note AND

1	MORTGAGE
	This Indenture, made this 15th day of July in
	year of our Lord, one thousand nine hundred and forty-seven
	Edgar T. Dolan and Edna Mae Dolan, his wife,
認定の	
	of Lawrence in the County of Douglas and State of Kansas
1.0.31	parties of the first part, and J. C. Hemphibl
	Witnesseth third, it is to be second pert
	Witnesseth, that the said part les of the first part in consideration of the sum Three Thousand (\$3,000.00)
	to them duly noid the required shill + 1 + 1 + 1 + 1 + 1 + 1
ないという	the second part the following land
	Teat estate situated and being in the County of Douglas and State of Kansas, to-wil: Lot One Hundred Eight (102) on Uhio Street in the uity of Lawrence; and,
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	Lot One Hundred One (101) and the South Two (2) Feet of Lot Ninety-nine
	(99) on Ohio Street in the City of Lawrence.
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	with the appurtenances and all the estate, title and interest of the said part its of the first part therein.
	And the said part 1CS of the first part dohereby covents and agree that at the delivery hereof they arethe lawful owners of the premises above granted, and seized of a good and indefassible estate of informatice therein free and clear of all incumbrances.
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	It is agreed between the parties hereto that the part 165 of the first part shall at all times during the Ly of this indexture, pay all taxes or assessed against said real estate when the same becomes due and payake, and char. Uney WIII keep the buildings upon said reasessed against is and tornado in such same and by adding such as the same becomes due and payake, and char. Uney WIII keep the buildings upon said reases and in sum and by adding such same and by adding such as the same becomes due and payake, and char. Uney WIII keep the buildings upon said reases in such as sum and by adding such same and by adding such as the same becomes due and payake, and char. Uney WIII keep the buildings upon said reases in such same and by adding such as the same becomes due and payake to the part. J. of the second part to the esterned [113] interest. Add in the event that said part [45], of the second part to the esterned in the same becomes due and payake to the part of the indext same and by a same adding and the amount to pad shall become a such as a same and by antice and the amount to pad shall become a same and by another as a same and by a same becomes the man and payake at the rate of top's from the due of paymeets until fully repaid. THIS GRANT is intereded as a moreage to payment the payment of the same of Three Thousand (\$3,000,00) = - = - = - = - = - = - = - = - = - =
	that may be levied or assessed against said real estate when the same becomes due and purable, and that UNOY WILL keep the buildings upon said restate insured against fire and tornado in such sum and by softeinsurance company as shall be specified and directed by the part y of the second nor
	toos, if any, made payable to the part y of the second part to the extended 1115 interest. And in the event that said part 105 of the second part shall fail to pay such taxes when the same become due and payable or to kept said premise insured as herein provided, then the part Y of the second part may not add part and insurance or other add has menter and a 111 for the second part of the second part
	interest at the rate of 10% from the date of payment unit fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Three Thousand (\$3,000.00)
	DOLLAI
	according to the terms of One certain written obligation for the payment of said jum of money, executed on the 15th
	accruing thereon according to the terms of said obligation and also to expression and appears to the part. of the second part, with all the
	to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event chat said part <u>105</u> of the first part shall fail to the same as provided in this indenture.
	And this conveyance shall be void if such payments be made as herein specified, and the obligation constand, therein fully directorylid. If dofault made in such payments or any part thereof or any obligation created thereby, or increase therean, or if the building on solid rate states are not had when the sa become view and payable, or if the insurance is not kept up, as provided herein, or if the building on solid rate states are not happen as they provided for it and written or boligation, for the security of which this indentum is given; shall investigate mane and become due and payable or it can be security of which this indentum is given; shall investigate mane and become due and payable at the option provided for it and written obligation, for the security of which this indentum is given; shall investigate mane and become due and payable at the option of the security of which this indentum is given; shall investigate mane and become due and payable at the option the holder hereof, withour notice, and it shall be lawful for the said part Y of the security of written is mane part thereof, in the manner provided by have and to have a receiver appointed to collect the retust, and benefits a security of written is the reconstraint of the security of written in the manner provided by have and to have a receiver appointed to collect the retust, and benefits a security the stad premises and all the improvements thereon in the manner provided by have and to have a receiver appointed to collect the retust, and benefits a security of written of the costs and the security of written and part thereof. In the manner practicab by issue and out of all money uniting from use have by or the amount then unpaid of principal and increase together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by part. Y
	become due and payable, or if the insurance is not kept up, as provided haren, or if the buildings on said real entry are not hapt in as good reput as they now, or if watte is committed on said premises, then this conveyance shall become abalate and the whole turn remaining unoadd, and all of the obligant
North P	provided for in and written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option the holder hereof, without notice, and it shall be lawful for the said part <u>y</u> of the second part <u>to take possession</u> to take possession
	the stad premase and at the improvements thereon in the manner provided by line and to have a receiver appointed to collect the relats and benefits acquit therefrom; and to sell the premises hereby granted, or any part, thereof, in the manner precided by law and out of all maneys inflaing from such aske to re- the amount then unpaid of principal and interest, together with the costs and charges include thereo, and the overlaw if overlaw have been be dull to active the amount then unpaid of principal and interest, together with the costs and charges include thereo, and the overlaw if overlaw have been be dull to active the amount then unpaid of principal and interest, together with the costs and charges include thereo.
1 - F 2 - F	part y making such sale, on demand, to the first part 103. It is agreed by the parties hereto that the terms and provision of this indenture, and each and every chligation therein contained, and all benefits according to the first part of the fir
Starth.	therefrom shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respect parties hereto.
	In Witness Whereof, the part ies of the first part have hereunto set their hand s.
のないの実	seal_the day and year last above written.
日本の	Eligan Jalaan (SEA
	Cuna Mae & Ocaw (SEA
	When is the work of the
	STATE OF KINCKS
	STATE OF KANSAS
	COUNTY OF DOUGLAS Be It Remembered, That on this 15th day of July A D 1947
	before me, a Notary Public in the aforesaid County and St
	came Edgar T. Dolan and Edna Lae Dolan, his wife,
1	NOTARY to me personally known to be the same personS who executed the foregoing instrument and d
	acknowledged the execution of the same.
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal, on day and year last above written.

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