This Indenture, Made hisaighth:	MORTGAGE	51168 BOOK 105
of Lawrence in the County of Douglas and State of Kannas. partics of the first part, and The County of Douglas and State of Kannas. partics of the first part, and The Lawrence National Early, Lawrence, Kanss. Witnesselb, that the sold part 188. of the first part, in consideration of the sum of POUR ARDINAD and no/LOO		Controller CoLawrence, Kansas
of Lawrence in the County of Douglas and State of Kansas perf3rs of the first part, and The Lawrence, National perf3r of the second part. Winesseth, that the said part 1895. of the first part, in consideration of the sum of POULS POULS POULS Note:	This Indenture, Made this	s and Nellie C. Stavros, his wife
Will R. HUNSAID. and .no/100 DOLLAR ON THE RATURSAID. And .no/100 DOLLAR DOLLAR On them dolby paid, the receipt of which is hereby acknowledged, have. sold, and by this indenfore do	of Lawrence , parties of the first part, an	in the County of Douglas and State ofKansas dThe Lawrence National Bank, Lawrence, Kansas
to	FOUR THOUSAND and no,	part 185 of the first part, in consideration of the sum of
Kenses, to-wit: The North(1/2)one-half of Let Sixty-two (62) on Hassachusetts Street In the City of Lawrone, Kenses. with the appurtenances and all the estate, title and interest of the said parties. of the first part therein. Add the aid part_1026 the first part do	to them them GRAN	duly paid, the receipt of which is hereby acknowledged, have sold, and by T, BARGAIN, SELL and MORTGAGE to the said part Y of the second part, the
In the City of Lawrence, Kansas. Mith the apputensaces and all the estate, title and interest of the said parties. of the first part therein. And we hadd part		
with the appurtenances and all the estate, title and interest of the said parties. of the first part therein. Ad the said part		
And the stadd part		
It is agreed between the parties hereto that the part 125 of the first part shall at all tone during the life of this indenture, pay all taxe and assessments that may be leviced or assessed against sidd real state when the same become due and payable, or the that Liney. Will here the hold of the part of the indenture in the same become due and payable or to the same become due and the same beco	And the said part 10 Sof the	first part do
and assuments hat may be limited or assumed against tied real marks when the same becomes due and payable assuments company as shall be appelled by the part \mathcal{J}_{-} of the second pair, the loas, if any, made payable to the part \mathcal{J}_{-} of the second pair, the loas, if any, made payable to the part \mathcal{J}_{-} of the second pair and by and humannes company as shall be appelled to the said premises insured as herein provided, then the part \mathcal{J}_{-} of the second pair time of the trans of limits of the second pair time of the trans of limits of the second pair time of the second pair tin the second pair time of the sec		
day of <u>January</u> 19.5L at 9:55 A. M. <u>the second part as the part of the second part with all interest according there are not part of the second part to pay for any interance of B discharge any taxes with interest there in a sub-taxe day in the event fast said part <u>105</u> of the first part shall fail to pay the same as provided in this indenture. And his convergence shall be void if such payments be made as herein specified, and the obligation contained therein fully discharger are not paid when the same become due and payshele of it with payments or any part thereof or any obligation contained to the bildings on as a set of the shall meads there and the solution of the bildings on as a set of the solution of the solution then the same become due and payshele of the their there. And this convergence shall be void if such payments be made as herein specified, and the obligation contained therein fully discharger all as a set on a low of kept as a pay of the second based on the solution of the bildings on as a set of the bildings on as a set of the solution of the bildings of the second part as they are now, or of payses is (commission thereon, or the second part thereof, and they the based of the bildings of the bildings on as a set of the solution the solution the non-set of her hists and the solutions and the solution is deviced by the solution the non-set of participation the solution the non-set of her hists and the solution the solution the non-set of participation and all the implement is and the solution the non-set of participation the solution the non-set of participatis the set on the solution the solution the non-set of partis a</u>	THIS GRANT is intended as a morth	ocutedness, secured by this molenture, and shall beer interest at the rate of 10% from the due of payment 0 '
And this convegance shall be vold if such payments to made as herein specified, and the obligation contained therein fully dicharges easies there not be in a spont there of any obligation created therein, or if the billings on as it is easies and the verse of the shall be applied by the part there of the obligation created therein, or if the billings on as it is given, thall immediately matrice and become due and payable, or if the the induced for in asid premises, then this convegance aballow and the whole sum remaining unpaid, and all of the obligation provided for in asid written obligation, for the security of which the inderviet is given, thall immediately matters and become due and payable or the provided for in asid written obligation. For the security of which the inderviet is given, thall immediately matters and become due and payable or the provided for in asid written obligation. For the security of which the inderviet is given, thall immediately matter and become due and payable or the provided for the said premises, then this inderviet is given, thall immediately matter and become due and the provide applied to collect the twents and benefits accuring thereform and the asid by the part. Y, of the second part thereof, in the manner provided by the part y, making and have and no three ascenter appointed low collect the twents and the overplus. If any there is the all be paid by the part y, making and have and provisions of the indenture and each and every obligation therein contained, and a low for the first part part 2. The associate of the indenture is a start as a decome of the first part have of the first part as a decome of a decome and the every obligation therein contained, and a low for the first part by 2. The second part is been on the said of the first part have of the first part as a decome of the decome and the every obligation therein contained, and a low for the first part as a decome of the decome and the part of the first part 1. The before me, that are the part of the first part has	day of January part, with all interest accruing thereon said part. Y of the second part	19 $5h$ and by the second according to the terms of said obligation and also to secure any sum or sums of money advanced by the to pay for any insurance or \overline{n} discharge any taxes with interest thereon is herein provided, in the even
ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing thereform, and it is is the paid by the part. A coll in the manner prescribed by law, and out of all money arising from such side the retain the emount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there is the ball by the part. A making such sale, on demand, to the first particles It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and a basefits accruing therefrom, shall extend and hure to, and be obligatory upon the heirs, executors, administratics, personal representative assigns and successors of the respective parties hereto. It is winness Whereof, the part 105 of the first part ha X.e. hereunto set. their hand S and seal. S the day and yea last above written. If Xinness Whereof, the part 105 of the first part ha X.e. hereunto set. their hand S and seal. S the day and yea last above written. If Xinness Whereof, the part 105 of the first part ha X.e. hereunto set. their hand S and seal. S the day and yea last above written. If Xinness Whereof, the part 105 of the first part has X.e. hereunto set. their hand S and seal. S the day and yea last above written. If Xinness Whereof, the part 105 of the first part has X.e. hereunto set. their hand S. and seal. S the day and yea last above written. If Xinness Whereof, the part 105 of the first part has X.e. hereunto set. their hand S. and seal. S the day and yea last above written. If Xinness Whereof, the part 105 of the first part has the thereunto set. their hand S. and seal. S the day and yea last above written. If Xinness Whereof, the part 105 of the first part has a second seco	And this conveyance shall be void If default be made in such payments	If such payments be made as herein specified, and the obligation contained therein fully discharged or any part thereof or any obligation created thereby, or interest thereon, or if the bases on said real come due and pushle or if the forumers is not hear on as revealed herein or if the buildings on said.
benefits account therefore, shall extend and huve to, and be obligatory, upon the heirs, executors, administrators, personal representative assigns and successors of the respective perifes hereto. Is where where of the pair 1995 of the first part ha X2 hereunto set. their hand s and seal s the day and yea last above written. Where of the pair 1995 of the first part ha X2 hereunto set. their hand s and seal s the day and yea last above written. Where of the pair 1995 of the first part ha X2 hereunto set. their here, executions, test and seal s the day and yea last above written. Where of the pair 1995 of the first part ha X2 hereunto set. their here, executions, test the witten were set above written. TATE OF the second set of the second part of the second set of the aforesaid Country and Stete came would be the same person. S who executed the foregoing instrument and dub acknowledged the execution of the same. IN WITNESS WHEELOF, I have hereunto subscribed my neme, and affixed my official seal on the day and year last above written. January 9, 1954 at 9:55 A. M. January 9, 1954 at 9:55 A. M.	the said part. $V_{\rm eff}$ of the second part ments thereon in the manner provided sell the premises hereby granted, or retain the amount then unpeld of princ	to take possession of the said premises and all the improve by law and to have a receiver appointed to collect the rents and benefits accruing thereform, and it any part thereof, in the manner prescribed by law, and out of all moneys arising from such safe to appl and interest, together with the costs and charges incident thereto, and the overplus, if any there be
last above written. State of Man Haved (SEAL State of Man State (SEAL State of Man State (SEAL State of Man State (SEAL State of Man State (SEAL Man Man State (SEAL State of Man State county) SS BE IT REMEMBERED, That on this before me, a county of Man Man State came Man And Man Man Man State came Man And Man Man Man Man State came Man And Man	benefits accruing therefrom, shall exte	end and inure to, and be obligatory, upon the heirs, executors, administrators, personal representatives
STATE OF MUNDRED STATE OF MUNDRED BE IT REMEMBERED, That on this the day of family A D. 19.5 before me, a came for the same person & who executed the foregoing instrument and duly to me personally known to be the same person. & who executed the foregoing instrument and duly in WITNESS WHEEOOF. These hereunto subscribed my name, and affired my official seal on the day and year last above gritten. IN WITNESS WHEEOOF. These hereunto subscribed my name, and affired my official seal on the day and year last above gritten. IN WITNESS WHEEOOF. These hereunto subscribed my name, and affired my official seal on the day and year last above gritten. IN WITNESS WHEEOOF. These hereunto subscribed my name, and affired my official seal on the day and year last above gritten. IN WITNESS WHEEOOF. These hereunto subscribed my name, and affired my official seal on the day and year last above gritten. IN WITNESS WHEEOOF. These hereunto subscribed my name, and affired my official seal on the day and year last above gritten. IN WITNESS WHEEOOF. These hereunto subscribed my name, and affired my official seal on the day and year last above gritten. IN WITNESS WHEEOOF. These hereunto subscribed my name, and affired my official seal on the day and year last above gritten. In with the above gritten. In WITNESS whee hereunto subscribed my name, and affired my official seal on the day and year last above gritten. Northy Public		S of the first part ha VQ hereunto set their hand S and seal S the day and yea
Dougles county, 55 BE IT REMEMBERED, That on this the day of family A. D. 19 5 before me, a fatary filled in the aforesaid County and Stere came formula for the same person. S who executed the foregoing instrument and duby acknowledged the execution of the same. IN WITNESS WHEELOP, I have hereunio subscribed my name, and affixed my official seal on the day and year last above written W Commission Expires April 25, ¹³⁵³ January 9, 1954 at 9:55 A. M. Have been and the the same for the s	· · · · · · · · · · · · · · · · · · ·) Cellie C. Stanwa 15FAII
BE IT REMEMBERED, That on this the day of futurity A D. 19.5 before me, a fattary futures in the storesaid County and Store came for the same person & who executed the foregoing instrument and duly to me personally known to be the same person & who executed the foregoing instrument and duly ecknowledged 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 to commission Expires April 25, ¹³⁵³ January 9, 1954 at 9:55 A. M. Have hereunto and the day in the day	State of Mansas	COUNTY ST.
came office for the same person & who executed the foregoing instrument and duby and the same person & who executed the foregoing instrument and duby and your last above orginal to the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and your last above orginal. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and your last above orginal. IN Commission Expires April 25, 19 IS Commission Expi		Sthe Commission 5
Acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunio subscribed my name, and affixed my official seal on the day and year last above written W Commission Expires April 25, ¹³⁷³ January 9, 1954 at 9:55 A. M. Harvel Configurate Register of		come datan fileta in the aforesaid county and state come for the traver of Mallie C
January 9, 1954 at 9:55 A. M. <u>Harold Gilleck</u> Register o	SCH	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and
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	Commission Expires	n Expires Alin
		Norky Public

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