	FROM STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 9 day of	111
6)-:	C. E. Adams, a single man Inis instrument was filed for record on the 9 day of To May A. D. 19 46, at 2:15 o'clock F. M. The First National Bank Lawrence, Es. Hauel a Beck	
(آل	By Deputy. THIS INDENTURE, Made this minth day of Kay Kay hundred and forty-six between C. E. Adams, a single man, in the year of our Lord, one thousand nine	
	Ult of Dourlas and State of Kansas part_V of the first part, and The First National Bank of Lawrence and State of Fansas WITNESSETH The the second part The first National Bank of Lawrence part Y of the second part	
ń	WITNESSETH, That the said part_Y_ of the first part, in consideration of the sum of but thousand and no/100 (\$4000.00) DOLLARS, to him duly paid, the receipt of which is hereby acknowledged, ha.gsold, and by this indenture do egGrant, Bargain, Sell and Mortgage to the said part. Y_ of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	
!	Lots Nos. ninety-three (93) and ninety-five (95) on Rhode Island Street, in the city of Lawrence.	
<u>O</u>		
	with the appurtenances and all the estate, title and interest of the said part Y of the first part therein.	
	And the said party of the first part do. CS hereby covenant and agree that at the delivery hereol herein the lawful owner of the premises above granted, and select of a good and indefeauble estate of inheritance therein, free and clear of all incumbrance ho and thay they will warrant and defend the same against all parties making lawful claim therein.	
	of assessed against and real state when the same becomes due and payable, and that 100 $0.44.4$ when the buildings upon said real estate insured against fire and tormade in such and by such insurance company as aball be precised and directed by the part \underline{N} of the second part, the loss, if any, made payable to the part \underline{N} of the second part to ble extent of $\underline{150}$ interest. And in the event has aid part \underline{N} of the first part shall be an interest when the same become due and by suble and to keep said premiers insured as brein provided, then the part \underline{N} of the first part shall the interest. And in the event part may pay haid tax and insurance, or either, and the amount to paid shall eabour eas part of the indebriefness, externel by indetured and shall eabour a part of the indebriefness, externel by the other part \underline{N} of the first of the first of the other other shall be a interest at the rate of 100° from the due of payment until the part of the last of the last of the rest.	
	THIS GRANT is intended as a protecter to secure the payment of the man of the and the secure that the payment of the man of the secure that the second that the secure that th	n
	And this conveyance shall be void if such payment be made as herein specified, and the obligation contained therein fully discharged. If default be made in such as the payment or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on as in the electron to any obligation created thereby, or interest thereon, or if the contained therein in a gradient of the buildings on said real erate are not kept in as rood repair as they are now, or if waste is committed on and premises, then this convergence immediately mature and herem due and payble at the boile thered, if the buildings on said real erate are not kept in the soft repair as they are now, or if waste is committed on and premises, then this convergence immediately mature and herem due and payble at the boile thered, if the buildings on other bables thered, if the soft payment is pay of the second part. Joint the soft pay of the second part is pay of the second part is pay of the second part is pay of the second part. The soft part is pay of the second part is pay of the second part is pay of the second part. The soft part is pay of the second part is pay of the second part is pay of the second part. The soft part is pay of the second part. The soft part is pay of the second part is pay of the second part is pay of the second part. The soft part is pay of the second part. The soft part is pay of the second part. The second part is pay of the second part. The second part is pay of the second part is pay of the second part is pay of the second part. The second part is pay of the second part is	
	It is agreed by the parties breto that the terms and provisions of the inductor and each and error obligation therein contained, and all benefits accruing therefrom shall extend and inner its and bolkistory upon the bries, executing periodal representatives, assigns and ancessors of the respective parties herein. IN WITNESS WHEREOF, The part_y_ of the first part ha.S hereunto set <u>h1S</u> hand and sealthe day and year last above	
/ _	C. E. Adams (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
	BE IT REALENDEDED, Inte on time 'Cost day of AD, 19_45 before me, a 	
	to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.	111
	My commission expires on the <u>27</u> day of <u>January</u> , <u>1947</u> was on the <u>1947</u>	This releases s writte the origin origage