## MORTGAGE RECORD 91 Reg. No. 4462

188

0

the second

 $\overline{[n]}$ 

0

9

T0	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>20</u> day of
	By Deputy.
THIS INDENTURE, Made this 9th day of Nover hundred and Forty-five between Huby 5, 1	
of Lawrence in the County of Deuglas	and State of Lansas
part_ies of the first part, and Lalvine P. Fartz	part_7 of the second part.
WITNESSETH, That the said parties of the first part, in com Twenty Five Hundred Collars (\$2500.00)	DOLLARS, to them duly noid the receipt of
which is hereby acknowledged, ha $\underline{\forall c}$ sold, and by this indenture do the following described real estate situated and being in the County of	Grant, Bargain, Sell and Mortgage to the said part of the second part, Douglas and State of Kansas, to-wit:
Lots Nineteen (18) and Twenty-one	(21) on Ohio Street, in the City of Lawrence
ith the appurtenances and all the estate, title and interest of the said	part is of the first part therein.
And the said part 102 of the first part do hereby covenant and agree that a d seized of a good and indefeasible estate of inheritance therein, free and clear of all	at the delivery hereof then and the lawful contra of the premises above granted
d that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part	m thereto. 1 at all une during the life of this indenture, pay all taxes or assessments that may be beyind 1000 will keep the buildings upon said real estate insured against fire and tornado in
tent of here interest. And in the event that said partics of the first part shall i	much the second part, the loss, if any, made payable to the part V of the second part to the
THIS GRANT is intended as a mortgage to secure the payment of the sum of	urance, or either, and the amount so paid shall cebome a part of the indebtedness, secured by ntil fully repaid.
ording to the terms of certain written obligation for the payment of	said sum of money, executed on the Oth day of ROVETOR 19 45
symes of money stymes de by the said part of the second part, why ind a partOS of the first part shall fail to pay the same as provided in this indenture.	nterest accruing thereon according to the terms of said oblication and also to secure any sum surance, or the cast distance and the cast distance of the secure and the distance of the secure and the distance of the secure according to the secure
And this conveyance shall be void if such payment be made as herein spreified, and t thereof or any obligation created thereby, or interest therewa, or if the taxes on	usance, oryenter, unit the damanne adjusid abilitacentes je sep ad abie in the calculation is in the second
I become absolute, and the whole sum remaining unpaid, and all of the obligations g nediately mature and become due and payable at the online of the holder house with	
its and 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 sale
ts and benefits accruing therefrom; and to sell the premises hereby granned, or any retain the amount then unpaid of principal and interest, together with the costs and king such sale, on demand, to the first part <u>105</u> . It is agreed by the partice hereto that the terms and provisions of this indenture a linurr 10, and be obligatory upon the beirs, executors, administrators, personal represen-	part thereof, in the manner preseribed by law and out of all moneys ariting from usch, juit that there include the thereon, and the overplus, if any there be, add be paid by the part
ts and benefits accruing therefrom; and to sell the premises hereby granned, or any retain the amount then unpaid of principal and interest, together with the costs and king such sale, on demand, to the first part <u>105</u> . It is agreed by the partice hereto that the terms and provisions of this indenture a linurr 10, and be obligatory upon the beirs, executors, administrators, personal represen-	part thereof, in the manner prescribed by law and out of all moneys arbitring from used, jule charges incident thereto, and the overplus, if any there be, shall be paid by the part and each and every obligation therein contained, and all benefits accruing therefrom shall extend mattives, assigns and successors of the respective parties hereto. hereunto set hand and seal_5 the day and year last above
is and benefits accruing therefrom; and to sell the premise hereby granited, or any retuin the amount them unpial of principal and interest, together with the costs of this a greed by the partice here to hat the terms and provisions of this indenture , inture to and be obligatory upon the being, excession, administrators, personal represen- tion of the second second second second second second second second IN W/INESS WHEREROOF, The part_ACS_of the first part hat <u>NC</u> .	part thereof, in the manner prescribed by law and out of all moneys attaing from used, jule charges include therein, and the overplus, if any there be, shall be paid by the part
is and benefits accruing therefrom; and to sell the premise hereby granited, or any retuin the amount them unpial of principal and interest, together with the costs of this a greed by the partice here to hat the terms and provisions of this indenture , inture to and be obligatory upon the being, excession, administrators, personal represen- tion of the second second second second second second second second IN W/INESS WHEREROOF, The part_ACS_of the first part hat <u>NC</u> .	part thereof, in the manner presented by law and out of all moneys attiming from used, juit shares include the overplus, if any there be, shall be paid by the part
is and benefits accruing therefrom; and to sell the premise hereby granited, or any retuin the amount them unpial of principal and interest, together with the costs of this a greed by the partice here to hat the terms and provisions of this indenture , inture to and be obligatory upon the being, excession, administrators, personal represen- tion of the second second second second second second second second IN W/INESS WHEREROOF, The part_ACS_of the first part hat <u>NC</u> .	part thereof, in the manner preserviced by has and out of all moneys attiming from used, juic shares include the overplus, if any there be, shall be paid by the part
is and benefits accruing therefrom; and to sell the premises hereby granted, or any retain the amount them unjust of pnniclail and interest, togethere with the costs and sing tota sale, on demand, to the fors part 4.2.3. I unre 16, and the obligatory tupes the king executor, administrations, personal represent I NUTNESS WHEREOF, The part 4.2.2. of the first part ha vo_ iten.	part thereof, in the manner presented by law and out of all moneys attiming from used, juit shares include the overplus, if any there be, shall be paid by the part
is and bendits accruing therefrom; and to sell the premises hereby granted, or any event the manual there may be principal and interest, togethere with the costs and sing used sale, on demand, to the fors part 4.5.2. I have to and the obligatory together the kines execution, administrations, personal represen- I have to and the obligatory together the kines execution, administrations, personal represen- I have the sale of the obligatory together the kines execution. Administrations, personal represen- tion.	part thereof, in the manner preserviced by has and out of all moneys attiming from used, juic shares include the overplus, if any there be, shall be paid by the part
is and bendits accruing therefrom; and to sell the premises hereby granutd, or any event the annual them anyald or principal additional interest, together with the cost any sharp use and command, to the fors part ALS. Interest and the solitation of the bris screening, additional represen- TN WITNESS WHEREOF, The part ACS of the first part har vo- itien.	bert thereof, in the manner prescribed by haw and out of all maneys athing from acch, the barter includes the overplan, if my there be, all be paid by the part
ts and bendits accruing therefrom; and to sell the premises hereby granued, or any event the monoto them any of principal 200 pr	<pre>part thereof, in the manner prescribed by haw and out of all manage admined from acch, the barres includes the everytax is first everytax is the start of the part of the part of and exch and every abligation therein contained, and all barefits accreding thereif on shall extend in the start of the everytax is particle herein. . hereunto set</pre>
ATE OF	<pre>part thereof, in the manner prescribed by haw and out of all manage admine from acch, the barres includes the everytax if the everytax if any there is a statistic present with part of the part of the everytax if any there is a statistic part of the part of the everytax if any there is a statistic part of the part of the everytax if the everytax if any there is a statistic part of the part of the everytax if the everytax if any there is a statistic part of the part of the everytax if t</pre>
ATE OF	bert thereof, in the manner prescribed by haw and out of all maneys statute from acch, the bartes includes the everytax if the everytax if the statute of the part of the statute and every abligation therein contained, and all barefus accruing therefrom shall extend millives, mainer and ouccessors of the respective particle herein. . hereunto set
ATE OF	part thereof, in the manner prescribed by have and out of all manney adding from each the series have include the verse in the overplant of the verse include the part of the part
ts and bendits accruing therefrom; ind to sell the premises hereby granted, or any entit the amount them multiple principal dependence with the cost any sing use and command, to the forg art_12.2. Internet is and the believer used to any provide a set of the inference IN WITNESS WHEREOF, The part_12.2. of the first part hn_vo_ item. ATE OF	bert thereof, in the manner prescribed by has and out of all maneys statute from acch, the barter inclusion thereon, and the overplus, if the weak by the part
ts and bendits accruing therefrom; ind to sell the premises hereby granted, or any entit the amount them multiple principal dependence with the cost any sing use and command, to the forg art_12.2. Internet is and the believer used to any provide a set of the inference IN WITNESS WHEREOF, The part_12.2. of the first part hn_vo_ item. ATE OF	bert thereof, in the manner prescribed by has and out of all manage statute from each juic hard extended the correlation of the correlation of all manage statute from each juic and extend of the correlation of the correlation of the part of the correlation of the cor
is and bendits accruing therefrom; ind to sell the premises hereby granued, or any self to self the monitor to self with the cost and sing use and command, to the for part 12.2. Interest, to self the self to self	bert thereof, in the manner prescribed by has and out of all maneys statute from ach, the barter inclusion therein and the overplus, if my there is a statute from such, the and estates inclusion therein contained, and all bardits accruins therefrom shall extend inclusions and accessors of the expective partice herein. A provide the forein the state of the state of the state of the part of the state . hereunto set <u>their</u> hand and scal_i the day and year last above <u>fuby 5. T. Prown</u> (SEAL) <u>George Richard Brown</u> (SEAL) (SEAL) (SEAL) (SEAL) . (SEAL) . (SEAL) . (SEAL) . (SEAL) . (SEAL) . (SEAL) . (SEAL) . (SEAL) . (SEAL) . (SEAL) 