	43620 BOOK 100	
	This Indenture, w. J. d. 114	te de la companya de
	rear of our Lord one thousand nine hundred and fifty-one, between	
	Jares Jeffries, unmarried,	
	of Lawrence, in the County of Douglus and State of Kurises	
	part 16g of the first part, and <u>Mary C. Block</u>	
	party of the record part. Witnesseth, that the said part y of the first part inconsideration of the sum of	
	THIRTY FIVE HUNDRED and no/100	
	to him duly paid, the receipt of which is hereby acknowledged, has rold, and by this indenture do es_ GRANT, BARGAIN, SELL and MORTGAGE to the output of	
	and State of Kansas, to-wit;	
	The South Half of the Northeast Quarter. of Section 4, Township 13, Range 19,	
	with the appurtenances and all the estate, title and interest of the said part y of the first part therein,	
	"And the suid part yof the fart part do 05_hereby covenant and agree that at the delivery hereof. 10 15 the lawful owner of the premises above granted, and seried of a good and indefeasible ensure of inherinance therein, free and clear of all incumbrances.	
	It is speed between the parties here to the barry <u>100 yell terrors</u> and defend the same spain@ ell parties making lawful claim thereto, that any be breed or assume the parties here to have the part <u>100 yell</u> terrors that and ell time during the bit of this indeputes, but are so assuments enter simple during the main bread is in the part of the same breads with any parties and the truth <u>100 yell</u> terrors that any loss, if any, made parable to the part <u>100 yell</u> terrors that and the specified and directed by the part. <u>100 yell</u> the second part is the part half all to pay that ters where the same breads with and payloke on the part is the part of the similar part and paylo and part of the part of the part of the part of the second part of the part of the part of the second part of the part of the indeputes, and the part <u>100 yell</u> the part of the indeputes of the indeputes of the format <u>100 yell</u> the part <u>100</u>	
	uses, it mine payments the rest of the second port to the ettern of	
• •	THIS GRANT in interded as a margage to secure the partner of the sum of	
	according to the terms of 0.0.0. certain written obligation for the payment of soid sum of money executed on the 11th	
	APT11 10.51, and by 1t8 terms inde payable to the part. y of the second part, with all interest	
	the same as provided in this indenture.	
	And this convertance shall be void if such payments be made as herein specified, and the obligation contained therein fully dively regel. If default be been dis and payments per thereof or any obligation created thereby, or interest therein, or if the tates on aid or letter are not public when the tame been distingted and the second sec	Tr
	ore, or if was is compitted on and permixe, then how copy of a provided heren, or it the buildings on said-real erate if not kept in as good erair, as they are provided for in said written obligation, for the security of which this indenture is given, that immediately mature and become doe and payable at the orting of	
	provide for in side written objection, for the security of which this indenture is given, that itemediately mature and become due and psyche at the option of the black hereof, which motion, and it, that he back it for the side part To drive second part To drive part and part the side premise and all be improvements thereon in the manner provided by law and to have a receiver appointed to collect the rest and here the inderstood and the premise hereby garand, or are my part theord, in the manner provided by law, and do not all homosy mixing from nucles at the rest the side premise and all be interest, together with the costs and charges incident, thereto, and the overplas, if any three be, shill be paid by the "T	
金属	the amount time uspan of primorpal and interest, together with the costs and charges include, thereto, and the coreplas, if any three be, shall be poid by the mean of the start of the start of the start of the start of this indenture and each and every obligation therin costning, and all benefits according hereiform, shall estend and interes, and be obligatory upon the heirs, sectores, administrator, per soil representations, assign and successors of the respective parties between.	
	In Witness Whereof, the partyof the first part ha 's hereanto set hishand and	
	formed Jeffiles (SEAL)	
and the second se	STATE OF	
	COUNTY OF DOUGLAS	
	before me, a notary public in the aforesaid County and State,	
	to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same.	
	IN WITNESS WHEREOF, I have hereunto entreprinted my called and affixed my official seal on the day and year last above written.	
	Cin cov Kin In 53 Alewas Notary Public	
	My Commission Expires	
	d May 2, 1951 at 11:55 A. N	leeds
1,	RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of	the
	cured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage Dated this 1h day of May 1963.	of
	Mary C. Block Nortgagee, Owner,	U
	s weithing	
o	or production of the second seco	
19]]		, 0
Ha Ar	<u>ill a back</u> Towns James Barry	4

3

• .

6 00 1 1 1 2 3 1 1