SEAL) Bessie M. Samyer (SEAL)	
In wirther by and by and IN WITNESS V bove written.	Douglas	Hilbur W. Sawyer (SEAL) Bessie M. Sawyer (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	nh
IN WITNESS V bove written.	Douglas }ss. BE IT REMEMBERED, That on this 74 Notary Public in t Wilbur W. Sarye	#ilbur W. Sawyer (SEAL) Beesie M. Sawyer (SEAL) (SEAL) (SEAL)	
ne more to not be easy IN WITNESS I DOVE written. VATE OF Logal	Douglas }ss. BE IT REMEMBERED, That on this 74 Notary Public in t Wilbur W. Sarye	#11bur W. Sawyer (SEAL) Bessie M. Sawyer (SEAL) (SEAL) (SEAL) <td></td>	
In WITNESS I IN WITNESS I bove written. MTE OF Logal Seal I, the undersigned	Douglas An. BE IT REMEMBERED, That on this 74 Notary Public in t Wilbur N. Saryot Wilbur N. Saryot of In The same personally known to be the same personally known to be the same personally known to be the same personally within the same personally and the same personally and the same personally and the same personally and the same personal same same same same same same same same	#11bur W. Sawyer (SEAL) Bessie M. Sawyer (SEAL) (SEAL) (SEAL) <td></td>	
In WITNESS I IN WITNESS I bove written. MTE OF Logal Seal I, the undersigned	Douglas An. BE IT REMEMBERED, That on this 74 Notary Public in t Wilbur M. Samy Thilbur M. Samy to no personally known to be the same personally Thilbur M. Samy IN WITNESS WHEREOF, I have hereunto above writen. My commission expires on the day of	#11bur W. Sawyer (SEAL) Bessie M. Sawyer (SEAL) (SEAL) (SEAL) <td></td>	

524