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MORTGAGE RECORD 85	
IN WITHESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. Geo D Walter	
(SEAL) My Commission Expires Aug. 19, 1943. Notary Public.	
Fecorded June 5, 1940 at 2:45 F.N. Hard a. Beck Berister of Deeds	
Fecorded June 5, 1940 at 2:45 P.N. Nand U. Dick Register of Deeds	
ad \$11.25 E C E C A C E	
THIS INDENTURE, made on this 7th day of May, 1940, by and between LILLIE E. MCCREATH, a widow, of the	
That the said Party of the First Fart, in consideration of money in the principal sum of FOETY FIVE HUNDRED AND NO/100 Dollars (\$4,500.00) loaned by the said Company to the Farty of the First Part, the receipt whereof is hereby acknowledged, and to better secure the repayment of said principal sum Longther with the interest to become due thereon according to the terms of a certain promissory note hereingfter	
described, AVD ALSO to insure the faithful performance of the coverants and agreements herein contained, does by THESE PRESENTS GRAHT, RARGAN, SELL, CUNNER, CONTENT ADD EXERCAGE unto the said Company, its successors and assigns, forever, all and singular the real estate and premises lying and being in the County of Louglas and State of Hansas, as follows, to-wit:	0
The Southwest Quarter of Soction Fifteen (15), Township Twelve (12), Eange Mineteen (19), East of the Sixth Frincipal Meridian, containing in all 160 acres more or less, according to the Gevernment survey thereof;	
 Fart, and THE TANGENES INSURANCE COMPARY, a corporation organized and exicting under the laws of the State of Connecticut, with principal office in the City of Hartford, County of Hartford and State of Connecticut, Party of the Second Part (hereinafter called the "Company"); WIMESSETH: That the said Party of the First Part, in consideration of money in the principal sum of FORTY FIVE HUMBRED ADD No/100 Dollars (24,600.00) loaned by the said Company to the Party of the First Part, the receipt whereof is hareby acknowledged, and to better secure the repayment of said principal sum to FORTY FIVE HUMBRED ADD No/100 Dollars (24,600.00) loaned by the said Company to the Party of the First Part, the receipt whereof is hareby acknowledged, and to better secure the repayment of said principal sum to pethat with the interest to become due thereon according to the torms of a certain promissory note hereinafter described, AND ALSO to insure the faithful performance of the covenants and agreements herein contained, does by THESE PHESENTS CHART, RARGAH, SELL, CUNNET, CUNTER ADD LOATROAGE unto the said Company, its successors and assigns, forever, all and singular the real estate and premises lying and being in the County of Douglas and State of Kansas, as follows, to-wit: The Southwest Quarter of Section Fifteen (15), Township Twelve (12), Kange Mineteen (19), East of the Sixth Frincipal Meridian, containing in all 160 acres more or less, according to the Government survey thereof; TOGETHER WITH all and singular the tenments, horeditaments, buildings, improvements, privileges and appurtemances thereount belonging or in any wise apportaining, and all homestead and contingent rights and estates whatseever thereoin, and alls onle to ever the her arty of the First Part muder all oil, gas and inneral leases made or to be made covering said premises during the existence of this mortgage; To HAYS AND TOHED the same unto the said Company, its successors and assigns, forever, for	
TO HAVE AND TO HOLD the same unto the said Company, its successors and assigns, forever, for the UN uses and purposes howin expressed. MOREOVER, the said Party of the First Part HEREBY COVE ANTS AND AGREES with the said Company, its	
are free from all incumbrances and charges whatsoaver; that said Company shall quietly enjoy and possess said premises; and that said First Party and his heirs, devisees, executors, administra- tors and assigns shall forever warrant and defend the title to said lands and premises against the claims of all persons wionscover; and the said First Party further covenants and agrees that the lien created by this instrument is a first and prior lien on the above described lands and	
 improvements. To pay to said Company at its office in "Martford, Connecticut, or to its successors and assigns, the said principal sum of FORTY FIVE HUNDRED AND NO/100 Dollars (\$4,506.00) and interest on the balance thereof from time to tice remaining unpaid, in lawiul money of the United States of America or its equivalent in New York exchange, in accordance with the terms and conditions of a certain promissory note for said principal sum, bearing even date herewith, made payable to the order of the said Company and exceuted and delivered to the Company by the said Party of the First Part, and secured by this mortpage. 	
3. To furnish and leave with said Company, during the time said promissory note and all renewals thoroof shall remain unpaid, a complete abstract of title to the land hereinbefore described, which abstract, in the event of foreclosure of this cortage, shall become the property of the grantee in the deed executed purcuant to said foreclosure.	
4. To keep the said lands and improvements free from all incumbrances and liens or claims for liens of whatsoever nature, and to protect and defend the title and possession of said premises to the end that this mortgage shall be and remain a first lien on said premises until the indebtedness hereby secured shall be fully paid.	
5. That the said Company shall be subrorated to the lien, though released of record, of any prior incumbrances on the said premises gaid or discharged from the proceeds of the loan represented by the aforesaid promissory note.	
6. To pay before the same become delinquent all taxes and assessments and impositions of every kind that may be levied, assessed or imposed by authority of the United States of America or by the State of fameas or any political subdivision or municipality of said State, which may be or be- come a lien upon said real estate or any part thereof or interest therein, including any mineral or royalty interest therein.	
 7. To keep the buildings, fonces and other improvements now or hereafter created on said lands in sound condition and in good repair and to commit or pormit no waste on the said premises. 5. To keep, during the existence of this cortgage, all buildings and improvements created and to be created on said premises constantly insured against loss and damage by fire for the sum of at 	
least Five Thousand and no/100 Doilner (\$5,000.00) in a company or companies which may be desig- nated by the said Company, and to provide insurance against hazards other than five in like amount, if demanded by the said Company, and that all policies of insurance without exception and of what- source nature and of whatever amount taken out on the said improvements or fixtures therets at- topold during the and that all policies of insurance without exception and of what-	•
tached, during the existence of the debt hereby secured, shall be constantly pledged, assigned and, with a proper mortgage clause in favor of the said Company attached thereto, delivered as issued and with premiums fully paid, to the said Company. And the said Party of the First Fart further agrees that in case of less to the premises and subsequent settlement and payment there- for by any insurer, the entire settlement proceeds or amount so paid shall be applied to such portion of the debt hereby secured as the holder of the aforesaid premisery note shall direct of	
toward the rebuilding or restoring of the promises, whichever the holder of the said promissory note shall elect. 9. That in the event the suid premises or any part thereof, in the judgment of the said Company, re- quire inspection, repair, care or attention of any kind or nature not theretofore furnished and	
provided by the Farty of the First Part, the Company herein, being hereby made the sole judge of	

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