	FROM TO	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>27</u> day of <u>August</u> <u>A. D/19_46 at 9:00_victors <u>A. M.</u> <u>VOUSELS G. By</u> By <u>Deputy.</u></u>	6)
hundred and	TURE, Made this 13th_day of Forty-six between Ethel N. Nelson and Myron n City in the County of Dougle first part, and F. E. Wolf		
which is hereby a the following des	H, That the said part_105_ of the first part, in co Twolve Hundred_and_no/100 knowledged, have_sold, and by this indenture do ribed real estate situated and being in the County o 63 and 65 Freemont Street, Baldwin	onsideration of the sum ofDOLLARS, tothemduly paid, the receipt of DGrant, Bargain, Sell and Mortgage to the said part_yof the second part, of Douglas and State of Kansas, to-wit:	[
And the said part and seized of a good : and that they will we It is agreed betwo or assessed against asis useb sum and by such extent of $158$ bit indecurse, and ab THIS GRANT is according to the terms and be then	nd indefeasible existe of inheritance therein, free and leter of rant and defend the same against all parties making lawful c en the parties herein that the partiles making lawful c real exists when the same becomes due and payable, and that real exists when the same becomes due and directed by the parti- terest. And in the event that said part_0.03 of the first part and the same table can be existed that the same same same the same same same same same same same sam	Last at the delivery hereof. They are the lawful owner. I of the premises above granted, (all incumbrance. Last incumbrance. Last at 1 times during the life of this indenture, pay all taxes or assessments that may be levied Last at 1 times during the life of this indenture, pay all taxes or assessments that may be levied Last at 1 times during the life of this indenture, pay all taxes or assessments that may be levied Last at the life of this indenture, pay all taxes or assessments that may be levied Last the accord part, the low, if any, made payable to the part $y_{}$ of the second part to the all fail to pay such taxes when the same become doe and payable and to keeps all premises housed insurance, or either, and the amount so paid shall echeme a part of the indehtedness, secured by t until faily repaid. of said sum of maney, covered the 13 th day of Last 19, 46 il increast secure above unit	
And the said part and seized of a good. It is agreed betwoerd against useds sum and by such extens of <u>its</u> is the interface of the said of the this indecture, and ab THIS GRANT is according to the terms and by <u>its</u> terf or sums of money against <u>its</u> terf or sums of money against and this convey a number of the said the said the said by <u>its</u> terf or sums of money against and the said the said the rents and benefits accr to retain the amount of the said of the said part. The said the said the said the said benefits accr to retain the amount of the said the said the said part. The said the said the said the said the said the said the	108_of the first part dobreby cornant and agree th an indefeasible catate of inheritance therein, free and clear of the start and defend the same accinst all parties making lawful cen the parties hereto that the part	hit at the delivery hereof <u>they are</u> the lawful owner <u>s</u> of the premises above granted, f all incumbrance <u>they are stated</u> the lawful owner <u>s</u> of the premises above granted. Lith at 1 times during the life of this indenture, pay all taxes or assessments that may be levied <u>they will</u> keep the buildings upon said teral otatic insured against fore and tornalo in <u>1050</u> the second part, the low, if any, made payable to the part <u>y</u> of the second part to the all fail to pay such taxes above the same become due and payable and to keep said premise insured insurance; or they, and the amount so paid shall celebare a part of the indebedness, secured by until fully repaid. Obl.LANS, of said sum of money, constribute the <u>105</u> the <u>day of</u> <u>August 10</u> <u>46</u>	) 11gns [])
And the said part and reized of a good : and that they will we It is agreed between or assessed against ais ween against ais extended to the same against this indenture, and ab THIS GRANT is according to the terms and by <u>its</u> is according to the terms and part <u>its</u> of the part thereof or any o net kept up, as provid immediately mature as a provided the same rents and benefits accr to retain the amount to making such asic, and and inure to, and be c IN WITNESS	108_of the first part dobreby cornant and agree th an indefeasible catate of inheritance therein, free and clear of the start and defend the same accinst all parties making lawful cen the parties hereto that the part	hat at the delivery hereof	. (• 11gns []