in the second

00	FROM Robert P. Laptad & Zelta Laptad, his wife	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 22 day of March A. D. 19 46 at 9100 o'clock A. M.
	TO The First National Pank Lawrence Ka.	By
	THIS INDENTURE, Made this twentictury of Karch hundred and forty-six between Robert P. Laptad and Melta Laptad, his wife,	, in the year of our Lord, one thousand nine
	of Luwrence in the County of Douglas part_ies_of the first part, and The First Mational Ba	part Y of the second part
	WITNESSETH, That the said part_105_ of the first part, in consideratio Four_thousand_and_no/100_(\$4000.00) which is hereby acknowledged, hav 59_ sold, and by this indenture doGra the following described real estate situated and being in the County of Dougla The Southeast one-quarter (SE <sup>1</sup> / <sub>4</sub> ) of Section 5, Tow	DOLLARS, to thom duly paid, the receipt of int, Bargain, Sell and Mortgage to the said part y of the second part, and State of Kansas, to-wit:
0		
	에는 것은 사람이 있는 것은 것은 것은 것은 것은 것은 것은 것은 것을 가지 않는 것을 가지 않는 것을 것을 수 있다. 것은 것은 것은 것은 것은 것을 가지 않는 것은 것은 것을 수 있는 것을 수 있	
	with the appurtenances and all the estate, title and interest of the said part_1 And the said part_105_of the first part dohreeby corenant and agree that at the do and seited of a good and indefeasible estate of inheritance therein, free and clear of all incumbr and that they will warrant and defend the same apinnt all parties making lawful cleain therein. It is agreed between the partics herein that agree the same become due and payable, and that <u>they</u> use hum and by such incurance company as hall be specified and directed by the part of the extent of <u>150</u>	livery hereof <u>they BIE</u> the lawful owner_S of the premises above granted, ance
•	And the said part_125_of the first part dabrereby covenant and agree that at the dd and seized of a good and indefeasible estate of inheritance therein, firse and clear of all incrusher and that they will warrant and defend the same against all parties making lawful claim there is a greed between the partics hereto that the part of the first part shall at all it or asserted against ald real estate when the same become due and paylob, and that_LTM2V such sum and by such insurance company as shall be specified and directed by the part of that the creater of 15 g	birry hereof_they_BIE_the lawful owner_S of the premises above granted, ance
	And the said part_ $125$ of the first part dabreedy covenant and agree that at the dat and seited of a good and inderleasible estate of inheritance therein, free and clear of all incumbr- and that they will warrant and defend the same against all parties making lawful client therein It is agreed between the partice herein that the part of the first part shall at all it or assessed against aid real estate when the same becomes due and payable, and that $_{1}$ they inch arm and by such insurance company as shall be precided and directed by the part of the extent of $_{1}$ the distribution of the same becomes due and payable, and that $_{1}$ they inch arm and by such insurance company as shall be precided and directed by the part of the extent of $_{1}$ the distribution of the part $_{2}$ of the scored part may pay said that and male the part $_{2}$ of the first part shall be a interest at the rate of 10% from the date of payment until fully THIS GRANT is intended as a mottage to secure the payment of the sum of EQUA according to the terms of	Birsty Arread. Ltdy_BIE_the lawful owner_S of the premises above granted, and the second press and the second press and real exists insured against the second part, the loss, if any, made payable to the part. J. of the second part of the indebtedness, secured by relative and the same become due and payable and to heps at the indebtedness, secured by relative and the same become due and payable and the second part of the indebtedness, secured by relative and the same become a part of the indebtedness, secured by relative and the same become a part of the indebtedness, secured by relative and the same become a part of the indebtedness, secured by relative and the same become a part of the indebtedness, secured by relative and the same become a part of the indebtedness, secured by relative and the same become a part of the indebtedness, secured by relative and the same become a part of the indebtedness, secured by a same become a part of the indebtedness, secured by a same become a part of the indebtedness, secured by a same become and payable or if by instant by expression in the annex previded by hay and by the part. A secure approach the same become in the maner previded by hay and by the part. A secure approach to be second part at the same become and the same become a same and payable or if by the part. A secure approach at the second part is the same become a part of the same become a prevent by the part. A secure approach at the second part of the same become a part of the second part. The maner previded by hay and by the part. A second part of the second part is the part of the second part is the part of the second part. The maner previded by hay and by the part. A second part of the second part of the second part. The maner part of the second part. The part of the second part of the part of the pa
	And the said part_125_of the first part dobreeks part dobreeks overant and agree that at the di and seried of a good and indefeasible state of inheritance therein, free and clear of all incumbr and that they will warrant and defend the same against all parties making lawful claim therein is agreed between the partice herein that all parties making lawful claim therein to asserted against all arrait exists when the same becomes due and payshies, and thatherein the man and by such insurance company as shall be specified and directed by the part of the extent of .113 interest. And in the same becomes due and payshies, and thatherein this indenture, and shall be interest at the text of 105 from the date of aparent usell folly TUIS GRANT is intended as a mottrage to secure the payment of the sum ofEULT according to the terms of of the second part may pay aid taxs and invirces, o asid part of the second part may pay and taxs and invirces, o this indenture, and shall be all party of the second part to pay for any insurance, o and on the second part and the party of the second part, with all interest a or sums of mony advanced by the ald payty of the second part, with all interest and this compared shall be void if stop by test sums a provided in this indenture and this compared shall be void if stop by test sums a provided in this indenture in the provision of the similar strategraph and intervely constrated and the oblighter provider. The the costs and design period man. How the source is the first pay test sums a dimension of the indenture in the provision of the similar strategraph and intervely costs and the the costs and design period man. How the source is the first part first and period in the indenture	Bivery hereof_they_BIE_the lawful owner_S of the premises above granted, and   mes during the life of this indenture, pay all taxes or assessments that may be leveld   Millares the building upon andit rate exists insured against free and tornals insured against the level of this indenture, pay all taxes or assessments that may be leveld   with laxes the building upon addit rate exists insured against free and tornals insured against the level of the answer the level of the part. J. of the second part is the vertex of the indebtedness, secured by relation the same borne due and partiels of lightliken the due to the part. J. OLLARS, of more, secured on the _20th_day ofVarpch0466   of more, second on the _20th_day ofVarpch0466 DOLLARS, of more, second at the the second rate of the indebtedness, secured by relation and also to secure any um or either and therein of all oblightlikent and also to secure any um or either and therein one, of the security of which this indemture is arres, that the remove of the representing of which this indemture is arres, that arress, that and out of all mores, string from nuck that section and therein equiling the section of the representing parts at here are and the part of the section of the representing part is the first of the section part of the day and year last above to
• • •	And the said part_125_of the first part dobreeks coreant and agree that at the di and started of a good and indefeasible state of inheritance therein, first and clear of all incombr and that they will warrant and defend the same against all parties making lawful claim there is a spreed between the partice herein that the part of the first part shall at all it or asserted against all oral extext when the same becomes due and paylow, and thathere, nuch urm and by such insurance company as shall be specified and directed by the part of the extent of .112 interest. And in the same becomes due and paylow, and thathere, this inderuce, and shall be set interest at the rest of 105 from the date of apyment until fully THIS GRANT is intended as a motrage to secure the payment of the sum offull coording to the terms of of the second part to pay for any insurance, of and this contrast, which the part of the second part, with all interest a or sums of more advanced by the aid part of the second part, with all interest as of this indender part thall fail to pay the same a provided in this indenture. Add this convergence shall be viol (if such payment be made as herein provide, and the bill immediately mature add benefits accruing therefore the indend paylow at the optimal and interest as all of the obligation provided in the immediately mature add benefits accruing therefore the indend paylow at the optimal and interest and all of the obligation provides in the interest and herefits accruing therefore the indend and interest. Second paylow at the optimal difference of the indend paylow at the optimal and interest. Second paylow at the optimal difference and all the context and the interest and the interest and all the interest and all the interest and and the interest and all the interest and the interest and all the interest and all the interest and all the interest and the interest and the interest and the interest and all the interest and and the	Bivery hereof_they_BIE_the lawful owner_S of the premises above granted, ance   mee during the life of this indenture, pay all taxes or assessments that may be freided   Willbary the building upon axid real exits insured against free and tornals insured by with taxe when the same become due and paysible and to here addit premises, insured predicts, and the anount so paid shall chome a part of the indebtedness, secured by relation the same become due and paysible and to here addit premises, insured predicts, and the anount so paid shall chome a part of the indebtedness, secured by relation of money, executed on the <u>20th</u> day of <u>March</u>

10

261