Recriving No. 17		E RECORD 84	andra the former second from a second se	energienistis energienistis weitze schutz Posteren
Laster E. Morr	FROM gan and Grace E. Korgan his wife TO	STATE OF KANSAS, DOUGLAS COUN This instrument was filed for record of June A. p. 19 43	the second se	
Lawrence Natio	onal Bank, Lawronce, Kansas	Ву	Register of Deeds.	
THIS INDENT	FURE, Made this30th_day of Corty-threebetween	June, in the year of c	our Lord, one thousand nine	
Lester E. Mo	organ and Grace L. Morgan, his wife in the County of Dougl rst part, and The Lawrence National Fa	as and State of nk, Lawrence, Kansas	r Kansas	
Fifteen hundr which is hereby ack	I, That, the said part <u>1</u> un_oi the first part, in consid- red_mad_no/100 crowledged, ha V9s.ld, and by this indenture do bed real estate situated and being in the County of Do	eration of the sum of DOLLARS, to them Grant, Bargain, Sell and Mortgage to the said	duly paid, the receipt of	
				•
Lot Num!	ber Eighteen (18) in Block Five (5) im	n Lane's First Addition to the City	v of Lawronce,	
with the appurtenan	nces and all the estate, title and interest of the said p	arties_cf the first part therein,		
And the said parti and seized of a good and	185. of the first part do hereby covenant and agree that at I indefcasible estate of inheritance therein, free and clear of all i	the delivery hereof that they are lawful owners neurobrance	of the premises above granted,	
It is agreed betwee or assessed against said r such sum and by such ins extent of <u>1t5</u> intere as herein provided, then this indenture, and shall	ant and defend the same scainst all parties making lawful chain we the parties hereto that the part 10.5 of the first part shall set of the same become due and payola, and that . turnance company as shall be specified and directed by the part y we have that and part 10.36 the first part shall fail the part y of the second part may pay sail takes and hour have interest at the raise of 10% from the date of parmet at here same of the second part of 10% from the date of parmet at here and rest of the second part of 10% from the date of parmet at the same of the second part of 10% from the date of parmet at the same of the second part of the same of	at all times during the life of this indenture, pay all taxes o BY_Will keep the buildings upon said real estate insu of the second part, the loss, if any, make payable to the pa to pay such large when the same hereme due and upother.	red against fire and tornado in $\mathbf{y}_{-}$ of the second part to the	
according to the terms of	One certain written obligation for the payment of a	ald sum of money, executed on the 30th day of	June 19 43	
and part 185cf the Arst And this conveyance part thereof er any oblig not kept up, as provided shall become absolute, and immediately mature and	made payable to the part $y_{}$ of the second part, with all intered by the said part $y_{}$ of the second part to pay for any interest $y_{}$ of the second part to pay for each part because a provided in this indecimar part of the second part of the se	rance or to discharge any taxes with interest thereon as he the obligation contained therein fully discharged. If default has all real estate are not paid when the same becces due and a vol repair as they are now, or if waste is committed on as order for in add written deligation, for the acceptive of wh	rein provided, in the event that e made in such payments or any payable or if the insurance is d premises, then this conveyance ich this indenture 's given, shall	0
rents and benefits accruin to retain the amount then making such sale, on dem It is agreed by the extend and inure to, and	and the interpretation of the same promises also all the improvem an unpaid of principal and interest, together with the costs and ch and, to the fact part $10S$ parties hereto that the terms and provisions of this inderture ar d be obligative yupon the heirs, execution, administration, necessi-	first bifereon in the manner provided by law and out of all far thereon; in the manner prescribed by law and out of all harges incident thereto, and the overplus, if any there be, not each and every obligation therein contained, and all be and executions of the obligation therein contained, and all be	receiver appointed to collect the moneys arising from such sale shall be paid by the part y enefits accruing therefrom shall	
IN WITNESS W written.	HEREOF, The part 105 of the first part ha X9 h	tereunto set their hand <sup>S</sup> and seal <sup>S</sup> th Lester E. Eorgan	e day and year last above	
	• • •	Grace L. Morgan	(SEAL) (SEAL)	
STATE OF K	алзаз)		(SEAL)	
County of Do	ouglas	Dthday of June A said County and State, came Morgan, his.wife		
(SEAL)	to me personally known to be the same person execution of the same	S who executed the foregoing instrument ar o subscribed my rame, and affixed my official seal	nd duly acknowledged the I on the day and year last 1943	•
- 9 	al owner of the within mortgage do hereby acknowle	EASE due the full payment of the debt secured thereby, is st day of July race Mutional Bank Kawa Norizan Willing Cashin	Notary Public.	