This Indentu			day of	December	, in th
ear of our Lord one thousand					betwee
Clarence S. Lir	ncoln and E. I	Margorie Lin	coln, husbar	nd and wife	
f Lawrence	in the County of	Douglas	200	I Sare of Kan's	988 #
part 100 of the first part, and					
			part]	y of the second p	oart,
(0)	Witnesseth,			art, in consideration o	
Thirty-eight hur					
o them GRANT, BARGAII real estate situated and being i	N, SELL and MORTG	AGE to the said pa	rt. J. of the se	cond part, the follow	ing describe
Lot One (1), le	ess the West	85.5 feet th	ereof, also	less the Sou	ith 15
and 19, in Bloo	ck 15, Babcoc	k's Enlarged	Addition to	o the City of	<u> </u>
Lawrence, and					
of Block 15, B	bcock's Enla	rged Additio	n to the Ci	ty of Lawrence	
with the appurtenances and all	the estate, title and in	terest of the said pa	rt 1es of the fir	st part therein.	
And the said part 108 of	the first part doh	ereby covenant and agr	ee that at the delivery l	hereofthey arehe	lawful owne
of the premises above granted, and	seized of a good and inde	efeasible estate of inhe	ritance therein, free as	nd clear of all incumbra	ances,
	and that they	will warrant and defe	nd the same against a	ll parties making lawful	l claim then
It is agreed between the part					
axes and assessments that may be teep the buildings upon said real lirected by the part Y of the threst. And in the event that sai aid premises insured as herein pu o paid shall become a part of the ment until fully repaid.	estate insured against fire second part, the loss, if d part 108 of the first rovided, then the part y is indebtedness, secured b	any, made payable to to part shall fail to pay of the second part y this indenture, and	sum and by such insur he part Y of the s such taxes when the sa may pay said taxes ar shall bear interest at t	ance company as shall be second part to the extent me become due and pay and insurance, or either, a the rate of 10% from the	of 11. able or to k and the amo he date of p
THIS GRANT is intended a					
fifty and no/100					
according to the terms of One					
lay of December part, with all interest accruing the	reon according to the ter	ms of said obligation a	ind also to secure any	yable to the part 'y sum or sums of money a	dvanced by
aid part y of the second pa				ereon as herein provide	d, in the e
that said part 188 of the first And this conveyance shall be If default be made in such paymestate are not paid when the same	void if such payments b	e made as herein spec or any obligation cre	ified, and the obligati	ion contained therein fu st thereon, or if the tax ided herein, or if the bu	ully discharges on said
estate are not paid when the same real estate are not kept in as good and the whole sum remaining unj is given, shall immediately matur	paid, and all of the oblig	ations provided for in s	aid written obligation, f the holder hereof, w	for the security of which ithout notice, and it shall	h this inden Il be lawful
the said partY of the secon ments thereon in the manner pro- sell the premises hereby granted, the amount then unpaid of princi				(4 1 1	-11 -1
be paid by the part V maki	ng such sale, on demand	l, to the first part 16	es.		
It is agreed by the parties he benefits accruing therefrom, shall assigns and successors of the resp	extend and inure to, and	l be obligatory upon	the heirs, executors,	administrators, personal	representat
In Witness	Whereof, the part 1	.O.S. of the first pa	rt ha Ve hereunto	g their	hand S
and seal S the day and year last	above written.	(Q Ca	rencest	misky	(SEA
1.7		84	Martones	Sincol	w (SEA
· ·			7 7	7	(SE
		-4.1			
TATE OF KANSAS		1 (
OUNTY OF DOUGLAS	}	SS.		1 .	
OURIT OF DOUGHAU	······				

HOTARL

He It Remembered, That on this 26th day of December A. D. 19.52 before me, a notary public in the aforesaid County and State, came Clarence S. Lincoln and E. Margorie Lincoln husband and wife

to me personally known to be the same person...S... who executed the foregoing instrument and duly acknowledged the execution of the same.

IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.

Notary Public

My Commission Expires April 21st

1954