FROM STATE OF KANSAS, DOUGLAS COUNTY, 54.	
To To To Dy Dy To	•)
THIS INDENTURE. Made this, fills the day of	
of in the County of Douglas and State of Eansos part los_of the first part, and Frances A McKenzle, a_widow, part y of the second part.	
WITNESSETII, That the said part ics. of the first part, in consideration of the sum of	
That part of the North one-half (N_{2}^{h}) of the Northwest one-quarter (M_{4}^{h}) of Section 19, Township 13, Range 19, lying West of the Central ^C hannel of Rock Creek, containing fifty (50) acres more or less.	•
with the appurtenances and all the estate, title and interest of the said part ics.cf the first part therein. And the said part iOS of the first part dobreaky coverant and sares that at the delivery heredbey_ arethey are first of the premises above granted, and she said a pool and bedreakble estate of laberitance therein, free and clear of all forumbrance	
and that they will warrant and defend the same azainst all parite making hardle diam thereto. It is agreed between the partice barret to the parit G.S. of the first part shall at all times during the life of this infenture, pay all taxes or assessments that may be leried or assessed against shif real exists when the same becomes due and agrabhs, and that thiQY_WILLIkep the building: upon said real exists insured against first and torzado in reak now not by not humance company as shall be specified and directed by the part Y_of the second part, the best in ran, made parable to the part Y_of the second part, the best into, make and parable and the part Y_of the second part, the best into and parable and the part Y_of the second part, the best into a become due and parable and taken and parable and taken and parable and taken and parable and taken and parable and the second part. This for any set of the second part is the of paramet unal indiverse, or either, and the amount so paid shall become a part of the inholdedness, secured by THIS GRANT is intranded and a mortgare to reave the syngms of the sum of	
Dillars, bibliogrammed alter interest of the part of the second pert, with all finitest accurate the second pert, with a finitest accurate the second pert, with a finitest accurate the second pert, with all finitest accurate the second pert, with a second pert, and the same become due and pertines, then the correspondent in the same become due and pertines for the second pert, with a second pert, with a second pert, with a second pert, with a second pert, and the same become due and pertines, then the correspondent in the same become due and pertines the second pert, without notice, not if a state is a second pert, and the same second accurate the second pert, and the second pert, without notice, not if a state is a second pert, and the same second accurate the second pert, and	
immediately nature and become due and prache at the order of the inference of the and writer order of the add preference of the add	έγ
IN WITNESS WHEREOF, The part 1c3 of the first part ha <u>VO</u> hereund representative, saving and successful of the reserve last above written. C. W. Collins (SEAL) Tilma Collins (SEAL)	
(SEAL)	
STATE OF Kansas County cf Douglas BE IT REMEMBERED, that on this 26th day of Karch A. D. 19 42, before me, a Notary_Public in the aforesaid County and State, came C. W. Collins and Willma Collins, his wife, In mage assemble known is but new process who even is the formula interment and due advantated the	
to me personally known is be the same person. 8 who executed the foregring instrument and duly acknowledged the execution: of the same. IN WITNESS WHEEEOF, I have hereunto subscribed my rame, and affixed my official seal on the day and year last above written. (SEAL) My commission expires on the17 day ofSeptember19 45 . 	0
RELEASE	