$\sim$	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the
	Augusta M. Schaake, a widow TO	March A. D. 19.45, at 10:15 o'clock A 
	The First National Eank of Lawrence	
	THIS INDENTURE, Made this_second_day of	March, in the year of our Lord, one thousand sta M. Schaake, a widow
U	Lawrence in the County of Douglas	and State of Kanaas
par	WITNESSETH. That the said part Y of the first national Br	ank of Lawrencepart V of the second 1 consideration of the sum of One_thousand_five_hundred_and_no/10
whithe	(\$1,500.00)	do_es_Grant, Bargain, Sell and Mortgage to the said part_y_of the second p of Douglas and State of Kansas, to-wit:
		) of Section 9, Township 13, Range 20;
		tion 10, Township 13, Range 20, described
0	e a contra de la co	st corner of the Southwest one-quarter $(SW_4^2)$
		South 31 rods; thence East 23.5 rods; thence
and a shirt of		East 8.5 rods; thence North 57.6 rods; thence aid Section 10, thence South 58.32 rods to place
	of beginning.	in Section 10, thence South 58.32 rods to place
	the appurtenances and all the estate, title and interest of the s and the said part Y of the first part do OS hereby covenant and agree	that at the delivery hereof Shais the lawful owner of the section is
and the second statistics of the second second	the state and matters and that the state of matinance therein, irre and clear t	of all incumbrance
the little in a state of the state of the	t they will warrant and defend the same against all parties making lawful is agreed between the parties hereto that the part	claim thereto. shall at all times during the life of this indenture, pay all taxes or assessments that may be leve a. <u>she will</u> keep the buildings upon said real extate insured against fire and tormade
extent	1.115 interest. And in the event that said part Y of the first part a	of the second part, the loss, if any, made payable to the part Y of the second part to
this ind	enture, and shall bear interest at the rate of 10% from the date of narmer	i insurance, of either, and the amount so paid shall cebome a part of the indebtedness, secured
	the offenter to methode as a montpage to secure the payment of the sum of.	
or turns	s to the terms of <u>OBC</u> certain written obligation for the paymen <u>115</u> terms made payable to the part. Y. of the second part, with of moner advanced by the gaid part of the second part to pay for	t of said sum of money, executed on the SCOODday of <u>Storch</u> 1945 all interest accruing thereon according to the terms of said obligation and also to secure any su
said par	or the first part shall fail to pay the same as provided in this indestun d'this conveyance shall be void if such payment be made as berein specified, reef or any obligation created thereby ar interest thereas the same berein specified.	an interest activities interest according to the ferms of said obligation and also to secure any any y inturance, or either, and the amount so paid shall become a part of the indebtedness, secured i and the obligation contained therein fully discharged. If default be made in such apartments or an
not kepi shall be immedia	up, as provided herein, or if the buildings on said real estate are not kept i ome absolute, and the whole sum remaining unpaid, and all of the obligati- ely mature and become due and payable at the option of the bolder hereaf.	y instruct, or either, and the amount so paid shall become a part of the inductdances, secured and the solitonic encaution the therein fully discharged. If default be made in such payments or a on said real traits are not paid when the same become and the province in the incorrec- ing a good real ratio as they are now, or if waste is committed on add premise, but her is a many payeded for in and written objection, for the security of which this indenture is given, sh partments there is no be an either of the security of which this indenture is given, sh partments there is no be an either of the security of which this indenture is given, sh partments there is no be an either of the security of the second part.
to retain	d benefits accruing therefrom; and to sell the premises hereby granted, or	any part thereof, in the manner prescribed by law and out of all moneys arising from such as
malung	uch sale, on demand, to the first part V. s agreed by the parties hereto that the terms and provisions of this indent c to, and be obligatory upon the here, even administration of this indent	and charges incident thereto, and the overplus, if any there be, shall be paid by the party- ure and each and every obligation therein contained, and all benchis accruing thereform shall exter the share and account of the reportive parties hereto.
and inus		resentatives, assigns and successors of the respective parties hereto. hereunto set <u>here</u> hand and seal the day and year last above
and inus		
and inus IN writter		Augusta M. Schaaka (SEAL
and inus		
and inus IN writter		(SEAL
and inus IN writter		(SEAL
	OFKANSAS	(SEAL
	OFKANSAS	(SEAL
and Att NWritter STATE County	OFKANSAS	(SEAL
and itu IN writer	OF KANSAS of DCUCIAS ss. BE IT REMEMBERED, That on this the undersigned in the same provided to be the same provided to the personally known to be the same provided to the personally known to be the same provided to the personally known to be the same provided to the personally known to be the same provided to the personally known to be the same provided to the personally known to be the same provided to the personally known to be the same provided to the personally known to be the same provided to the personally known to be the same provided to the personally known to be the same provided to the personal to the persona	(SEAL (SEAL (SEAL (SEAL (SEAL a 2nd day of MATCh A.D. 1945, before me, aforesaid County and State, came Augusts V. Schnake, a widow
state State County	OF_KANSAS	(SEAL (SEAL (SEAL (SEAL (SEAL a 2nd day of MATCh A.D. 1945, before me, aforesaid County and State, came Augusta M. Schnake, a widow 22500 who executed the foregoing instrument and duly acknowledged th
state State	OF KANSAS of DOUGLAS }ss. BE IT REMEMBERED, That on this the undersigned in the same presently known to be the same presently from to be the same presently of the same	(SEAI (SEAI (SEAI (SEAI a 2nd day of MATCh A.D. 1945, before me, aforesaid County and State, came Augusta M. Schnake, a widow preson who executed the foregoing instrument and duly acknowledged the rounto subscribed my name, and affixed my official seal on the day and year las day of July , 1947
STATE County (SEA	OFKANSAS	(SEAL (SEAL (SEAL (SEAL aforesaid County and State, came_Augusts M. Schnake, a widow presonwho executed the foregoing instrument and duly acknowledged the rounto subscribed my name, and affixed my official seal on the day and year las
STATE County	OF KANSAS of DCUCIAS ss. bE IT REMEMBERED, That on this the undersigned in the same pr execution of the same. It with the same with the same pr execution of the same. Ny commission expires on the 28th My commission expires on the 28th	(SEAL (SEAL (SEAL (SEAL (SEAL aforesaid County and State, came_Augusta W. Schnake, a widow presonwho executed the foregoing instrument and duly acknowledged the rounto subscribed my name, and affixed my official seal on the day and year las 
state	OFKANSAS of	(SEAL (SE