	37001 BOOK 95
	This Indenture, Made this Bth day of December, in the
	rear of our Lord one thousand nine hundred and Forty-eight 3between Elwood Wiggins and Dorothy Wiggins, his wife
	of LANTODOO in the County of Douglas and State of Kansas.
·	
	FOURTEEN HUNDRED & no/100
	to them duly paid, the receipt of which is hereby acknowledged, ha vo sold, and by this indenture
	doGRANT, BARGAIN, SELL and MORTGAGE to the said partyof the second part, the following described read estate situated and being in the County ofDouglasand State of Kaness, to wit:
	Commencing at the Northwest corner of the South fractional 1 of
	the Northeast fractional 2 of Section 5, Township 13 South
	Range 20 East of the 6th P.M.; thence East 80 rods; thence
	South 10 rods; thence West 80 rods; thence North 10 rods to
•	place of beginning, containing 5 acres.
1	with the appurtenances and all the estate, title and interest of the said partiesof the first part therein.
	And the said part 101 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner.
	No Exceptions
	Ko Exceptions It is agreed between the perior herete that the period that the first will stall times during the life of the reference on the perior herete that the period that the period of the first will be the stars between the same session and reference that the period to the same session and the s
	ectes insured against fire and toreado in such sum and by such insurance computy as shall be specified and directed by topper 1 of the second part, the loss, if any, made psychie to the part 1
	part shall had to per such that when the same become use and provide to beep same remains marked a netral portate. The the polarization of the model of the same become use and the same become a part of the indebtedness, secured by this indenture, and shall beer intraster at the same bet of a same become the same become a part of the indebtedness, secured by this indenture, and shall beer intraster at the same bet of a same become a bar of a same become a part of the indebtedness, secured by this indenture, and shall beer intraster at the same bet of a same become been a same become a part of the indebtedness, secured by this indenture, and shall beer intraster at the same bet of a same become been a same become a part of the indebtedness, secured by this indenture, and shall beer intraster at the same bet of a same become been a same become a part of the indebtedness, secured by this indenture, and shall beer intraster at the same been a same become a part of the indebtedness, secured by this indenture, and shall beer intraster at the same been a same become a part of the indebtedness, secured by this indenture, and shall beer intraster at the same been a same become a part of the indebtedness, secured by this indenture, and shall beer intraster at the same been at a same been at the same been
·	THIS GRANT is insended as a morrage to secure the pryment of the sum of
÷ ] .	scoreding to the terms of B certain written obligation for the payment of said sum of money, executed on the Bth day of
	Decombor 10.48, and by 125 terms made payable to the part Y of the second part, with all interest according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part. Y of the second part
•	to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part. 188 of the first part shall fail to pay
1	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be
	made in such perments or any part thereof or any obligation created thereby, or interest thereon, or it the task on such real extra are not paid, when the same become due and pergable, or if the insurance is not kept up, as provided herein, or if the buildings on said real state are not kept in as good erpair as they are not set of water and the whole sum remaining unpaid, and all of the obligations
	provided for is said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of
	the holder hareof, without notice, and it shall be lawful for the said part y of the second part. Xun agent the miles out and burgers the postession of
	the holder hered, without notice, and it shall be lawful for the said part Y of the second part. XVBREMAR. ALL TO LEAR posterior of the said persons and all the improvements theorem in the manner provided by the said to here's review appointed to collect the vertue and bowful account thereforem; and to sail the premues hardby granted, or story part thered, in the manner prescribed by the, and out of all moorys arising from such said to retain the account the numpaid of principal and instances, together with the counts and the principal distances, together with the count of all moorys arising from such said to retain the account the numpaid of principal and instances, together with the coust and charges incident therets; and the overplan, if any three by shall be paid by the
	the holder hered, without notion, and it shall be lawful for the said part Y of the second part. XVB. ALBUMS. O.V. MB ALBUD the target postention of the said possisies and all the improvements thereon in the manner provided by the said to have a vertice appointed to collect the rents and bowfus accounts therefore; and to sail the premises havefurg grated, or any part thereof, in the manner prescribed by the sail of a vertice and bowfus accounts the anomator in the premises havefurg grated, or any part thereof, in the manner prescribed by the sail to part by the sail to part by the manner prescribed and answer, together with a costs and changes incident therets, and the overplan, shall be part by the part Y making such said, on demand, to the fort part/Silling of the inducator and such and every obligation therein contained, and the most account to its appoint by the pression as used the division remote the birst, restorting, administrators, restoral proventients, using and measures of the respective
	the issue as provided in this indextual. And this convergence shall be verify faich perments be made as herein, specified, and the obligation contained three in fully discharged. If default be made in and, perments or any part three for any obligation crested three, or if the buildings on and real enter as no bern paid when the same baceas date and personals, or if the insurance is not key as a provided three, or if the buildings on and real enters are not paid when the same provided in the insurance is not key as a provided three, or if the buildings on and real enters are not paid when the same provided in the insurance is not key as a provided three, or if the buildings on and real enters are not paid of the asking in provided in the insurance is not key as a provided three, or if the buildings on and real enters are not paid of the asking in provided in the insurance is not key as a provided three, or if the buildings on and real enters are not paid of the asking in the building buildings of the buildings of the said party of the second part. <b>112 a 2012</b> , <b>271</b> , <b>272</b> , <b>273</b> , <b>273</b> , <b>274</b>
	and, the day and year last above written.
•	and the day and year has done written.
	and, the day and year last above written.
	and the day and year has done written.
	and the day and year has done written.
	and the day and your har down written
	STATE OF Kanasa 255.
	sal_ the day and your list down written STATE OF Kanaga COUNTY OF Douglas SS.
	STATE OF Kahasa STATE OF Kahasa STATE OF Bouglas Be It Bouenabered, That on this 8th day of Dogsabor A D. 19 48 before me, a Motary Public in the storesid Compt and Ster.
	STATE OF
	STATE OF Kahasa STATE OF Kahasa STATE OF Bouglas Be It Bouenabered, That on this 8th day of Dogsabor A D. 19.48 before me, a Motary Public in the storesid Compt and Ster.
	STATE OF Kanaga STATE OF Kanaga STATE OF Kanaga STATE OF Kanaga STATE OF Kanaga STATE OF Kanaga State of a day of Baganber A D. 19 48. Be 18 Resembered, That on this 8th day of Daganber A D. 19 48. before me, a Kotary Public in the aforesaid County and Same came ElWood Higging and Dorothy Higging, big wife to me personally known to be the same person. 5 who executed the foregoing instrument and duty achorologied the execution of the same.
	STATE OF
	STATE OF Kanaga Be is Resemblered, That on this 5th day of December A D. 19 48 before me. a Notary Public in the sforesid County and State, case Eliboration Higgins, bia wife to me personally known to be the same person. I who accuted the foregoing instrument and duy achorelegical the generation of the same. IN WITNESS WHEEROF, I have bereauto subscribed my same, and affined my official seal on the day and year last above written. Mark Cally
	STATE OF Kanage
	STATE OF Kanaga Be is Resemblered, That on this 5th day of December A D. 19 48 before me. a Notary Public in the sforesid County and State, case Eliboration Higgins, bia wife to me personally known to be the same person. I who accuted the foregoing instrument and duy achorelegical the generation of the same. IN WITNESS WHEEROF, I have bereauto subscribed my same, and affined my official seal on the day and year last above written. Mark Cally
	STATE OF Kaliasa OURTY OF Douglas Be It Remembered, That on this 8th day of Do Donabor A D. 19 48. States of the second states of th
	STATE OF Kaliasa OURTY OF Douglas Be It Remembered, That on this 8th day of Depender A D. 19 48 before me, a Kotary Public in the aforesid County and Sase, case ElBood Riggins and Dorothy Figgins, bis wife to see personally known to be the same person. I who executed the foregoing hatrument and duly achaevieleged the execution of the same. IN WITNESS WIEREOF, I are beremento subscribed my same, and affined my oficial seel on the day and year last bare written. Notary Public Notary Public
	STATE OF Kaliasa OURTY OF Douglas Be It Remembered, That on this 8th day of Depender A D. 19 48 before me, a Kotary Public in the aforesid County and Sase, case ElBood Riggins and Dorothy Figgins, bis wife to see personally known to be the same person. I who executed the foregoing hatrument and duly achaevieleged the execution of the same. IN WITNESS WIEREOF, I are beremento subscribed my same, and affined my oficial seel on the day and year last bare written. Notary Public Notary Public
	STATE OF Kanasa STATE of the second state of the

E

(HEEE)

in the second

; isi