And the second sec	Pippert	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 19 dt	
TO ester Flory.		January A. D. 1935 , at 4120 o'clock P. Narola G. adverse Register Offer By Deputy.	
HIS INDENTURE, Made this 14th and Thirty-five Pippert and Leona R. Pippert,	between Harry C. H	January , in the year of our Lord, one thousand ipport and Dorothy J. Pippert, his wife and Elmer	nine r-C.
	of Douglas	and State of Kansas	
	y this indenture do	party of the second r on of the sum of <b>Two Thousand Sixty and no/100</b>	
East Ninety-four an Lot Forty-five (45) the City of Lawrence	on Rhode Island S		
appurtenances and all the estate, title and in the said part 10501 the first part do hereby ad indefeasible estate of inheritance therein, free and ci	ovenant and agree that at the del	of the first part therein. irrry hereof_they_arethe lawful ownerg_ of the premise above granted, and w	eized
tate when the same becomes due and payable, and that specified and directed by the part <b>y</b>	of the first part shall at all times they keep the building art, the loss, if any, made payable a e same become due and payable a	during the life of this inferture, pay all taxes or assessments that may be levied or assessed age a upon axis real matter insured explants for and tornado in such sum and by such insurance comp in the party of the second part to the extent of type instead. And in the event of the long axis provided rate provided, then the party of the second part may dered by the information, and axis has millioned at the rest of the first of a partners.	pany that
TO Thousand Sirty and no/100- o the terms of ONS certain written obligation. ts terms made payable to the part y o anced by the said part of the second part to pay	for the payment of said sum of the second part, with all interes for any insurance or to discharge a	money, executed on the 14th day of January 19.5 5 scruing thereon screening to the terms of said obligation and also to secure any man or mu any taxes with interest thereon as herein provided, in the event that said particles. of the first	86- na of part
tice, and it shall be lawful for the said part. Y of the the manner provided by law and to have a receiver appoint by law and out of all moneys arising from such sale to a	second part. inted to collect the rents and bene etain the amount then unpaid of	pation overlained therein fully discharged. If default he made in such payments or any part the share the same become due and paysine, or if the instance is not help only, as provided herein, to the paysine of the same state of the same state of the paysine state of the black he for according thereforem, and to sate paysines of the said premises and all the ingreene contract of the same state of the said premises and all the ingreene states and therees, in these same states of the said premises and all the ingreene states and the same states of the said premises and all the ingreene states and the same states of the said states of the said states of the said states of the same states of the said states of the said states of the said states of the same states of the said states of the same states of the same states of the said states of the same states of the said states of the same states of the said states of t	anter any
agreed by the parties breact that the terms and proving gatory upon the beirs, executors, administrators, jes, on WITNESS WHEREOF, The part 105 . o			ove
		Harry C. Pippert, (SEA Dorothy J. Pippert. (SEA	
		Elmor C. Pipport	
	and the second state of the state of the second state of the secon		
DPKanses			THE LEASE AND A DECK A
DP. Douglas BE IT REMEME notary put	ERED, That on this in in	14th day of January A. D. 1935, before me the aforesaid County and State, came Harry C. Pippert and Elmer C. Pippert and Leona E. Pippert, his wife who executed the foregoing instrument and duly acknowledged the execut	