Dom W. Wahlaw and W t. W. t	STATE OF KANSAS, DOUGLAS COUNTY, ss.
Ben H. Mohler and Mary L. Mohler, his wife	This instrument was filed for record on the 9 day of September A. D. 26 46 at 9:30 o'clock A. M.
то	Harold a. Buck
The First National Bank of Lawrence, Kansas	Register of Deeds. Deputy.
	September , in the year of our Lord, one thousand nine
nundred and forty-six between Ben H. Mohler and Mary L.	. Mohler, his wife
Lawrence in the County of Douglas	and State of Kansas
part iss of the first part, and The First National Bank	part_Y of the second part.
WITNESSETH, That the said part 1e % the first part, in consider two Thousand and no/100	DOLLARS, to them duly paid, the receipt of
	Grant, Bargain, Sell and Mortgage to the said partigsof the second part, boughas and State of Kansas, to-wit: 51) on Rhode Island Street, in the City of Lawrence
	ensite the second s
the state of the s	thereto.
ach sum and by such insurance company as shall be specified and directed by the part. V. Intent of 128 interest. And in the event that said part. 625. or the fort part shall (a) herein provided, then the part. V. or the second part may pay said taxs and insure indications and shall have interest at the rate of 10% from the date of payment unit THIS GRANT is intended as a mortgage to secure the payment of, the sum of Two thought of the terms of 1000	therets, and there derives the building upon said real estate insured against fire and torsado in the second part, the loss, if any, made payable to the part. — of the second part, the loss, if any, made payable to the part. — of the second part to the all to pay such taxes when the same become due and payable and to keep said premise insured the part of the indebtedness, accord by it fully repaid to the part of the indebtedness, accord by it fully repaid to the part of the indebtedness, accord by it fully repaid to the part of the indebtedness, accord by it fully repaid to the part of the indebtedness, accord by it fully repaid to the part of the indebtedness, accord by it fully repaid to the part of the indebtedness, accord by it of the part of the part of the indebtedness, accord by any one of the part of th
the sum and by such insurance company as shall be specified and directed by the part. V. Intent of128	of the second part, the loss, if any, made payable to the part. — of the second part to the ail to pay such taxes when the anne become due and payable and to keep said premise insured it fully reposid. DOLLARS, and the amount so paid shall echome a part of the indebtedness, secured by the full fully reposid. DOLLARS, and the amount so paid shall become a part of the indebtedness, secured by the second part of the second part of the second part of the indebtedness, secured by 19.4G of 19.4G o
th sum and by such insurance company as shall be specified and directed by the part. V. Into (128	of the second part, the loss, if any, made payable to the part. Y.— of the second part to the ail to pay such taxes when the anne become due and payable and to keep said premise insured in fully reposid. DOLLARS, and the amount so paid shall echome a part of the indebtedness, secured by the full fully reposid. DOLLARS, and the amount so paid shall become a part of the indebtedness, secured by the second part of the indebtedness, secured by the second part of the indebtedness, secured by soln as Ind't of 1 in providing in the terms of said obligation and also to secure any sum urance, or eigher, and the amount so paid shall become a part of the indebtedness, secured by soln as Ind't of 1 in providing in the owner that the owner is the owner is not an accordance to the security of which this indemture is given, shall make the part of the indepted of in said written obligation, for the security of which this indemture is given, shall ment thereon in the manner prevented by law and out of all moneys arising from such aside the part thereof, in the manner prevented by law and out of all moneys arising from such aside theory and out of all moneys arising from such aside thereof, and the manner prevented by law and out of all moneys arising from such aside theory of the security of which the paid by the part. The part thereof, in the manner prevented by law and out of all moneys arising from such aside theory of the security of which the part of the part. The part thereof, in the manner prevented by law and out of all moneys arising from such aside theory of the part. The part of the respective particle better. Bon H, Mohlor (SEAL)
ach sum and by such insurance company as shall be specified and directed by the part. V. Intent of 128 interest. And in the event that said part. 625. or the fort part shall (a) herein provided, then the part. V. or the second part may pay said taxs and insure indications and shall have interest at the rate of 10% from the date of payment unit THIS GRANT is intended as a mortgage to secure the payment of, the sum of Two thought of the terms of 1000	and the second part, the loss, if any, made payable to the part. Y.— of the second part to the ail to pay not taxes when the same become due and payable and to keep said premise insured in fully reposit. DOLLARS, and the amount so paid shall echome a part of the indebtedness, secured by the large part of the indebtedness of the large part of the indebtedness of the large part
uch sum and by such insurance company as shall be specified and directed by the part. V. Intent of 152 interect. And in the event that said part. 252. of the first part shall (at a brief of the control of the first part shall (at a brief) and a shall have interest as the rate of 10% from the date of payment unit THIS GRANT is intended as a mortgage to secure the payment of the sum of TWO 1000 MBGARC And 10/100 100	and the second part, the loss, if any, made payable to the part. Y.— of the second part to the ail to pay such taxes when the same become due and payable and to keep said premise insured in fully reposit. DOLLARS, and the amount so paid shall echome a part of the indebtedness, secured by the full fully reposit. DOLLARS, and the amount so paid shall become a part of the indebtedness, secured by the full fully reposit in the full full full full full full full ful
sch sum and by such insurance company as shall be specified and directed by the part. V. Intent of 158 interest. And in the event that said part. 250. of the first part shall (a), berein provided, then the part. V. of the second part may pay said tast and insure information and shall have interest as the raise of 10% from the date of payment unit THIS GRANT is intended as a mortgage to secure the payment of the same of the s	of the second part, the loss, if any, ande psyable to the part
uch sum and by nuch insurance company as shall be specified and directed by the part. V. trains of . 128 interest. And in the event that said part. 62. of the fort part shall is, a herical provided, them the part. V. of the second part may pay said taxs and insurant information and shall hear interest at the rate of 10% from the date of payment unit. THIS GRANT is intended as a mortgage to secure the payment of the sum of Two. Viboulagan's and an On 100 Two. Viboulagan's and mortgage to secure the payment of the sum of Two. Troughan's and mortgage to secure the payment of the sum of Two. Viboulagan's and mortgage to secure the payment of the sum of Two. Viboulagan's and mortgage to secure the payment of the sum of Two. Viboulagan's and sum of the sum of Two. Viboulagan's and sum of the sum of Two. Viboulagan's and sum of the sum of Two. Viboulagan's You do the surged part to pay far any immediately matures and believe the sum of Two. Viboulagan's and sum of Two. Viboulagan's You do the surged part to pay far any immediately matures and between deer the strain of the sum of Two. Viboulagan's You do the surged part to pay far any immediately matures and between deer and payable at the option of the botter service, and the sub-like term and benefits secreture the sum of the sum of Two. Viboulagan's In the sum of Two. Viboulagan's In the sum of Two. Viboulagan's Two. Viboulagan's In the sum of Two. Viboulagan's Two.	and the second part, the loss, if any, ande psyable to the part. Y.— of the second part to the ail to pay not taxes when the same become due and payable and to keep said permises insured in full fully repaid. DOLLARS, asked the amount so paid shall echome a part of the indebtedness, accured by ill fully repaid. DOLLARS, asked the property of the second part to the indebtedness, accured by ill fully repaid. Soptombor 19.46 its said sum of money, executed on the SOYORID of Soptombor 19.46 its rest accruing thereon according to the terms of said obligation and also to secure any sum urance, or eigher, and the amount pag paid shall become a part of the indebtedness, accured by the obligation contained therein fully discharged. If default be used to be interested by the obligation contained therein fully discharged. If default be used to such that the obligation contained therein fully discharged. If default be used in such as the contrained and evide the second part ments thereon in the manner provided by he was not become due and payable or if the inturance is rood repair as they are more, or if warte it committed on all provides and it shall be lawful for the said part. Y.— of the second part ments thereon in the manner provided by he was to bave a receiver appointed to collect the therefore and the part of the second part and the manner provided by he was to bave a receiver appointed to collect the therefore and the part of the second part and the manner provided by he was to be a bave a receiver appointed to collect the therefore and the part of the second part and the part of the p
uch sum and by such insurance company as shall be specified and directed by the part. Vertical of 128 interect. And in the event that said part. 250. of the fort part shall is, a herein provided, then the part. V. of the second part may pay said taxs and insure its incincure, and shall have interest as the rate of 10% from the date of payment unit. THIS GRANT is intended as a mortgage to secure the payment of the sum of Two ViboulanayA and an April 00 Coording to the terms of One certain written obligation for the payment of a transport of the sum of Two ViboulanayA and an April 00 Coording to the terms of One certain written obligation for the payment of a transport of the transport of the said part. I 250 the support of the transport of the said part. V. of the surged part to pay for any interest of the said part. 10 St. of the first part and Part 10 to Pay for any is most of the said particular of the sai	of the second part, the loss, if any, ande psyshle to the part. Y.— of the second part to the ail to pay not takes when the anne become due and payable and to keep said premise insured in fully reposid. DOLLARS, and the amount so paid shall echome a part of the indebtedness, secured by the full fully reposid. DOLLARS, and the amount so paid shall echome a part of the indebtedness, secured by the full fully reposid. DOLLARS, and the amount so paid shall become a part of the indebtedness, secured by sol not not part of the indebtedness, secured by sol not not part of the indebtedness, secured by sol not not part of the indebtedness, secured by sol not not part of the indebtedness, secured by sol not not part of the indebtedness, secured by sol not not part of the indebtedness, secured by sol not not not part of the indebtedness, secured by sol not not not part of the indebtedness, secured by sol not
th sum and by such insurance company as shall be specified and directed by the part. V. tent of124interest. And in the event that said part_83 or the first part shall (a) berein provided, then the part_V of the second part may pay said taxs and insure inductive, and shall bear interest as the rate of 10% from the date of payment and THUS GRANT is intended as a mortgage to secure the payment of the same of124 or the second part with a first payment of _124 or the second part with all into some of moner_gloraged by the said part of the second part, with all into some of moner_gloraged by the said part	ail to pay not taxes when the anne become due and payable and to keep said premise insured in full to pay not taxes when the anne become due and payable and to keep said premise insured in full prepaid. DOLLARS, and the amount so paid shall echome a part of the indebtedness, secured by the full fully repaid. DOLLARS, and the amount so paid shall echome a part of the indebtedness, secured by the full fully repaid. DOLLARS, and the amount so paid shall become a part of the indebtedness, secured by the full full property of the full provided in the full provided in the full provided in the owner of the indebtedness, secured by 30 nd s 1676 1m provided in 1 nd to owner that the owner of the collection contained therein fully discharged. If default be made in such payments or any good repair as they are now, or if wate is commissive on and provines, than this convergance rounded for in said written obligation, for the security of which this indenture is given, shall ments thereon in the manner prevented by the ward out of all moneys arising from such aside the manner prevented by law and out of all moneys arising from such aside theory of the security of which the paid by the part of the part thereof, in the manner prevented by law and out of all moneys arising from such aside theory of the security of which the part of the part o
th sum and by such insurance company as shall be specified and directed by the part. V. that of 124	and the second part, the loss, if any, ande psyshle to the part. Y.— of the second part to the ail to pay not taxes when the same become due and payable and to keep said premise insured in fully repaid. DOLLARS, and the amount so paid shall echome a part of the indebtedness, secured by the large of the part of the indebtedness, secured by the large of t