1

-

٢

 $\prod_{i=1}^{n}$

0

-10

	FROM		S, DOUGLAS COUNTY, 55.	<u></u>
Ruth E. Litchen, a	a single woman		was filed for record on the 	
	то		Harred a. Co	Reck
	, Lawrence, Ks.	By		ter of Deeds. Deputy.
THIS INDENTURE,		tember	, in the year of our Lord, o	me thousand nine
hundred and forty-	-sixbetween Ruth E. Litchen, a_single	woman		
of Lawrence	in the County of Dougla. rt, and The First National Ban		and State of Ansa	
and many many stars and day in the	the said part_y of the first part, in a		part_y of	the second part.
which is hereby acknowled the following described res	Three thousand five hundred a lged, ha.5sold, and by this indenture d al estate situated and being in the County	and no/100 DC lo_e3_Grant, Bargain, Sell and M of Douglas and State of Kansas, to	lortgage to the said party of o-wit:	the second part,
	st One hundred thirty-one and			
(131.2)	a North twenty-five (N25) fee) feet of Lot seven (7), all : ty of Lawrence			
It is agreed between the pay or assessed against said real estat such sum and by such insurance extent of <u>145</u> interest. An as berein provided, then the part bis indicature, and shall bear ins THIS GRANT is intended a according to the terms of <u>0010</u> and by <u>145</u> terms made p or sum of money advanced by the And this convergence shall be according to the terms of <u>0010</u> and the terms of the theory of the term of a provided herein, a shall become absolute, and the y mandation of the theory of the the term of a provided herein.	defend the same against all parties making lawful tries hereto that the part of the first part to the when the same become due and payable, and the company as shall be specified and directed by the pa- ties of the second part may pay said pars and the said part of the second part, with the spid part of the second part, with the spid part or interest iteres, or if ite bases here and parsing unpadd, and all of the oblight the and payable is the spidon of the holder hereof, the and payable is the spidon of the holder hereof, the and may and hinterest, togenther with the cosis	akall at all times during the life of this is at all or will. Leep the buildings up orty — of the second part, the loss, if any, shall fail to pay such has a when the hame b d insurance, or either, and the amount so and nos/100, excepting a and solution of monre, exceeded on the- all interest according they appropring a y insurance, opticity and the second on the and the obligation contained therein fully in an sol for is a kiny at one, or fit we have been abligation contained therein fully in a second regist a they are now, or fit we have provided for is a kiny at one, or fit we have provided for is a kiny at one of the second low provided the second the second second second low provided the is a kiny at one of the low provided the is a kiny at one of the low provided the is a kiny at one of the low provided the is a kiny at one of the low provided the is a kiny at one of the low of the low provided the is a kiny at one of the low of the low provided the is a kiny at one of the low of the low of the low provided the second here many of the low of the low provided the low of the low of the low of the low of the low provided the low of the low of the low of the low of the low provided the low of the low of the low of the low of the low provided the low of the low of the low of the low of the low provided the low of the low of the low of the low of the low provided the low of the low of the low	nos said real entre insured against for made paylot to the part for become dur and payable and to keep as a said shall echome a part of the indeb twonty/ry%inhthh Sontemb Adv twonty/ry%inhthh Sontemb Adv twonty/ry%inhthh Sontemb Adv twonty/ry%inhthh Sontemb Adv twonty/ry%inhthh Sontemb Adv twonty/ry%inhthh Sontember XXXIII (although Sontember XXXIII) (although Sontember XXIII) (although Sontember Adv two two two two two XXIII) (although Sontember XXIII) (although Sontem	be and tornado in second part to the di premises insured tedness, secured by DOLLARS, DOLLARS, 10 STOTS AD, smm is the insurance is constructed to a second to the second part of the construction of the construction of the insurance is the second part of the se
making such sale, on demand, to t It is agreed by the parties h and inure to, and be obligatory up	the first part	ture and each and every obligation therein of presentatives, assigns and successors of the s	contained, and all benefits accruing ther respective parties hereto.	refrom shall extend
IN WITNESS WHERE written.	COF, The part_Yof the first part has	hereunto set hor	hand and sealthe day and	year last above
148.1				(SEAL)
				(SEAL)
different and the second of the second second		-1		(SEAL)
STATE OF KANS	the second se			and the Constant
	GLAS}ss. BE IT REMEMBERED, That on th			6, before me, a
County of DOU	GLAS			S, before me, a
County of DOU	GLAS	a aforesaid County and State, came_ a single women person who executed the foreg ereunto subscribed my name, and af	going instrument and duly ack flixed my official seal on the day thor 17 , 19 49	mowledged the y and year last
County of DOU	GLAS }ss. BE IT REMEMBERED, That on th Notary Public Ruth E. Litchon to me personally known to be the same in execution of the same. above write.SSS WHEREOF, I have he above write.	a foresaid County and State, came_ 1 a single woman person who executed the foreg ereunto subscribed my name, and af XXXXXXX Septem	going instrument and duly ack flixed my official seal on the day thor 17 , 19 49	mowledged the