<form>    Minimum  And  And</form>	e, Mede this 2nd day of April , 1965. between nce Josiah Williams and Nancy Ann Williams, husband and wife,
Terrare dotab. Williams and Mancy Ann Williams, husband and wife.    of	nce Josiah Williams and Nancy Ann Williams, husband and wife,
Terrare dotab. Williams and Mancy Ann Williams, husband and wife.    of	nce Josiah Williams and Nancy Ann Williams, husband and wife,
<form>pertines of the first pert, and The First National Back of Lamence, Lamence, Kanake, part, of the second pert, of the seco</form>	
<form>peries of the first part, and The First National Back of Lamence, Lamence, Kanake, part, of the second part, part, part, of the second part, part,</form>	
<form>part</form>	
Witnessells, that the soid part is is of the first part, in consideration of the sum of the toward two hundred and no/log (\$2,200.00)	
<form>no dup and the receipt of which is hereby acknowledged, ha V. sold, and this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part is of the second part, is following described real estates intered and being in the County of Daughas</form>	hat the said part iss. of the first part, in consideration of the sum of
this indenture do	
<text></text>	GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
	ibed real estate situated and being in the County of Douglas and State of
Lane Place Addition, in the city of Lawrence. with the appurtenances and all the estate, fills and interest of the said part 10.50 the first part there. And the vaid partials of the first part de	
Lane Place Addition, in the city of Lawrence. with the appurtenances and all the estate, fills and interest of the said part 10.50 the first part there. And the vaid partials of the first part de	Lot seventeen (17), in Block fifteen (15) in
And the aid parties of the first part do	Lang Place Addition, in the city of Lawrence,
a <text></text>	snances and all the estate, title and interest of the said part 1950f the first part therein.
The neuron between the parties here the the part 10% of the first part shall at all times during the life of this inderivare, pay at its and measurement that may be levied or assessed against atial drait real entries when the same becomes due and psychie, and that 11002, Will 11 the provide of the second part to the second the same becomes due and psychies, and that 11002, Will 11 the present and the present at the second part to the second the same become due and psychies to the second part may psychies, and that the second part may psychic to the part of the inderivations. Second part may psychic to the second part to the second the same become set of the inderivations at the inderivation of the second part to the second to the second part to the second part to the second part to the second to the second part to part part to the second part to the second part to part part to the part part to the second part to the second part to the second part to part to part for any insurance to to discharge any taxes with instruct therein as bareline psychole, and the second part to p	granted, and saized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.
It is agreed between the parties herein that the part $1.23$ , of the first part shall at all times during the life of this inderivare, pay at its many the levied or massed agrient said real entries when the same becomes due and payable, and that $1.102$ , $10.11$ is the second part the loss, if any made payable to the part of the second part to the part $1.233$ of the first part and life life part work trans when the same become sides and physics, and that $1.102$ , $10.11$ is the part $1.233$ of the first part half life life part work trans when the same become due and payable, and the same become due and payable are to be second part to the part $1.233$ of the second part may part in the rest of 10.05 from the date of payre to part at the life life part $1.102$ of the second part may part to the second part to the second the same become due and payable. The indebtedings, seconder to this indebtedings, seconder part may pay and the same become due and paysable. The part $1.102$ of $1.12$ mode payable is the part $1.123$ of the second part to the second part may pay and the same become due and payable. The part $1.123$ mode payable is the pay and the same become due and payable is the part $1.123$ mode payable is the pay and the part $1.123$ mode payable is the pay and the second part is pay for any insurance to no distarge any taxes with insure thereon is an early of distarge and the indeparts. The part $1.123$ mode payable is the part $1.123$ mode payable is the pay is a part $1.123$ mode payable is the pay and $1.$	and that LDOV, will wanted and defend the same activity of another making build bits the
there are a base of the second part of the second part of the first in the base of the part of the second part is the second part of the second p	een the parties hereto that the part 10% of the first part shall at all times during the life of this indenture, pay all taxes
This GRAM is intended at a mortgage is secure the payment of the num of <u>TRO thousand itso hundred and</u> <u>na/100 +</u>	say be levied or assessed against said real estate when the same becomes due and psysble, and that they will on said real estate insured against fire and tornade in such sum and by such insurance company as shall be specified and
This GRAM is intended at a mortgage is secure the payment of the num of <u>TRO thousand itso hundred and</u> <u>na/100 +</u>	on the said part $\Delta c_0 s$ of the first minimum particular to map part to the assessed of $A \leq S$ as herein provided, then the part $V$ of the sound part may paid treas and insurance, or either, and the answer a part of the indebtedness, secured by this inductions, and shall be indemest as the rate of 10% from the date of payment
According to the merms of DDC carries written ablightion for the payment of said sum of money, executed on the 2011 (9, 65, and by 11.3) form, mode payable to the part of the second merceding three merceding to the terms of said ablightion and all of Second ary issues and in the second merceding three merceding to the terms of said ablightion and the second merceding three merceding to the terms of said ablightion and the second merceding three merceding to the terms of said ablightion and the second merceding three merceding to the terms of said ablightion and the second merceding three merceding to the terms of said ablightion and the second merceding three merceding to the terms of said ablightion and the second merceding three merceding to the terms of said ablightion and the second merceding three merceding to the terms of said ablightion are three merceding to the terms of ablightion terms of the second merceding three merceding to the terms of said ablightion are three merceding to the terms of ablightion terms of the second merceding terms of the second mercedin	ended at a mortgage to secure the pryment of the turn of Two thousand two hundred and
day ofAPIII 19.00 19.00 10.01 15.0	DCRLARS
and party of the second part he pay for any insurance in to discharge any taxes also interest therean as herein provided, in the we taxe all party as a taxe also interest therean as herein provided, in the we taxe all party as a taxe also interest therean as herein provided, in the we taxe all party as a taxe also interest therean as herein provided, in the we taxe all party as a taxe also in the party and the taxe all party as a taxe also interest therean as herein provided, in the we taxe and party as a taxe also in the party and the taxe all party as a taxe also in the party and the taxe all party as a taxe also in the party and taxe all party as a taxe also in the party as a taxe also in the party and the taxe and party and taxe and party as a provided herein, all taxes the baldings as a taxe at the part of a support and party and there is now of taxes is compared to take and party as a taxe all of the obligation provided for in all party and there is a support of the taxes and party and taxes all of the obligation provided for in all party and taxes	
ther and particles — of the first part shall full to pay the same as provided in this indexnam. And this resonance shall be used if such payments for make as herein specified, and the abligation contained therein fully discharge there are not high and payments or any pay there are on the obligation contained therein, or if the buildings on such and active are not high or such payments for any pay there are on the obligation contained therein, or if the buildings on such and active are not high or such payments for any pay there are on the obligation contained therein, and if the buildings on a pay the viola sum meaning uncertainty and and a first near of the viola sum contained therein, and if all be larged in given, shall amendiately nearce and become due and payable at the option of the bolich herein, and if shall be learly if the said party of the second part	the second by the
extents are not paid when the same became due and peysite or if the industrial training in paid provided herein, of the background of the industrial training in the industrial training in a good rank is not interpreter and perside in the good of the background peysite at the uption of the background of the backgroun	of the first part shall fail to pay the same as provided in this indenture.
ments being pary of the second part to be and to have a receiver appointed to take possible of the second part and all the import ments thereon in the manuer provided by law and to have a receiver appointed to collect the sense and benefits exclude thereast on a part thereast, in the manuer prescribed by law, and out of all moneys article and interest. In the manuer prescribed by law, and out of all moneys article and interest. In the manuer prescribed by law, and out of all moneys article from such as and match the amount there may there be used by the part the second to the first part interest. The second article of the second the second and the overplate it and the overplate it and the overplate it and the second the second to the part interest. The second article of the second article of the second	such payments or any perturber of mean its nervine spectred, and the obligation contained themes fully discharged, in the same became due and payable, or if the instrume is ner legal up, se provided herein, or if the taxes on said real in a good repair as they are now, or if wasts is committeed on said premises, then this conveyance shall became due mainly unpair, and all of the obligations provided for in said written obligation, for the security of which this indentum which many and become due end payable, and the molecular the holds became due end payable.
It is agreed by the party — making such take, on demaid, to the first part It is agreed by the partic heaving the takes and provisions of this indenture and each and every obligation therein contained, and is benefits excuring therefore, while extend and inner to, and be obligatory ion the heirs, executes, administrators, personal representation assigns and accessors of the respective perties hereto. In Wilness Whereast, the part LOS, of the first part he VO_ hereonito set their _ hands_ and sees 5_ the day and ye has above written. X ICMLNI MAC MAC MAMMANNE (CEA)	I the second part to take possible of the second part as a second part to take possible of the second partials and all the territor among provided by law and to have a receiver appointed to collect the cents and benefits according therefore, and in the top grand, or any part morecrit in the manage prescribed by law, and out of all moneys anting from such asis to
In Wilness Whereat, the part I.C.S. of the first part to V.2 horrowite and their hands and some S. the day and you have above written.	part y mexing such tate, on demand, to the first part
In Winner Where the per ICS of the first part to VC hereonic set their hands and sees the day and ye has show written. X Ilmen it follow how here it the first part to VC hereonic at the day and ye has show written	e parties hereitd thei the terms and provisions of this indenture and each and every obligation therein contained, and all From wall extend and inure to, and be obligatory upon the heir, executors, administrators, executers, executers
× Tenend Joliah kunning read	of the respective parties hereto.
Terrance Issiah Williams	
	x Terrence Josiah Williams
(SEAL	(SEAL)
X Mancy And Williams (SEA)	Nancy Ana Williams
STATE OF KANSAS	
DOUGLAS .countr,	
- Terrence Josiah Williams and Nancy Ann Williams,	ume Terrence Josiah Williams and Nancy Ann Williams,
husband and wife,	
to me personally known to be the same person. R., who executed the sampging instrument and dub acknowledged the execution of the same.	
i i i i i i i i i i i i i i i i i i i	IN WITHESS WHEESOF, I have hereonto subjectived my name, and affixed my official seel on the day and year last above written.
By Commission Busices June 17 1965 Marren Rhodes Hegery Public	June 17 1965 Warren Rhodes Neger Public