TALLY AND A STORE AND A STORE	t_s said mortgaged premises secured by this mortgage; and upon forfeiture of this ments herein provided for, the part \underline{y}_s of the second part \underline{s}_s that be earlied to a side one of the second part \underline{s}_s that be earlied to a side one of the second part \underline{s}_s that be earlied to a side one of the second part \underline{s}_s that be earlied to a side one of the second part \underline{s}_s that be earlied to a side one of the second part \underline{s}_s that be earlied to a side one of the second part \underline{s}_s that be earlied to a side one of the second part \underline{s}_s that be earlied to a side one of the second part \underline{s}_s that the second part \underline{s}_s the second part \underline{s}_s the second part \underline{s}_s that the second part \underline{s}_s that the second part \underline{s}_s the secon
and the additional sums paid by virtue of this Mc per annum from the date of payment of said s judgment, foreclosing all rights and equilibria	rrgage, with interest on said additional sums so paid at the rate of ten per cent, ams, and costs, and a decree for the sale of said premises in satisfaction of said
expense from the date of the execution of this Mi hereof are fully paid off and discharged, keep th sponaible insurance company duly authorized to	trigage until said note of the first part shall and will at <u>their</u> own trigage until said note and interest, and all liens and charges by virtue the building erected and to be erected on said lands, insured in some re- to business in the State of Kansas or the answer (\$ 1, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0,
part <u>Y</u> of the second patt may effect said i costs, charges and expenses for effecting the sai and collected in the same manner as the principa AND the said part <u>OB</u> of the first n	the benefit of said_party of the second part; and in default thereof said nsurance in own name, and the premium or premiums, me shall be an additional lien on said mortgaged property, and may be enforced I debt hereby secured.
estate of inheritance therein, free and clear of al the quiet and peaceable possession of said part lawful claims of all persons whomsoever.	i incumbrances, and that <u>they</u> will Warrant and Defend the same in <u>they</u> of the second part, <u>they</u> successors and assigns forever, against the
IN WITNESS WHEREOF, The said part 18: and year first above written.	s_of the first part ha V9 hereunto set hand s the day
Executed and delivered in presence of	Nilliam O Elles (SEAL)
	Jennie B. Ellis
	(SEAL)
m	
State of dancas, County of	ration , SS
	and h i
BE IT REMEMBERED, that on this	day of <u>March</u> A. D. 19 <u>58</u> , before in and for said County and State, came B. Éllis, nee Jennie Winn, hisband and wife,
who 879 personally have a state	and wife,
, same to eace acton of the same to p	ntical person <u>s</u> described in, and who executed the foregoing Mortgage, and e their voluntary act and deed. rubscribed my hand and affixed my official seal on the day and year last above
written.	11. A A A A A A A A A A A A A A A A A A
My commission expires Feb. 10, 19	60 19 Notary Public
Laus	atisfaction of Mortgage
The Party of Control o	the mortgagee
corded March 6, 1958 at 9:30 A.M.	However the Sold manager
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