	the second s
*	Mortgagor hereby assigns to mortgage the rents and income arising at any and all times from the preperty, mort- sproperty and collect all rents and income and apply the same on the purpent of insurance premiums, taxes, assessmenta, input the secure this note, and hereby sourced. This assignment of rents shall continue in force until the unpaid balance of said note is fully paid. It is also agreed that the taking of possession herebundle in the consent of the mortgage and mortgage in the collection of said sums by foreclosures or otherwise. If here shall be any charge in the ownership of the premises covered hereby without the consent of the mortgage and the payment of the mortgages, and foreclosure or otherwise. If and mortgages right here on the pay and the promises over the hereby without the consent of the mortgages and the payment of the mortgages, and foreclosure proceedings may be instituted thereon. If add mortgages right cause to be paid to mortgage the any extensions or menuals thered, in a contained, and and the terms and provisions thereof, and comply, with all the provisions of said note hereby secured, including future advances, and any extensions or menuals thered, in accordance then these presents shall be vold; therewises to remain in full force and mortgage shall be onticing each and mortgage is and provisions thereof, and comply, with all the previsions in said mortgages and under the terms and provisions of said note hereby secured, including future advances, and any extensions or menuals theref, in accordance then these presents shall be vold; otherwises to remain in full force and effect, and mortgage eshall be emitted to the mediate possession of all of said promises and may, at its option, declare the whole of said note due and payable and have foreclosure of this mortgage and the hereby are advances and and the provision of said note due and payable and
	all items of indebicaness hereinder shall draw interest at the rate of 10% per annum. Appraisement and all benefits of homestead and exemption laws are hereby waived
	WHENEVER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.
-	This mortgage shall be binding upon the heirs, executors, administrators, subgessors and assigns of the respective
	* IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.
	Charlotte W. Willis
	STATE OF KANSAS.
	County of Douglas
	Be it remembered, that on this 15th
	day of August, A.D. 19 52, before me, the undersigned, a Notary Public in and for the
	County and State aforesaid, came - Jerry A. Willis and Charlotte W. Willis .
	husband and wife,)
	who are personally known to me to be the same persons who executed the within instrument of writing, and such
	persons duly acknowledged the execution of the same.
	CEAN ALESTIMONY WHEREOF, I have hereanto set my hand and Notarial Seal the day and year above written.
	NOTA
DOUS	Roger W. Gramly Notary Public.
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Reg. No. 4,129 Fee Paid \$19.50

Loan No. 51561-03-5 LB

18291 MORTGAGE

This Indenture, Made this 19th day of Maguet

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between Fred J. Hageman and Elizabeth A. Hageman, his wife

Dough as of **Shewede** County. In Que State of Kansas, of the first part, and CAPITOM FEDERAL SAVINGS AND LOAN ASSO CIATION of Topoka, Kansas, of the second part; WITNESSETH: That safe first partles, in consideration of the join of the pum of Seven Theusand Signt Hundred

Lot Two Hundred (200) on Tennessee Street, in the City of Lawrence, Douglas County, Kansas