A PLAN AND A	STATE OF KANSAS, DOUGLAS COUNTY, 55.
FROM	This instrument was filed for record on the 22nd day of
L. D. Pringle & Roberta Pringle, his wife TO	<u>October</u> A. D. 19 <u>46</u> , at <u>1:30</u> °clock P. M.
The First N/Bank in St. Louis St. Louis, Missouri	
THIS INDENTURE, Made this ishteenth day of Octob	
L. D. Pringle and Roberta Fri	
A Lawrence in the County of Douglas art ies of the first part, and The First National E	and State of Kansas
WITNESSETH, That the said part ica of the first part, in consi	ideration of the sum of part_y of the second part
Cne thousand thirty-four and 82/10 which is hereby acknowledged, ha <u>ve</u> sold, and by this indenture do <u></u> he following described real estate situated and being in the County of I	00 - (\$1,024.62)OLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part_V_of the second part, Douglas and State of Kansas, to-wit:
	Q
Lot Numbered sixty-five (65) on Pen	nsylvania Street, in the city of Lawrence
the the appurtenances and all the estate, title and interest of the said And the said part 105 of the first part do hereby covenant and agree that	at the delivery hereof whoy are the lawful owners of the premises above granted.
nd seired of a good and indefeasible estate of inberitance therein, free and clear of all id that they will warrant and defend the same against all parties making lawful clait	m thereta.
It is agreed between the parties hereto that the part_185 of the first part shall	It at all times during the life of this indenture, pay all taxes or assessments that may be levied they will keep the buildings upon said real estate insured against fire and tornado in
	y of the second part, the loss, if any, made payable to the partY of the second part to the fail to pay such taxes when the same become due and payable and to keep axid premises insured warance, or rither, and the amount as paid what erdome a part of the indebtdences, secured by
THIS GRANT is intended as a mortgage to secure the payment of the sum of	surgarce, or either, and the amount so paid shall cebome a part of the indebtedness, secured by mill fully repaid.
One thousend thirty-for cording to the terms of OLC certain written obligation for the payment of	
a by any of money stranged by the said, part y of the second part to pay for any in her of money stranged by the said, part y of the second part to pay for any in her of a Dr by for any said that that to pay the same as provided in this indenture	I haid sum of money, executed on Dit- interest accounce functions, the second
And this conveyance shall be void if such payment be made as herein specified, and not thereof or any obligation created thereby, or interest thereon, or if the taxes on to kept up, as provided herein, or if the buildings on said real estate are not kept in a sublice-one should and the whole sum remaining unpaid, and all of the obligations	I the obligation contained therein juily discarged. If default be made in such payments or any haid real exists are not paid when the same become durand payable or if the insurance is as good repair as they are now, or if wate is committed on said premises, then this conveyance provided for in said written obligation, for the security of which this indenture is given, shall
hall become absolute, and the whole sum yrehaming unpaid, and an or the boller bereof, with mediately mature and become due and payable at the option of the boller bereof, with the sum of the boller bereof and the sum of the said premises and all the improv- nts and benefits accruing thereform; and to sell the premises hereby granted, or any	four noise, and it shall be lawful for the said part
retain the amount then unpaid of principal and interest, together with the costs and aking such sale, on demand, to the first part. 102. It is agreed by the parties hereigo that the terms and provisions of this indenture	charges incident thereto, and the overpluit, it any incre be, shall be part by the part-a
ul inure to, and be obligatory upon the beirs, executors, administrators, personal represe IN WITNESS WHEREOF, The part 105 of the first part ha <u>vo</u> ritten.	hereunto sethand auccessors of the repective parties series.
niten Meneren eta	L. D. Pringle (SEAL) Roberta Pringle (SEAL)
	(SEAL)
17	
TATE OF Kansas	
BE IT REMEMBERED, That on this_	22nd_day ofOctoberA.D. 1946_, before me, a oresaid County and State, came
L. D. Pringle	and Roberta Pringle, his wife
	son_S_ who executed the foregoing instrument and duly acknowledged the unto subscribed my name, and affixed my official seal on the day and year last
	E. B. Martin

 $\widehat{}$

T.

• \prod

0

Ē

3

 \square

 \square

Far

Eleace de Brankig 6