Receiv

(marting

C

Ņ

 $\langle \rangle$

P

S. C.

MITNESSETII, That the Mortgages, for and in consideration of the sum of	B. B. Barrand & Edith D. Increased, hashand and wire, the state of the sense of	R. E. Barrand & Edith O. Earrand, husband and wife This Mortgage was filed for record on the 10 day
THE INDENTURE, Made the fifth_ day of 2012br	THIS INDENTURE, Made this Mithb. day of 250 ber	The First National Bank of Lawrence Lawrence, Kansas
		THIS INDENTURE, Made this ninth day of October, 19 45, by and between
<pre></pre>	Lawrence. Kansac Mortgages WITNESSETH, That the Mortgages, for and in consideration of the sum (
WINNESSETH, That the Mortgager, for and in consideration of the sum of	WITTERSTETI, That the Mortgager, for and in consideration of the sum of	
Encr thousand and no/100	Encr thousand and no/100	the United States, Mortgagee:
A state, similal in the County of Douples, State of Kanze, to wit: The South twenty-five (S25) feet of Lot No. six (6), all in Block No. nine (3) in Babeock's Addition to the City of Lawrence. (a) in Babeock's Addition to the City of Lawrence. (b) in Babeock's Addition to the City of Lawrence. The South twenty-five (S25) feet of Lot No. six (6), all in Block No. nine (c) in Babeock's Addition to the City of Lawrence. The South twenty-five (S25) feet of Lot No. six (6), all in Block No. nine (c) in Babeock's Addition to the City of Lawrence. The South twenty-five (S25) feet of Lot No. six (6), all in Block No. nine (c) in Babeock's Addition to the City of Lawrence. The South the South the South	A state, similar in the County of Dorphas, State of Kamas, to wit: The South twenty-five (J25) feet of Lot No. six (6), all in Block No. nine (3) in Babcock's Addition to the City of Lawrence. (a) in Babcock's Addition to the City of Lawrence. (b) in Babcock's Addition to the City of Lawrence. The South twenty-five (J25) feet of Lot No. six (6), all in Block No. nine (c) in Babcock's Addition to the City of Lawrence. The South twenty-five (J25) feet of Lot No. six (6), all in Block No. nine (c) in Babcock's Addition to the City of Lawrence. The South the state of the South the South S	
The South twenty-five (S2S) feet of Let No. five (6) and the North trenty-five (J2S) feet of Let No. six (2), all in Block No. nime (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) in Babcoot's Addition to the City of Lawrence. (9) is the City of Lawrence (9) of Lawrence. (9) is the Babcoot's Addition to the City of Lawrence. (9) is the C	The South twenty-five (S2S) feet of Let Ne. five (6) and the North trenty-five (J2S) feet of Let Ne. six (8), all in Block Ne. nine (9) in Babcock's Addition to the City of Lawrence. (9) in Babcock's Addition to the City of Lawrence. (9) in Babcock's Addition to the City of Lawrence. (9) In Babcock's Addition to the Interest to the Addition to the City of Lawrence (9) In Babcock's Addition to the Interest to the Addition to the Interest to the Addition to the I	l estate, situated in the County of Douglas, State of Kansas, to wit:
twenty-five (N25) feet of Lot No. six (6), all in Block No. nime (9) In Bebook's Addition to the City of Lawrence.	twenty-five (N25) feet of Lot No. six (6), all in Block No. nine (9) in Babcock's Addition to the City of Lawrence. (9) In Babcock's Addition to the City of Lawrence.	and a second and a second of the summary and a second in the second second second second second second second s
(9) in Babook's Addition to the City of Lawrence.	(9) In Babook's Addition to the City of Lawrence. (9) In Babook's Addition to the Intervence. (9) In Intervence. (9) I	The South twenty-five (\$25) feet of Lot No. five (5) and the North
TO HAVE AND TO HOLD the premises described, isgether with all and singular the termsnet, hereifunnests and appurtenances there to belonging and the rents, issess and profits there of and also all apparitum, machinery, fattures, chartes, hereifunnests and appurtenances there to belong the first the rents, issess and profits there of and also all apparitum, machinery, fattures, chartes, hereifunnests are apprented by the software of what we that and nature at present upper of the parses of beating. Hereifung the states or attached to or used in concention with the and nature at present upper of the parses of beating. Hereifung are also all the estates, right, tile and interest of the bursteg or of the present of the parses of beating. Hereifung are also all the testes, right, tile and interest of the Mortgager of the software of the sof	TO HAVE AND TO HOLD the premises described, iogether with all and singular the terms the brill interest and appurtemances there to belonging and the rents, issues and profits thereofs and also all optimities, elevators, exercises, easter of the service of the s	twenty-five (N25) feet of Lot No. six (6), all in Block No. nine
TO HAVE AND TO HOLD the premises described, together with all and singular the tenement, hereditaments and appurtenances there to belonging and the rank. Same and profits thereof, and also all apparatus, machinery, fixtures, chatlels, furnaces, heaters, ranges, mantles, is and electric light fixtures, elevators, seroen doors, awnings, blinds and all other fixtures of whatever kind and nature at present increative placed in the buildings now or hereafter stanced or used in connection with the said real estate, or to any pipes or fix res there in for the purpose of heating. Ighthing, or as part of the plurbing therein, or for any other purpose appearations to the present or future use or improvement of the said real estate, whether such apparatus, machinery, fixtures or whatever would become part of the also estate and active at present parts of the freshold and converd by this mortgage; and also all the estate, right, tile and interest of the Mortgage, forever. And the Mortgager covenants with the Mortgage, forever. This mortgage is given to secure the payment of the principal sum of <u>Four thousand and no/100</u> mum (<u>-42</u> ,	To HAVE AND TO HOLD the premises described, together with all and singular the tenements, hereditaments and appurtenances there belonging and the rank, issues and profits thereof; and also all apparatus, machinery, fixtures, chattels, furnaes, heaters, ranges, manules, nariand or hereafter placed in the buildings now or hereafter standards and all other fixtures of whatever kind and rature at present ires therein for the purpose of heating, lighting, or as part of the plumking therin, or for any other purpose appearianing to the present or tatter use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the alestate or to any place and forming a part of the freshold and covered by this mortgage; and also all the estate, right, title and interest of the Mortgage, of forwer. And the Mortgagor covenants with the Mortgage, forever. And the Mortgage is given to secure the payment of the principal sum of <u>four thousand and no/100</u> This mortgage is given to secure the payment of the principal sum of <u>four thousand and no/100</u> Dollars (§ 4000.00), as evidenced by a certain promissory note of the state herewith, the terms of which are incorporated herein by reference, payable with interest at the rate of <u>four and one-half per</u> mum (<u>_44</u>	(9) in Babcock's Addition to the City of Lawrence.
And the Mortgager covenants with the Mortgagee that he is lawfully seized in fee of the premises hereby conveyed, that he has good ght to sell and convey the same, as aforsaid, and that he will warrant and defend the title thereto forever against the claims and demands all persons whomsoever. This mortgage is given to secure the payment of the principal sum of <u>Four thousand and no/100</u> Dollars (\$ 4000.00), as evidenced by a certain promissory note of free date herewith, the terms of which are incorporated herein by reference, payable with interest at the rate of <u>four and one-half per num (_41</u> ,%) per annum on the unpaid balance until paid, principal and interest to be paid at the office of the first National Bank of Lawrence in Lawrence, Kansas, or such other place as the holder of the note may designate in writing, in monthly installments of Dollars (25,32_), mmencing on the first day of No to solve the first day of no to solve the first day of principal and interest, if not sooner paid, shall be due and payable on the first day of the first day of	And the Mortgager covenants with the Mortgagee that he is lawfully seized in fee of the premises hereby conveyed, that he has good ght to sell and covey the same, as aforsaid, and that he will warrant and defend the tille thereto forever against the claims and demands all persons whomsoever. This mortgage is given to secure the payment of the principal sum of <u>Four thousand and no/100</u> Dollars (\$ 4000.00), as evidenced by a certain promissory note of free date herewith, the terms of which are incorporated herein by reference, payable with interest at the rate of <u>four and one-half per</u> entum (<u>41</u> ,%) per annum on the unpaid balance until paid, principal and interest to be paid at the office of or the such other place as the holder of the note may designate in writing, in monthly installments of below, or usuch other place as the holder of the note may designate in writing, in monthly installments of	TO HAVE AND TO HOLD the premises described, together with all and singular the tenements, hereditaments and appurtenances there to belonging, and the rents, issues and profits thereof; and also all apparatus, machinery, fixtures, chatlels, furnaces, heaters, ranges, mantles, s and electric light fixtures, elevators, screens, screen doors, awnugs, blinds and all other fixtures of whatever kind and nature at present tained or hereafter placed in the buildings now or hereafter standing on the said real estate, and all structures, gas and oil tanks and ajpment erected or placed in or upon the said real estate or attached to or used in connection with the said real estate, or to any pipes or fix- es therein for the purpose of heating, lighting, or as part of the plurbing therrin, or for any other purpose appertaining to the present or fut- e use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said form-
Dollars (\$ 4000.00), as evidenced by a certain promissory note of ren date herewith, the terms of which are incorporated herein by reference, payable with interest at the rate of four and one-half per ntum (41/2%) per annum on the unpaid balance until paid, principal and interest to be paid at the office of	Dollars (\$ 4000.00), as evidenced by a certain promissory note of ren date herewith, the terms of which are incorporated herein by reference, payable with interest at the rate of four and one-half per entum (41/2%) per annum on the unpaid balance until paid, principal and interest to be paid at the office of	And the Mortgagor covenants with the Mortgagee that he is lawfully seized in fee of the premises hereby conveyed, that he has good ht to sell and convey the same, as aforsaid, and that he will warrant and defend the title thereto forever against the claims and demands
ren date herewith, the terms of which are incorporated herein by reference, payable with interest at the rate of <u>four and one-halfper</u> ntum (4 ¹ ₂₁ %) per annum on the unpaid balance until paid, principal and interest to be paid at the office of <u>The First National Bank of Lawrence</u> in <u>Lawrence</u> , <u>Kansas</u> , or such other place as the holder of the note may designate in writing, in monthly installments of <u>twenty-five and 32/100</u> Dollars (25.32), mmencing on the first day of <u>November</u> ' 1945, and on the first day of each month thereafter, until the principal and terest are fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and payable on the first day of	ren date herewith, the terms of which are incorporated herein by reference, payable with interest at the rate of <u>four and one-half</u> per entum (<u>4¹/2, %) per annum on the unpaid balance until paid, principal and interest to be paid at the office of The First National Bank of Lawrence in Lawrence, Kansas , or is such other place as the holder of the note may designate in writing, in monthly installments of <u>Dollars</u> (25.32), wenty-five and 32/100 <u>Dollars</u> (25.32), ommencing on the first day of <u>November</u> '19 45, and on the first day of each month thereafter, until the principal and terest are fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and payable on the first day of</u>	
such other place as the holder of the note may designate in writing, in monthly installments of	t such other place as the holder of the note may designate in writing, in monthly installments of	en date herewith, the terms of which are incorporated herein by reference, payable with interest at the rate of <u>four and one-half</u> per stum ($-4\frac{1}{2}$, $\%$) per annum on the unpaid balance until paid, principal and interest to be paid at the office of
mmencing on the first day ofNovember' 1945, and on the first day of each month thereafter, until the principal and terest are fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and payable on the first day of	ommencing on the first day ofNovember' 1945, and on the first day of each month thereafter, until the principal and terest are fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and payable on the first day of	
terest are fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and payable on the first day of	terest are fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and payable on the first day of	
		erest are fully paid, except that the final payment of principal and interest, if not sooner paid, shall be due and payable on the first day of

127