	MORTGAGE POOR 100		5240 Booles Land Mine	LA DE DE DECIDIO DE DE DE DE	
		this 11th	and the second second second second		
	Roy, Weckwo	orth and Ada V. W	eckworth, his wi	fe,	
	of Lawrence	, in the County of	Douglas	and State of Ka	mene 1
	part lesof the first part,	and Lucile Ke	nton	Anntoninterroring	·····
	Witnesseth, that the sai	d parties of the first	part, in consideration of	rt Y of the second the sum of	
	to them	duly paid, the receipt	of which is hereby ac	knowladged have	cold and but
	this indenture do GRA following described real Kansas, to-wit:	ANT, BARGAIN, SELL and	d MORTGAGE to the sail	d part w. of the sec	and nart the
	Lot	No. Forty Four ( the City of Lawre	(44) on Louisiana	Street,	
	with the appurtenances an And the said part LCS of th	nd all the estate, title an he first part do hereby cov	d interest of the said pa enant and agree that at the deli	very hereof they are	e lawful owner S
	of the premises above granted, and	and the first part of the second s		ation of the second	
	It is agreed between the parties	and that they will w a hereto that the part 105 of	the first part shall at all times	during the life of this indent	ure, nev all taxes
	and assessments that may be levied keep the buildings upon aid real directed by the part. <u>U</u> of the interest. And in the event that said aid premises insured as herein per to paid shall become a part of the set of data become a part of the	or assessed against fine and real est estate insured against fire and to second part, the loss, if any, mac part ACB, of the first part sha point ACB, of the first part sha	ate when the same becomes du rnado in such sum and by such de payable to the part. Y Il fail to pay such taxes when t	e and payable, and that will insurance company as shall of the second part to the ext he same become due and pa-	be specified and tent of DET symble or to keep
	entit rody repaid.				
	Dollars (\$3,500.00				lith
	according to the terms of ODE day of July part, with all interest accruing there	to the terms of sales	r the payment of said sum of n , <u>its</u> terms n Id obligation and also to secure	and payable to the part $Y$ any sum or sums of money	
	said part Y of the second put that said part 105 of the first	art to pay for any insurance or t	to discharge any taxes with inte		
	And this annual shall be as	and the state of the second state of the second		bligation contained therein sterest thereon, or if the ta	fully discharged.
	If default be made in such payment estate are not paid when the same real estate are not kept in as good and the whole sum remaining unput is given, shall immediately mature	repair as they are now, or if w aid, and all of the obligations p and become due and payable a	aste is committed on said premis rovided for in said written oblig t the option of the holder here	es, then this conveyance shall ation, for the security of wh of, without notice, and it sh	become absolute sich this indenture all be lawful for
	the said part. Y of the second ments thereon in the manner provid sell the premises hereby granted, retain the emount then unpeld of pr	nari	In take possessio	a of the raid moments and	all the burning the
	shall be peid by the part. Y m	naking such sale, on demand, to	the first part 185		
	It is agreed by the partles her benefits accruing therefrom, theil a assigns and successors of the respe	eto that the terms and provision extend and inure to, and be of ective parties hereto.	as of this indenture and each as bligatory upon the heirs, exec	nd every obligation therein o utors, administrators, person	contained, and all al representatives,
	In Witness Whereof, the part d	Les. of the first part have		P State State State	he day and year
			Roy Weckwort	worth	(SËAL)
		comuter .	ada V. Weed	liverth	(SEAL)
	and the second second		Ada V. Weckw	orth	(SEAL)
	ACHORONOMONOMONOMONOMONOMON	CHORACIONAL ARMONOMO			THE REAL PORT AND ADDRESS
and the second sec	STATE OF KANSAS	) :			March 1
	DOUGLAS		0		
OFFICE	SE Endony	before me, a	this 12th day of Notary Public	in the aforesaid C	A. D., 1960 County and State
	SADTARSO	came ROY WECKW	orth and Ada V.	Weckworth, his	wife,
and party and party of the		to me personally known t	o be the same person B. who	executed the foregoing instr	ument and duly
and the Case Case Case Case Case Case Case Cas	2 PUBLIC 2				
Sase Inst	PUBLIC S	IN WITNESS WHEREOF, I have year last above written.	on of the same. hereunto subscribed my name,		
red lay	Ay Commission Papers		hereunto subscribed my name, 6.3 Ma	and attived my official seel	
rud lay	My Commission Dec	IN WITNESS WHEREOF, I have year last above written.	hereunto subscribed my name, 63 Marie E	and attived my official seel	on the day and Notary Public
rud lay	oded July 12, 1960 at 3	H WITHERS WHEREOF, I have yeer less above written. Comber 3 19 L:05 P.N. RELE	berunto subscribed my name, 63 Marie E Band A.	end efficed my official seel rie E. J. L. Johnson	on the day and
Beern Beern Pa	rded July 12, 1960 at 7 I the undersigned, yment of the debt secu	H WITHERS WHEREOF, I have yer lest above writer. cember 3 19 L:05 P.M. RELE owner of the withi red thereby, and a	beruunie subscribed my name, 63 Marie E Decode G. ASE n mortgage, do her uthorize the Regis	end efficed my official seal . Johnson Bock 10 reby acknowledge ster of Deeds to	on the day and Notary Public Pistor of D the full
Beern Beern Pa	rded July 12, 1960 at 3	H WITHERS WHEREOF, I have yeer less above written. Comber 3 19 L:05 P.M. RELE owner of the withi red thereby, and a ge of record. Dat Lucil	beruunie subscribed my name, 63 Marie E Decode G. ASE n mortgage, do her uthorize the Regis	and afficed my official seal . Johnson . J	on the day and Notary Public Plater of D the full