	MORTGAGE RECORD 91 Reg. No4952 Recolving No. 28463	
	FROM STATE OF KANSAS, DOUGLAS COUNTY, sr.   Jonnings Rowo Makinley ot ux This instrument was filed for record on the 10 day of   TO June	
	THIS INDENTURE, Made this 24th day of Kav , in the year of our Lord, one thousand nine   hundred and forty six between , in the year of our Lord, one thousand nine   Jennings Rowe Lekinley and Mildred Ruth McKinley, his wife   of Lawrence in the County of   Douglas part ics of the first part, and   The Lawrence Kansas	
- F	WITNESSETH, That the said part 103 of the first part, in consideration of the sum of <u>Twelve Hundred fifty and no/100</u> ———————————————————————————————————	
	The West one-half $(W_2)$ of Lot fifty four (54) and all of lot fifty-six (56) on Finoknoy Street, now Sixtr (6th) Street in the City of Lawrence, Douglas County, Kansas.	
D.	(Also known as 905 W. 6th St.,)	
·		
	with the appurtenances and all the estate, title and interest of the said particof the first part therein. And the said part	
	and that they will warrant and defend the same against all parties making invite chim thereto. It is agreed between the parties hereto that the part $202$ , of the fars part shall at all times during the life of this indenture, pay all taxes or assessments that may be bried or assessed gainst aid real state when the same becomes due and payable, and that $\frac{1102}{2}$ , $\frac{111}{2}$ becomes the buildings upon take relate insured against for and tornals in such sum and by tack insurance company as shall be specified and directed by the part $\frac{1}{2}$ of the second part, the loss, if any, made payable to the part $\frac{1}{2}$ of the second part to the extent of $\frac{110}{2}$ instruct. And in the event that as ad part of the first part data that and invaries, or either, and the amount se paid shall celebone a part of the indetedness, secured by this therein provide the instructed of a second part may pay and taxs and invariance, or either, and the amount se paid shall celebone a part of the indetedness, secured by this time of the interest of the indetedness secure of the day apprint of the day appri	
$\uparrow$	according to the terms of <u>a</u> cretain written abligation. For the parment of aid um of monry, executed on the <u>24 th</u> day of <u>Harv</u> 19 <u>46</u> and by <u>155</u> terms made parallel to the part <u>w</u> of the second part, with all interest according to the terms of aid obligation and also to secure any som or some of somer diverged by the seld part <u>w</u> , of the second part, on the interest according to the terms of aid obligation and also to secure any som or some of somer diverged by the seld part <u>w</u> , of the second part, on the indefinite <u>terms</u> of <u>the terms</u> of the seld part. <u>All</u> of the seld part <u>w</u> , of the terms of the indefinite <u>terms</u> of the terms of the seld of the seld part <u>w</u> , of the terms of the indefinite <u>terms</u> of the terms of the second part <u>terms</u> are provided in the indefinite. The pollination <u>second part terms</u> of the terms of the terms of the second part terms of the terms of the terms, or if the buildings on said real reate are not keep in a growth terms of the terms of the buildings on said real reate are not keep in a growth terms of the terms of the buildings on said real reate are not keep in a growth terms of the terms of the buildings on said real reate are not keep in a growth terms on terms the terms of the obligation created the terms, or if the buildings on said real reate are not keep in a growth term builty diverters down terms of terms of the terms of terms the terms of the obligation terms of the obligation terms of the obligation terms of the terms of terms of the terms of the obligation terms of t	
· 	rents and benefits accrume thereform is not take provinces and all the important thereon in the manner presented by have and to have a recent product it is culter the to retain the smooth the main of to sell be presented and interest, together with the costs and charge incident thereon, and the overplat, if any there be, shall be paid by the part of the information of the information of the information of the information of the sell perturbation of the self perturbat	
	(SEAL) (SEAL) (SEAL) (SEAL)	
	County of <u>Douclas</u> BE IT REMEMBERED, That on this <u>24th</u> day of <u>Nav</u> A.D. 19 <u>46</u> , before me, a <u>Notary fublic</u> in the aforesaid County and State, came <u>Jonnings Kowe McKinley and Hildrod Ruth McKinley, his wife</u> (SEAL) to me personally known to be the same person_ <u>2</u> who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.	
	Feo II. Autor Public	This release s writt the origing rigage inter 2 set

- -----