60

0

D

0

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.	
		This instrument was filed for record on the 7 day of Larch A D 1945 at 4140 day by N	
	то	A. D. 1945, at <u>4140</u> o'clock P. M.	
-		By Deputy.	
THIS INDENTU hundred and forty	RE, Made this 7th day of March -five between Nary E, Ea	illey, a widow, in the year of our Lord, one thousand nine	
o	in the County of Douglas	and State of Kansas	
WITNESSETH	t part, and W. E. Spalding	party of the second part.	
		eration of the sum of One Thousand (\$1,000,00)	
the following describe	d real estate situated and being in the County of Do	_Grant, Bargain, Sell and Mortgage to the said part_yof the second part, uglas and State of Kansas, to-wit:	
	The North Sixty (60) feet of the (25), the North Sixty (60) feet	West One-half of Lot Twenty-five of Lot Twenty-seven (27), and the	
		on rot induction (27), and the	
		f Lawrence, known as West Lawrence.	1
		이 가슴을 가지 않는 것은 것은 것은 것은 것은 것은 것을 하는 것을 하는 것을 하는 것을 수 있는 것을 가지 않는 것을 하는 것을 수 있는 것을 수 있는 것을 하는 것을 수 있는 것을 하는 것을 하는 것을 수 있는 것을 수 있는 것을 하는 것을 수 있는 것을 수 있는 것을 하는 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 것을 것을 수 있는 것을 수 있다. 것을 것을 수 있는 것을 수 있다. 것을 것을 것을 것을 수 있는 것을 수 있는 것을 것을 것을 수 있다. 것을 수 있다. 것을	1
			1
with the answet	and all the substances in the substances		
And the said part	and all the estate, title and interest of the said par- of the first part do. 99	e delivery hereof Sho is the lawful owner of the suming the	
And the said part and seized of a good and ind and that they will warrant a	of the first part do. UShereby covenant and agree that at the lefeasible estate of inheritance therein, free and clear of all inc and defend the same against all parties making lawful claim th	te delivery hereof. ShQ isthe lawful owner of the premises above granted, umbrane	
And the said part	So the first part do $US_{22}$ . Incredy coverant and agree that at it lefeasible estate of inheritance therein, free and clear of all incr and defend the same against all parties making lawful claim the parties hereto that the part. $\Delta = 0$ the first part hall at state when the same becomes due and payable, and that $\frac{he}{2}$ .	e delivery hereof <u>ShO is</u> the lawful owner of the premises above grantel, umbrane <u>e</u> ereto. all times during the life of this indenture, pay all taxes or assessment: that may be levied <u>will</u> keep the buildings upon said real estate insured against fire and tornado in	
And the said part and seized of a good and ind and that they will warrant a It is agreed between the or assessed against said real of such sum and by such insuran extent of hisinterest.	—of the first part do $50^{\circ}$	e delivery hereof <u>310 45</u> the lawful owner of the premises above granted, unbrance	
And the saul part and seized of a good and ind and that they will warrant a It is agreed between the or assessed against said real such sum and by such insuran actent ofhig interest. as herein provided, then the this indenture, and aball bear	—of the first part do $50^{\circ}$	e delivery hereof <u>sho is</u> the lawful owner of the premises above granted, unbrance <u>with the second shows and shows and shows above granted</u> . all times during the life of this indecture, pay all taxes or assessment: that may be levied all time the buildings upon said real estate insured against fire and tormade in <i>i</i> the second part, the loss, if any, made payable to the part <u>b</u> of the second part to the to pay not have when the same become due and payable and to keep said premises insured for or either, and the amount so paid shall close a part of the indebtedness, secured by <u>Thousand (\$1,000.00)</u> - <u>-</u>	
And the shid part and seited of a good and indi- and that they will warrant a It is agreed between the or assessed against shid real such sum and by such insuran as herein provided, then the this indenture, and shill base TIIIS GRANT is intend. according to the terms of the according to the terms of then the terms of terms may	—of the first part do $\frac{30}{20}$ — hereby coverant and agree that at it ferankle states do inderitance therefin, free and clear of all im and defend the same against all parties making lawful claim th parties hereto that the part. — of the first part thall at state when the same become due and payable, and that — Da- et company as shall be specified and directed by the part. — of And in the event that said part. — V of the first part shall (all part. — of the second part may pay said tass and insuran interest at the rate of 10% from the date of payment until of as a mortgage to secure the payment of the sum of On RO certain written obligation. — for the payment of shall	e delivery hereof_ 210 45 the lawful owner of the premises above granted, undernee	
And the said part and seited of a good and this and that they will warrant a It is agreed between the or assessed against said real autonometal and the said autonometal and the said autonometal and the said autonometal and the said autonometal and the said THIS GRANT is intend according to the terms and according to the terms and and by <u>195</u>	So the first part do $\frac{300}{2}$	e delivery hereof_ 210 15	
And the shid part $\sqrt{1}$ and seited of a good and indi- and that they will warrant a It is agreed between the or assessed against shid real such sum and by such insuran extent of $150^{-1}$ interest, as herein provided, then the this indenture, and shall base TIIIS GRANT is intend seconding to the terms mad or sums of money advanced by and by $150^{-1}$ terms mad or sums of money advanced by and by of the first par part thereof or any obligation new kept up, as provided benef hall proceme kinduces, and the sum of money advanced benef shall proceen kinduces.	Define first part do 50 $\pm$ hereby covenant and agree that at it federable states do inderitance therein, free and clear of all in nd defend the same against all parties making tawfol claim in the parties hereto that the part. $\underline{V}$ of the first part thall at state when the same become due and payable, and that that cc company as shall be specified and directed by the part $\underline{V}$ and in the error that said part. $\underline{V}$ of the first part shall fail part. $\underline{V}$ of the second part may relate that and insumin- interest at the rate of 10% from the date that and insumin- ed as a mortgaze to scure the payment of the sum of	the delivery hereof_ $3h0_{10}$ is the lawful owner of the premises above granted, umbrance	ſ
And the said party and seited of a good and indi- and that they will warrant a It is agreed between the or assessed against said real such sum and by such insuran extent ofhisinterent. as herein provided, then the this indenture, and shall base THIS GRANT is intend. According to the terms ofo at by <u>the</u> terms mail and by <u>the</u> terms mail and this conveyance has a part thereof or any obligation and part the one of any obligation that for one any obligation that for one any obligation that the second are the mediated mail the second are immediately mailtor any obligation rents and benefits accounts the	—of the first part do. 502	the delivery hereof_ $\frac{1}{2}\frac{1}{10}$ $\frac{1}{10}$ the lawful owner	•
And the said part and seited of a good and indi- and that they will warrant a It is agreed between the or assessed against said real such sum and by such insuran extent of hist as herein provided, then the this indenture, and shall base TIIIS GRAST is intend. according to the terms of at a bring the terms of at bring to the terms of at bring the terms of the terms part thereof or any obligation phall bream absolute, and the investig the terms of the terms of the terms and benefits accuuge the to retain the amount then our making such sair, on demand. it is agreed by the partic	—of the first part do. 502	the delivery hereof_ $\frac{1}{2}\frac{1}{10}$ $\frac{1}{10}$ the lawful owner	•
And the said part and seited of a good and indi- and that they will warrant a It is agreed between the or assessed against said real such sum and by such insuran extent of hist as herein provided, then the this indenture, and shall base TIIIS GRAST is intend. according to the terms of at a bring the terms of at bring to the terms of at bring the terms of the terms part thereof or any obligation phall bream absolute, and the investig the terms of the terms of the terms and benefits accuuge the to retain the amount then our making such sair, on demand. it is agreed by the partic	-of the first part do. 502	e delivery hereon_ \$10 45	ſ
And the said part_ and seited of a good and indi- iand that they will warrant a lit is agreed between the or assessed against said real sectors oflits	-of the first part do. 502	e delivery hereon_ \$10_4s	•
And the said part_ and seited of a good and indi- iand that they will warrant a lit is agreed between the or assessed against said real sectors oflits	-of the first part do. 502	e delivery hereon_ \$10_15	•
And the said part_ and seited of a good and indi- iand that they will warrant a lit is agreed between the or assessed against said real sectors oflits	-of the first part do. 502	e delivery hereon_ \$10_4s	, T
And the said part_y and seited of a good and indi- and that they will warrant a It is agreed between the or assessed against said real such sum and by such insuran extent ofbit isintered. as herein provided, then the this notification and ball ball actording to the terms ofo at by <u>the</u> terns mad or sums of money advanced by attraction the terms ofo and by <u>the</u> terns mad or sums of money advanced by attraction the sum of the sum part thereof or any obligation for the sum of the	-of the first part do. 502	e delivery hereon_ \$10_15	•
And the said part and seited of a good and indi- iand that they will warrant a the is agreed between the or assessed against said real as the sum and by such insuran extent ofi internet, as herein provided, then the, as herein provided, then the, as the second provided in the second THIS GRANT is intend. THIS GRANT is intend according to the terms of and by <u>115</u> terms mod or sums of money advanced by and by <u>115</u> terms mod and the contexpited provided in the part thereof or any obligation shall become aboutto, and the become remain and benefits accound the the intending such as it, on demand, and it is a preed by the part, and it is a preed by the part, and it is a preed by the part, and mixing such as it, on demand, and mixing such as it, on demand, and mixing such as it, on demand, its withen,	and the first part do 50%	e delivery hereo	
And the said party and seited of a good and indi- and that they will warrant a It is agreed between the or assessed against said real such sum and by such insuran extent ofItis		e delivery hereo	•
And the said party and seited of a good and indi- and that they will warrant a It is agreed between the or assessed against said real such sum and by such insuran extent ofItis		e delivery hereo	•
And the said part_y and seited of a good and the said that they will warrant a take the sarreed desinent said real or assessed against said real sectors of		<pre>e delivery hereo</pre>	•
And the said part_y and seited of a good and the said that they will warrant a take the sarreed desinent said real or assessed against said real sectors of		<pre>e delivery hereo</pre>	•
And the said part_y and seited of a good and the said that they will warrant a take the sarreed desinent said real or assessed against said real sectors of		<pre>e delivery hereo</pre>	
And the said part_y and selved of a good and indi- said that they will warrant a It is agreed between the or assessed against said real such sum and by such insuran extent ofbits		e delivery hereon_ \$10_4s	•
And the said part_y and selved of a good and indi- said that they will warrant a It is agreed between the or assessed against said real such sum and by such insuran extent ofbits		<pre>e delivery hereon_ \$10_4s</pre>	•
And the said part_y and selved of a good and indi- said that they will warrant a It is agreed between the or assessed against said real such sum and by such insuran extent ofbits		e delivery hereon_ \$10_15 dts	