-

 $\left(\right)$

255

Ralph Linville, a single man	State of Kansas, County of Douglas, This instrument was filed for record on the	che hen
TO The Douglas County Fuilding and Loan Association	1935, at 10:00 o'clock .A. M. Narold a. Back Register of Deeds.	there a
This Indenture, Made this 19th day of Ralph Linville, a single ran	August, 19 35_, by and between	7 are
ofLawrence, Emsas, Mortga		124
	ofation, a corporation rganized and existing, Morigagee:	pac
WITNESSETH. That the Mortgager, for and in consideration of the Two Thousand and no/100 Dollars (\$20 does by these presents mortgage and warrant unto the Mortgager, its succe in the County of Douglas, State of Kansas, the Lot No. Two (2) in Block No. Nine (9) to the Sity of Lawrence in Douglas C	000.00), the receipt of which is hereby acknowledged, ssors and assigns, forever, the following described real estate, situated to wit:) in University Place, an Addition	Par Eliza
to the City of Lawrence, in Douglas Co	ounty, Kansas.	it a
		ter al
		H.M
		中,
		-
(((((((((((((((((((Linda, et al. Second states and stat states and states and stat	S.A.S
nav se setema deleta ber an care a del se a sub esta berar la seconda especial nel 10 mars e su esta en conserva en la filma de esta entre dependente en esta esta esta esta esta esta esta esta		
$ \begin{array}{l} & (1 - 1) \left(1 - 1 \right) $		find
and a second construction of a second s		22
angen en angene en energen energie en en en en en en Rener en	a de la construcción de la constru La construcción de la construcción d La construcción de la construcción d	1 de
entine in the second		8 th
To HAVE AND TO HOLD the premises described, together with all and	singular the tenements, hereditaments and appurtenances thereunto	your
clonging, and the rents, issues and profits therest; and also all apparatus and electric light futures, elevators, screens, screen doors, awnings, blinds an r hereafter placed in the buildings now or hereafter standing on the said re- creted or placed in or upon the said real estate or attached to or us xtures therein for the purpose of heating. Ephting, or as part of the resent or future use or improvement of the said real estate, whether owne part of the said real estate by such attachment thereits, or not, all of annexed to and forming a part of the freshold and covered by this moring i, in not to the moringsed premises unto the Moringser, forever.	al exists, and all structures, gas and oil tanks and equipment ed in connection with the said real exists, or to any pipes or plaumbing therein, or for any other purpose appertaining to the such apparatus, machinery, fixtures or chattels have or would be- which apparatus, machinery, chattels and fixtures shall be considered stage; and also all the estate, right, tile and interest of the Mortgagor	Ta N.S
And the Mortgagor covenants with the Mortgagee that he is lawfull ight to sell and convey the same, as aforesaid, and that he will warrant all persons whomsever. Tail meetings is given to seems the neuronal of the neuroinal sum of		A.
This mortgage is given to secure the payment of the principal sum of Two Thousand and no/100	<pre>llars (\$2000.00), as evidenced by a certain promis- in by reference, payable with interest at the rate of</pre>	This relation the of a mortgage this with of a mortgage this with a mortgage this with a mortgage to
nd interest are fully paid, except that the final payment of principal and i ay of XUNE (Mr August 1950	interest, if not sooner paid, shall be due and payable on the the first	the 71.5