ä	his Indenture, Made this 17th day of February in the	
Le	arof our Lord one thousand nine hundred and fifty between	
	Millio Millior, a widow,	
-		Hál
ο£	Lawrence in the Countr of Dauglas and State of Kansas	
pa	rt y of the first part, and The First National Bank of Lawrence, Lawrence, Kansas	
	part. Y of the second part.	
	Witnesseth, that the said part y of the first part, in consideration of the sum of	
,	Seven Hundred and no/100 DOLLARS	
ь	her duly paid, the receipt of which is hereby acknowledged, ha 3_sold, and by this indenture	
lo	AS GRANT BARGAIN SELL and MORTGAGE to the said party of the second part, the following described	
rea	al estate situated and being in the County of Dauglas and State of Kansas, to-wit:  Beginning 95 feet East of the Southwest corner.	
	of the South Half of the West Half of Block 31	48
	in that part of the City of Lawrence, known as	He
9	West Lawrence; thence North 300 feet; thence East 100 feet; thence South 300 feet; thence	
-	West 100 feet to the place of beginning	
	h the appurtenances and all the estate, title and interest of the said part Yof the first part therein.	ete.
**	And the said part Y of the first part do GS_hereby corresant and agree that at the delivery hereof She Is the Isoful owner.  he premises above granted, and seized of a good and indefeasible extate of inheritance therein, free and dear of all incumbrances,	45
	and that \$100. will warrant and defend the same against all parties making lawful claim thereto.  It is agreed between the parties thereto that the part Y_ of the four purt shall at all times during the life of this undenture, pay all taxes or assessments may be briefed or taxessed against said real extent when the same becomes due and psychic and that \$10.0. W.L.L. keep the buddings port air real to annow against said real extent when the same becomes due and psychic and then \$10.0. W.L.L. keep the buddings port air real to a mount against the same becomes due and by such insurance company as pulls to specified and directed by the part. Y_ of the second part, the taxes of the same becomes due and psychic to to keep 1.0. U.S. insurance. And in the were that said part Y_ of the form the second to the part Y_ of the part Y_ of the second to the part Y_ of the	
ha	It is agreed our succeed may parter that the same becomes due and payable, and that BIO WILL keep the buildings upon said real came be leaved on succeeding the part of the second part, the	
	if any, made peyable to the part y	
er nte	t may pay said extent and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and that bear steat at the rate of 10% from the date of payment until fully repeat.	
	rest at the rate of 10% from the date of payment until fully repeat.  THIS GRANT is introduced as a mortgage to secure the payment of the sum of Saven Hundred and no/100  DOLLARS.	
-	ording to the terms of ONG certain written obligation for the payment of said sum of money, executed on the 17th day of	
	The bear a mark of the second part, with all interest	4
0	The part of the second part rules terms of the disclosions and also to secure any sum or sums of money advanced by the said part. Y of the second part ruling thereon according to the terms of the disclosions and also to secure any sum or sums of money advanced by the said part. Y of the first part shall fall to pay part for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part. Y of the first part shall fall to pay	
	11.1.1.1.	
	same as provincis in one minimizer.  And this convergence shall be weld if such payments be made as herein specified; and the obligation' contained therein fully discharbed. If default be deep in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the same so made on the same contained to the same contained to the same so that is not part thereof or any obligation created thereby, or interest thereon, or if the same so not kept in a good repair as they are more date and poyella, or if the interests in not kept in any provided from any other same so they in a good repair as they are well as the same single contained on and payment of the obligations and the same same same same same same same sam	
100	come due and payable, or if the insurance is not kept up, as provided events, for the submitted on the whole sum remaining unpaid, and all of the obligations w, or if wasts is committed on said premises, then this conveyance shall become shoults and the whole sum remaining unpaid, and all of the obligations w, or if wasts is committed on said premises, then this conveyance shall become shoults all immediately mature and become due and payable at the option of	
,	where no in sent without notice, and it shall be lewful for the said part Y	
7	We fit is an advision obligation, for the security of which this indensor is given, hall issuedskey nature and become due and payable at the option of half be been fitted prices of the second part.  Add be beene, without notion, and it all his levelful for the set alpray. — of the second part, and the principle should be permissed by the second part of the second part of the permisses and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accurage reference, and to sell the permisse heavily granted, or any part thereon, in the same permission by law, and out of all monors strings from the second the unpud of principal and inserset, together with the costs and charges incident thereon, and the overplan, if any there be, that he pad by the first manner of the second part of the second	
P	rt. Y making such sale, on demand, to the first part. Y making such sale, on demand, to the first part. Y making such sale, on demand, and all benefits accruing It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing	
the pe		
1	In Witness Whereof, the part y of the first part hs 8 hereunto set her hand and	国家
V.	the day and year last above written.  M. Mellie Miller (SEAL)	
		(=llxse
1		14:2
N. Car		1201
1		
S'	TATE OF KANSAS	
0	OUNTY OF DOUGLAS	
1	Be It Remembered, That on this 17 th day of 1997 And 1997	
1	Delore me, Walley Willow a widow	
7	MOTAD .	
Ĭ	to me personally known to be the same person who executed the foregoing instrument and	
11,	IN WITNESS WHEREOF, I have hereunto succentre in y and and year last above written.	
	IN WITNESS WHEREOF, I have bereento subscribed my game, and amend my game and day and year last above written.  Corror and Marry Public  Notary Public	
×	ty Commission Expires Sept. 17 19.53.	
4	0/ 08	
d	February 17, 1950 pt 2:10 P. M. David a. Deck Segleter of	

2732.003