· · · · ·

States States

ALC: NO.

and the second sec

I I i and and an above above and and and	first part dohereby covenant and agree that at the delivery hereof they are the lawful owner.	and the second
	ized of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances	
It is agreed between the parties "he	and that they will warrant and defend the same against all parties making lawful claim thereto. ereno that the part 198 of the first part shall at all times during the life of this indenture, pay all taxes	
	essessed against said real estate when the same becomes due and payable, and that they will are insured against fire and tornado in such sum and by such insurance company as shall be specified and not part, the loss, if any, made payable to the part \mathcal{Y}_{i} of the second part to the extent of The second part to the extent of The second part to the extent of The second part to the state the same become due and payable, and the state of the s	
	gage to secure the payment of the sum of	
day of August part, with all interest accruing thereon	certain written obligation for the payment of said sum of money, executed on the <u>17th</u> 19.54, and by <u>1te</u> terms made payable to the part <u>Y</u> of the second a eccording 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 to discharge any taxes with interest thereon as herein provided, in the event	
that said part 108 of the first par	rt shall fail to pay the same as provided in this indenture.	No. of Street, or Stre
If default be made in such payments	It 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 taxes on said real scome due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said epsir as they are now, or if waste is committed on said premises, then this conveyance shall become absolve it, and all of the obligations provided for in said written obligation, for the security of which this indenturs due become due and payable at the option of the holder hereof, without notice; and it shall be leweful for	"
the said party of the second pu ments thereon in the manner provided sell the premises hereby granted, or retain the amount than unpeld of prim	ari 118 AGONTE OF ABSIENS to take possession of the said premises and all the improve- to take possession of the said premises and all the improve- any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to clogal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, ing such sale, on demend, to the first part 108	
It is agreed by the parties hereto	o that the terms and provisions of this indentifier and each and every obligation therein contained, and all tend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives,	
assignt and successors of the respect Is Witness Wisewoof, the part 10	tive parties hereto. Solution of the first part he TS hereunto set their hands and seal the day and year	
and a second difference of the second s	(SEAL)	
	Arthur Jones (SEAL) Lydia Jones (SEAL)	
	(SEAL)	
STATE OF Kansas		111
Douglas	ER IT REMEMBERED, That on this 17th day of August A. D. 19.54	1
	se if REMEMBERED, That on this 17th dey of August A. D., 19 Di before me, a Notary Public in the aforesaid County and State, came Arthur Jones and Lydia Jones, his wife	
	before me, a Notary Public in the eforeseid County and State, ceme Arthur Jones and Lydia Jones, his wife	
	before me, a Notary Public in the aforesaid County and State, came Arthur Jones and Lydia Jones, his wife 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 subscribed my name, and affixed my official seal on the day and	-
	before me, a. Notary Public in the sforestid County and State, came Arthur Jones and Lydia Jones, his wife to me personally known to be the same person. I who executed the foregoing instrument and duly schnowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seat on the day and .	
Douglas 10 10 10 10 10 10 10 10 10 10	before me, a NOTARY Public in the sforesoid County and Stete, ceme Arthur Jones and Lydia Jones, his wife to me personally known to be the same person. E, 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 lat above written. 18th 19 58 ATDATAA CLPO com An. Notary Public	t eeds
Douglas	before me, a NOTARY Public in the sforesoid County and Stete, ceme Arthur Jones and Lydia Jones, his wife to me personally known to be the same person. I, 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. 18th 19 58 ATTAUTAL CLPO cum and Notary Public	r eeds to
Douglas 10 10 10 10 10 10 10 10 10 10	before me, a NOTARY Public in the eforesoid County and Steer, came Arthur Jones and Lydia Jones, his wife to me personally known to be the same person. I who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITHESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. 18th 19.58 ATOWARD Com an Notery Public Notery Public The Arthure	
Douglas Douglas NOTAR OLIC MORENIE CONSCIENCE MORENIE MOREN	before me, a NOTARY Public in the eforesoid County and Steer, came Arthur JONGS and Lydia JONGS, his wife to me personally known to be the same person. I who executed the foregoing instrument and duly achnowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seat on the day and year last above written. IBth 19 58 ATOWARD Com and Notery Public Notery Public Notery Public Noter, Public Arthur worthing age, to deredy, icknow when you the within mostigrage, to deredy, icknow when you the wellt secured thereby, and better is a	1.1 100 101-101 100-100000000
Douglas Douglas NOTAR OUTAR	before me, a Notary Public in the eforesaid County and Steer, came Arthur Jonos and Lydia Jonos, his wife to me personally known to be the same person & who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITHERS, I have bereven a subscribed my name, and affixed my official seal on the day and year last above written. IS WITHERS, I have berevento subscribed my name, and affixed my official seal on the day and year last above written. IS WITHERS, I have berevento subscribed my name, and affixed my official seal on the day and year last above written. IS WITHERS, I have berevento subscribed my name, and affixed my official seal on the day and year last above written. IS WITHERS, I have berevento subscribed my name, and affixed my official seal on the day and Notary Public WITHERS, I have berevento subscribed my name, and affixed my official seal on the day and Notary Public WITHERS, I have berevento subscribed my name, and affixed my official seal on the day and Mittee written. The subscription of the search thereby and on the official seal of the wedth secured thereby and on the official seal of the wedth the discharge of their smontgay.	MB+ CAL MAX MAX MAX MAX MAX MAX MAX MAX MAX MAX
Douglas Douglas NOTAR OCLIC NG CONNICC Spine March Corrise Anna 20, 195. at 9: the undersigned, our the pice programment the register of piced	before me, a NOTARY Public in the eforesoid County and Steer, came Arthur JONGS and Lydia JONGS, his wife to me personally known to be the same person. I who executed the foregoing instrument and duly achnowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seat on the day and year last above written. IBth 19 58 ATOWARD Com and Notery Public Notery Public Notery Public Noter, Public Arthur worthing age, to deredy, icknow when you the within mostigrage, to deredy, icknow when you the wellt secured thereby, and better is a	and and and and and and and and and and

1. P. 1.

Vinterior

0

1.