	Reg. No. 5449 Fee Faid \$2.00
d.	- 3127" BOOK 91
14	This Indentute, Made iki, 31st day of Jamary
N.	ver of our load and the reason of the reason
	Leo T. Farnott and Rosa B. L. Barnott, husband & wife
52	
Ow	of Lawronce , in the County of Douglas and State of Kansas.
3	part 195 of the first part, and , The Lawrence National Bank of Lawrence, Kansas.
1	Witnesseth day and for the second part.
-17-	BIGHT HUNDRED
Lug.	to
5	doGRANT, BARGAIN, SELL and MORTGIAEE to the said part Y of the second just, the following describe real state situated and being in the County of Deuglas and State of Rather, towit
alle	
100	Lot No. One (1) Grove's Subdivision of South West Quarter of Block No. Five (5) Earl's
202	Addition to the City of Lawrence, less commenter
	at the South East corner of said Lot No. 1, thence
	North 75 feet, thence West 100 feet, thence South 75 fact, thence Seat 160 feet to the place of
	beginning.
	with the appurtenances and all the same set _ 1.
	And the said part 105 of the first part do
	"o Szceptions
	It is agreed between the parties hereto that the part fact first part shall set all times down against all parties making hereto that me part fact and the part fact of the part
	loss, if any, made payable to the part y of the second pert to the extent of it is a directed by the pert A of the second pert to the extent of it is second pert to the extent of it is second pert to the second pert to
	THIS GRANT is intended as a morrage to secure the poyment of the same of
	the sum of the sum of
2	according to the terms of a certain written obligation for the payment of said sum of moneys executed on the
影十	January 10, 47, and by 10.5 minute of balance of the same as possible to the same as possible to the part y of the same as possible to the part y of the same and part, with all interest to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 105 of the first part shall fail to pay to the same as possible in indenture.
	the same as provided in this indenture
	And this conversance shall be used if such payments be made as herean specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created therein, or interest therein, or if the tass on sud real exter are not paid when the same become due and payable, or if the insurance, there they as provided herean or if the instance is and real exter are not paid when the same provided for in sud written obligation, for the security of which the instance is an interest intermentially matter and become due and payable, and all of the obligation previded for in sud written obligation, for the security of which the instance is not expert and they matter and become due and payable, and all of the obligation of the kilds premises and all the improvements thereon in the manner prevident of the second part <b>OF 459</b> , <b>95312</b> ( <b>175</b> ) to take paysession of the string previded to solf doe premises hereby granted, or any part thereof, and by here of notice pay solf <b>26</b> . The second part <b>10</b> , <b>0</b> , <b>30</b> , <b>10</b>
	they, is it wate is committed on said premises, then this conveynce shall become absolute and the achols una remaining unpaid, and all of the colligations of the security of which this indenture is given, shall immediately mature and become due and pupide at the obtained in the colligations the baller hereof, without notice, and it shall be lowif for the acid purity of the colligations.
	The block we shall written obligation, for the security of which this indentice is given, that immediately ensuine immuning upped, and all of the voldpresses the block of the state of the security of which this indentice is given, that immediately ensuine immuning upped, and all of the voldpresses the state green of the security of
	part y in making such sale, on demand, us the farz put, 125. It is egreed by the parties hereto that the terms and provisions of this indentare and each ind revery objection therein contained, and all benefits according parties hereto.
部計	parties hereto. 1 in the os, and be obligatory upon the heirs, executors, administratori, personal representatives, astigns and accessors of the respective
	In Witness Whereof, the part 105 of the first part ha T9 hereunto set thoir hand S and
	Les J. Baroutt (SEAL)
1	Rosa B.L. Barnett (SEAL)
-	
•	STATE OF
T	COUNTY OF Douglas SS.
2.	Be It Remembered. That on this 31st day of January A. D. 1947
	came Leo T. Barnett and Rosa H t B
	CP.
	to me personally known to be the same person#. who executed the foregoing instrument and duly acknowledged the execution of the same.
	RUBLY S IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.
	Vowand allorman /
	My Commission Expires March 16th 19 50 Notary Public
Record	ed February 1, 1947 at 9:05 A.M. Harold a. Beck Register of 1
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