MORTGAGE RECORD 87 Reg. No. 3713 Fee Paid..13.75

		STATE OF KANSAS, DO		
		This instrument was fi	led for record on the 8	day of
ТО			A.D. 19.44, At 11:15 Warped a Deck Register of	Deeds.
		By	Deputy	y.
THIS INDENTURE, Made this firs Fourty Four between	tday of		in the year of our Lord nineteen	
Otha Hatfield and Florence	M. Hatfield, his			
fin the Co	unty of Dougle	sand State	ofKansas	
f the first part, and Effie B. Tur	•			
WITNESSETH, That the said part is a	a chose sector = conversion sure	ideration of the sum of		
and other confisceration of them duly paid, the receipt of will and Mortgage to the said part Y of the sec he County of Douglas, and State of Kansas, of	hich is hereby acknowle ond part <u>her</u>	dged, have sold and by the heirs and assigns forever, a	ese presents dogrant, bar	gain, sell
Lots 8 & 9 (Big	ht and Nine)in C	hambers Place an add	ition to the	
City of Lawrence	e, Kansas.			
with all the appurtenances, and all the estate,	title and interest of the	said partiesof the first pa	rt therein. And the said	
with all the appurtenances, and all the estate, a Parties of the first part lohereby covenant and agree that at the			rt therein. And the said	nga anta da fiyang basa ta Mad
Parties of the first part	e delivery hereof	they are the law	ful owner of the premises above	e granted,
Parties of the first part hereby covenant and agree that at the	e delivery hereof inheritance therein, fr	they are the law	ful owner of the premises above es	e granted,
Parties of the first part hereby covenant and agree that at the and seized of a good and indefensible estate of This grant is intended as a mortgage to secure	e delivery hereof. inheritance therein, fr e the payment of the se	they are the law e and clear of all incumbrance m of Fifty Five H	ful owner of the premises above es und rod Dollars, according to the	e granted,
Parties of the first part hereby covenant and agree that at the and seized of a good and indefensible estate of This grant is intended as a mortgage to secure a certain note	e delivery hereof. inheritance therein, fr e the payment of the st	they are the law e and clear of all incumbrance m of Fifty Five H this day executed and deliver	ful owner of the premises above es undrød Dollars, according to the	e granted,
Parties of the first part hereby covenant and agree that at the and seized of a good and indefensible estate of This grant is intended as a mortgage to secure	e delivery hereof. inheritance therein, fr e the payment of the st	they are the law e and clear of all incumbrance m of Fifty Five H this day executed and deliver	ful owner of the premises above es undrød Dollars, according to the	e granted,
Parties of the first part hereby covenant and agree that at the and seized of a good and indefensible estate of This grant is intended as a mortgage to secure a certain note	and this conve- there are the there and the set and this conve- there are the there are the amount shall become s and assigns, at any to the moneys arising fr ch sale, and the overplue	they are the law ee and clear of all incumbrance m ofFifty Five H this day executed and delivered this day executed and delivered erance shall be void if such pay ereon, or the taxes, or if the in due and payable, and it shal me thereafter to sell the prem m such sale to retain the amou s, if any there be, shall be pa	ful owner of the premises above es	e granted, e terms of fied. But then this of the t thereof, terest, to
Parties of the first part lohereby covenant and agree that at the und seized of a good and indefeasible estate of This grant is intended as a mortgage to secure	and this convert and this convert thereof, or interest ti- ble amount shall become s and assigns, at any ti the monops arising fr ch sale, and the overpli- inst part. the	they are the law so and clear of all incumbrance m of Fifty Five H this day executed and deliver this day executed and deliver ereon, or the taxes, or if the in due and payable, and it shall me thereafter to sell the prem m such sale to retain the amou s, if any there be, shall be pa jr	ful owner of the premises above esDollars, according to the Dollars, according to the ed by the said ments be made as herein specif usurance is not kept up thereon, I be lawful for the said part lises hereby granted, or any par mit then due for principal and int id by the partmaking sucl	e granted, e terms of fied. But then this of the t therest, to- terest, to- h sale, on d assigns
Parties of the first part lohereby covenant and agree that at the und seized of a good and indefeasible estate of This grant is intended as a mortgage to secure	and this convert among the second sec	they are the law e and clear of all incumbrance m ofFifty_Five H this day executed and deliver this day executed and deliver ereon, or the taxes, or if the in due and payable, and it shal me thereafter to sell the prem m such sale to retain the amou s, if any there be, shall be pa ir ha_VBhereunto setth Otha_Hat	ful owner of the premises above es	e granted, e terms of fied. But then this /of the t thereof, terest, to- h sale, on d assigns e day and (SEAL)
Parties of the first part 	and this convert and this convert thereof, or interest the amount shall become s and assigns, at any to the moneys arising for ch sale, and the overplu- i rat part. the the issue of the first part esence of	they are the law e and clear of all incumbrance m ofFifty_Five H this day executed and deliver this day executed and deliver ereon, or the taxes, or if the in due and payable, and it shal me thereafter to sell the prem m such sale to retain the amou s, if any there be, shall be pa ir ha_VBhereunto setth Otha_Hat	ful owner of the premises above es undrod Dollars, according to the ed by the said ments be made as herein specifi issurance is not kept up thereon, i be lawful for the said part ises hereby granted, or any par int then due for principal and int id by the partmking such heirs and eirhandand sealthe	e granted, e terms of fied. But then this /of the t thereof, terest, to- h sale, on d assigns e day and (SEAL)
Parties of the first part be	and this conver- and this conver- the payment of the stand and this conver- the amount shall become a mount shall become a money arising fr the moneys arising fr the moneys arising fr the sale, and the overplice inst part. the stand the overplice inst part. The stand the overplice inst part. The	they are the law re and clear of all incumbrance m of	ful owner of the premises above es	e granted, e terms of fied. But then this 7of the t thereof, terest, to- h sale, on d assigns e day and (SEAL) (SEAL)
Parties of the first part lohereby covenant and agree that at the und seized of a good and indefeasible estate of Chis grant is intended as a mortgage to secure	and this conver- inheritance therein, fr the payment of the st and this conver- thereof, or interest ti de amount shall become s and assigns, at any ti the amount shall become s and this convert the amount shall become the amount shall become the amount shall become s and this convert the amount shall become the amount shall be amount shall be the amount shall be amount shall be amount shall be the amount shall be amount shall be amount shall be amount shall be the amount shall be amou	thay are the law re and clear of all incumbrance m of Fifty Five H this day executed and deliver this day executed and deliver ance shall be void if such pay ereon, or the taxes, or if the i due and payable, and it shal me thereafter to sell the pren m such sale to retain the amou s, if any there be, shall be pai ir the VO hereunto set the Otha Hat Florence BERED, That on this 6th a Notary d, his wife	ful owner of the premises above cs. Dollars, according to the ed by the said. ments be made as herein specifi issurance is not kept up thereon, I be lawful for the said party lises hereby granted, or any par mt then due for principal and int id by the partymaking such heirs and fieldM. Hatfield day ofApril Public in and for said County a	e granted, e terms of fied. But then this fof the t thereof, terest, to- h sale, on d assigns e day and (SEAL) (SEAL)
Parties of the first part be	and this conver- inheritance therein, fr a the payment of the su- e the payment of the su- and this conver- t thereof, or interest if the amount shall becom- s and assigns, at any t t the moneys arising fr ch sale, and the overplu- irat part. the the sale, and the overplu- irat part. the the instance of the sale, and the start is a subscription of the first part esence of ss. BE IT REMEM Gill rongo M. Eatfield to be the same person for esame. IREOF, I have hereunt instance in the start	they are the law the and clear of all incumbrance m ofFifty_Five_H this day executed and deliver this day executed and deliver ereon, or the taxes, or if the in due and payable, and it shal me thereafter to sell the prem m such sale to retain the amou s, if any there be, shall be pa ir the	ful owner of the premises above es	e granted, e terms of fied. But then this fof the t thereof, terest, to- h sale, on d assigns e day and (SEAL) (SEAL)
Parties of the first part lohereby covenant and agree that at the und seized of a good and indefeasible estate of Chis grant is intended as a mortgage to secure 	e delivery hereof	they are the law e and clear of all incumbrance m ofFifty_Five_H this day executed and deliver ance shall be void if such pay erecon, or the taxes, or if the in due and payable, and it shal me thereafter to sell the pren m such sale to retain the amou s, if any there be, shall be pai ir ha_VOhereunto setth that be the foregoing baber of the foregoing o subscribed my name and aff N. R. Gi EASE	ful owner of the premises above es undrod Dollars, according to the ed by the said ments be made as herein specifi isurance is not kept up thereon, i be lawful for the said part ises hereby granted, or any par int then due for principal and int id by the partmaking such heirs and eirhandand sealthe field h. Hatfield hetril Public in and for said County a instrument of writing and duly ixed by official seal on the day 11Notau	e granted, e terms of fied. But then this rof the t thereof, terest, to- h sale, on d assigns e day and (SEAL) iGEAL

554