		STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>22</u> day of	F
Alice R Casteen, a widow		September A. D. 1942, at 3:05 o'clock P. M.	
то		Naroll O. Beck Register of Deeds.	
The Lawrence Building and L	oan Association	By Deputy.	
THIS INDENTURE, Made this nundred and forty-two Alice R. Caste	between .	bor , in the year of our Lord, ene thousand nine	Î
Lawrence in the	County of Douglas	and State of Kansas	
nart V of the first part, and		part y of the second part.	
WITNESSETH, That the said part Twenty five Hundred an	t y of the first part, in consider ad no/100	ation of the sum of	Ē
Lot No. Six	teen (16) in Block No. Te	n (10) in University Place, an Addition to the	
City o	of Lawrence,		
			6
			5
and seited of a good and indereasible estate of and that they will warrant and defend the sam It is agreed between the parties hereit to or ascessed against said yeal estate when the a such sum and by such insurance company as ab- scent of the insurance company as ab-	do -0.3 hereby covenant and agree that at inheritance therein, free and clear of all i ne against all parties making lawful claim that the part $\mathcal{J}_{}$ of the first part shall appe becomes due and payable, and that $-3t$ all be specified and directed by the part \mathcal{J}_{-} that and mart \mathcal{V}_{-} of the first part shall fail	the delivery hereof. Sile_18the lastid ownerthe premises above granick, combinence hereon. In all times during the life of this infecture, pay all taxes or assessments that may be leviel 0_X111_kery be buildings upon said real orate insured against five and torrado in	
THIS GRANT is intended as a mortgage	second part may pay said taxes and insur rate of 10% from the date of payment un to secure the payment of the sum of undred and no/100	of the second part, the loss, if any, made payable to the part _V_of the second part to the to pay such that we have the same became do and apayable and to here said typemilers flavored part, or either, and the amount so paid shall become a part of the infebtedness, secured by it fully repeat.	
THIS GRAFT is intended as a motrace- Tranty-five. If according to the terms of oppared by the match prification of the second by the result of more advanced by the said part. Activation of more advanced by the said part, activation of the first part advanced thereby half become absolute, and the whole two rems mediated matter and become due and part become absolute, and the whole two rems therefore and the said the shole two rems the said back exceeded the shole two rems the said back exceeded the shole two rems to refain the same the said of parts in refain the same the same due of parts making much also, on demand, to the first parts is far agreed by the agrite become that the same same same same same same same same the same	second part may pay add takes and flown; set of 10% from the date of payment us to secure the payment of the sum of	of the second part, the kes, if any, made payable to the part _V. of the second part to the topy and that when the same become do and payable as it has pay able that we premises insured in failur resid. If also resid. If also resid. If also resid. If also resid. If a support of the second part of the second part of the infebted second part of the second part of the second part of the second part of the residence of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the second part of the part of the second part of	¢.
THIS GRAFT Is intended as a mottaner . Tranty-five. It according to the terms ond payable to the or sums of mony advanced by the side part) and by it can be added to the side part) and part thereof or any obligation created thereby make that up, as provided herein, or if the build mention of the source of the part of the part thereof or any obligation created thereby make that up, as provided herein, or if the build mention of the source of the part of the to the part of the source of the part of the to the part of the source of the part of the to the part of the source of the part of the to the source of the source of the part of the to the first of the source of the delineary upon IN WITNESS WHEREOF. The na	second part may pay add takes and flown; set of 10% from the date of payment us to secure the payment of the sum of	of the second part, the kes, if any, made payable to the part _V_ of the second part to the topy and that when the same become do and payable is a low here said premises insured in failur resid. If also resid. If also resid. If also resid. If also resid. If a same according to the <u>2210</u> day of <u>S0p10mb0r</u> <u>1.5.42</u> , where a service there as according to the terms of said abligation and the server as revise reside there according to the terms of said abligation and then server as revise reside there according the there are a said abligation and the server as revised there is according the same according to the terms of said abligation and then server as revised there is a said to the same according to the terms of said abligation and the server revise that here also revised there is a same according to the terms of said particles, the terms that here also revised there is a same according to a said perside, the terms that a same according the same according to the same according to the said perside, the the construc- need there is a said writes while the said perside. The the construction to indere, and it has manare perside by the same to bake a reviser that for the same according to the terms of perside the same according to the terms of perside the same according to the terms of perside the same according to the same according to the terms of perside the same according to the same according to the terms of perside the same according to the same according to the terms of perside the same according to the terms of perside the same according to the terms of perside the terms of perside the same according to the terms of perside the terms of perside the terms of perside the terms of the terms of perside the terms of the terms of perside the terms of the terms of the terms of the terms o	
THIS GRAPT Is intended as a mottaner Transfer of iva . If according to the terms offorfor and brtterms made payable to the or sums of many advanced by the said part. for there of a said break of the said part there of a say addingtion created thereby abult becomes absolute, and the whole was rems mentioned abundle to the said part. to the said break of the said break of the said making much said, on demand, to the first part it is agread the said by the bartier beart in the tates and have to, and is ablesting upon IN WINNESS WHEREOF, The pa written. 	<pre>scend part may pay add takes and income is of 10% from the date of partment us to screen the payment of the sum of</pre>	of the second part, the key, if any, make payable to the part _V, of the second part to the targe and that when the same become de and payable as 10 keys and premeines insured in fault result. I fault	
THIS GRAFT Is intended as a mottaner Treative of trans. Treative of trans. It according to the terms and payable to the or man of many advanced by the said part. A start there of a said of the said part. The terms of a said said the shift is any A start there of a said of the said part. The said part is a said the shift is any the said part is a said the shift is any the said part is a said the shift is any the said part is a said the shift is any the said part is a said the shift is any the said part is a said the shift is any making such as is a said the shift is any making such as is a said the shift is any is a said the said the said the shift is any making such as is a said the	<pre>scond part may pay add tars, and hours, ind "10" (fm the date of payment us to scove the payment of the sum of</pre>	of the second part, the key, if any, make payable to the part _V_ of the second part to the targe of there, and the same are used and payable to the part _V_ of the second part to the targe of there, and the same are paid shall known a part of the induitedease, secured by if also result. I also result is also there are of the labeleation and show the sector pay the targe of the thereon according to the terms of said ableation and show to serve are paid the distribution of the second shows the terms of said ableation and show to serve any the target according thereon according to the terms of said ableation and show to serve any and the distribution of discharge any target with interest thereon as herein payable to serve any and the distribution of the same payable to be set in the soft is said to serve its real states are non paid when the same become due and payable or if the insures for our herein said is able to here its of the payable of the serve the therein the manare payable to be and in the serve in the and the serve is real therein the manare payable to be and in the serve in the serve is real and every oblighting therein contained, and all be setls escripting thereform shall is remeasing the same serve in the serve in the serve in the serve is such and every oblighting therein contained, and all be setls escripting thereform shall is remeasing the serve in the serve in the serve in the serve All too R. Castoon (SEAL) (SEAL) 222nd day of September A. D. 19 42 , before me, a resuld County and State, came	
THIS GRAFT Is intended as a mottaner Transfty-five. If according to the terms of	<pre>scond part may pay add tars, and hours, ind "10" (fm the date of payment us to scove the payment of the sum of</pre>	of the second part, the kes, if any, make payable to the part of the second part to the topy out his who its he amb became de and payable as its here said to premises insured its and its intermediated to the second part of the infektedness, secured by its sum of money, executed on the _22fidday of _Soptomborto	