FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85,	3. 4.	
David B. Earrell & Ida S. Harrell, his wife	This instrument was filed for record on the _22 day of	X 8 6 1 2 1 190	
TO The First National Bank	June A. D. 1939, at 250 c'clock P. M. Wartlef ADock	SE FILL	
Lawrence, Kansas	Register of Deeds. By Deputy.	1944	
THIS INDENTURE, Made this twonty-second day of June bundred and thirty-nine between David B. i	in the year of our Lovi, one thousand nine Harrell and Ida S. Harrell, his wife,	जींदा	
		din	
of Richland in the County of Douglas parties of the first part, and The First National Bank of		it's	
WHINESSETH. That the said part 105 of the first part, in consider One thousand six hundred seventy-five and no/100 (	ration of the sum of <b>1</b> ,675.00)DOLLARS, to them duly paid, the receipt of	and a	
which is bereby acknowledged, ha 79 scld, and by this indenture do the following described real estate situated and being in the County of Dou	Grant, Bargain Sell and Mortgage to the said partit of the sound and	ALX B	
		319915	
The Northwest Quarter $(M_{\pi}^2)$ of Section Thirty-four (34), and the West Sixty (60) acres of the Northeast Quarter $(KE_2^2)$ of Section Thirty-four (34), all in Township Thirteen (13), Range Eighteem (18).		TEL:	
(15), Kange Lighteen (16).		E HERE	
		28 42	11
		L'est	
		PR. 495	
		13861	
		alle	
	р.	Lidde 1	
		This relate	
		was written on the original	
with the appurtenances and all the estate, title and interest of the said par	t 138 cf the first mit them in	mortgaga entered this_/7_day	-
And the said part. 105of the first part do hereby covenant and agree that at the and seized ot a good and indefeasible estate of inheritance therein, free and clear of all in-	e delivery served they are the lands' server & of the member show served	1947 Walder But	10
or assessed against and real state when the same becomes due and payable, and that _L(1G) such sum and by such insurance company as shall be specified and directed by the part tient of	all times dering the life of this indenture, pay all taxes or assessments that may be levied y Mill keep the buildings upon sold real estate insured against five and tornado in it the second part, the loss, if any, music payable to the part $y_{-}$ of the second part to the pay such farse when the case become due actual to each other to the second part to the	Hardel Back Reg. of Deeds	
as been provided, then the part _V_ of the second part may pay and taxes and insert this indentive and shall beer interest as the rate of 10% from the date of payment THIS CRANT is intereded as a morteaur to secure the payment of the sum of _ORO, according to the terms ofORO, certain written oblication for the margers of sole	thousand six hundred reventy-segond June		
and by <u>1ts</u> terms made payable to the path <u>y</u> of the second part, with all inter- or sums of money advanced by the said partof the second part to pay for any insure said part <u>1068</u> the first part shall full to pay the same as provided in this indenture	at service there are been to the terms of the title of the terms of the title of the terms of t		
And this convergence shall be void if such asyment be made as herein monitories of the part thereof or any solitation created therein, or interest thereon, or if the taxes an air not kept un, as provided herein, or if the buildings on raid rail exists are est kept in a size while the order buildings on raid rail exists are estimated as the solitable and the building the solitable solitable and the buildings of the solitable solitabl	e obligation contained there n fully discharged. If default be made in such payments or any i test while are not push when the same become due and payrable or if the insurance is of realit as there are not, or if ways is committed on said premises, then this coargance ided for in said written obligation, for the eventity of which this indenture is given, shall		
reats and benefits accruing therefrom; and to sell the premises hereby granted, or any part	its thereon in the manner provided by law and to have a receiver appointed to collect the		
It is arreed by the parties hereto that the terms and provisions of the indenture and extend and inure to, and be obligatory upon the heirs, executors, administrators, personal	each and every obligation therein contained, and all benefits accruing therefrom shall representatives, assigns and successors of the respective partice bereto.		
IN WITNESS WHEREOF, The part 198 of the first part have her written.	reunto set their handfand seal a the day and year last above David B. Harrell (SEAL)		
All Alexandress and a second s	Ida S. Harrell (SEAL)		Y.
tar (BA) No	(SEAL)		
STATE OF KANSAS	(SEAL)		1
County of DOUGLAS } ss.			
Notary Public in the aforesa	dday ofA. D. 1939., before me, a aid County and State, came		2
to me personally known to be the same person_ execution of the same. IN WITNESS WHEREOF, I have hereunto above written	8 who executed the foregoing instrument and duly acknowledged the subscribed my name, and affixed my official seal on the day and year last		100
My commission expires on the C (Ch	day of 19 43 F. C. Mhipple Notary Public.		1
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