1. 1. i. Vy

<form></form>		MORTGAGE (No. 52 K) F. J. Boytes, Publisher of Legel Blankes, Lawyreiges, Kanasa This Indenture, Made this day of in the
<form></form>		(T) d. 1 T 1 1 Parts
<form></form>		e Detween
<form></form>	1	of Lewrence , in the County of Douglas and State of Langes
<form></form>		
		Witnesseth, that the said part 108 of the first part, in consideration of the sum of
<form></form>		to them dulg paid, the receipt of which is hereby acknowledged, ha V9 sold, and by this indenture do
<form></form>		Lot Jumber one Hundred Two (102) on this Street in the City of Lawrence.
<form> In a grant densers the present there are the the press of the factor of the factor</form>		with the appurtenances and all the estate, title and interest of the said part 102 of the first part therein.
THIS GRANT is inmided as a morgage to socie dis payment of the um of		And the said part 100 of the first part dohereby covenant and agree that at the delivery hereof they are the lawful, owner S of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
according to the term of		And that will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be lowed or assessment and be specified and the same against all parties making lawful claim thereto. Loss, if any, made payable to the part
to per for any instrume or to dickings any hars with interest thereos as herein provided, in the event that said part		according to the terms of One certain written obligation for the payment of said sum of money, executed on the 8th day of
de same a provided in chis indenne. And chis conveyance shall be void incomposition constant be made a herein specified, and the obligation constant duration failly discharged. If default he same there is a constant of any part thereof or any obligation constant duration of the indennes are not paid when the same there is a constant of any part thereof or any obligation constant duration of the indennes of a same is a constant of the indennes of a same is a constant of any part thereof or any obligation constant of the indennes of a same is a constant of the indennes of a same is a constant of the indennes of a same is a constant of the indennes of a same is a constant of the indennes of a same is a constant of the indennes of a same is a constant of the indennes of a same is a constant of the indennes of the indennes of a same is a constant of the indennes of a same is a constant of the indennes of the indennes of a same is a constant of the indennes of the indennes of a same is a constant of the indennes of the		accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part
now, or if wars is committed on aid premise, then this convexues that became abacture and the whole auto remaining togeth and and the first hard with they are provided for in and within the significant, for the section of the holder here of, without noice, and it shall be lawal for the aid part		the same as provided in this indenture
In Witness Whereof, de par, 188 of the fast part ha V8_hereanto set 1081 F hand S_mad sel3, the day and year last above written. Jonas B. King (SEAL) Juliana King (SEAL) Juliana King (SEAL) STATE OF (ADSAS) 88. STATE OF OUGLAS 88. Be It Remembered, That on this 8th day of attrust A. D. 19, 47. before me, a In the aforesaid County and State, came. NOTAR In the personally known to be the same person.8 who executed the foregoing instrument and duty acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above written.	+	now, or if waste is committed on said premises, then this conveyance shall become absolute and the whole waste meaning unpaid, and all of the obligations, provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part
STATE OF Kallsas: (SEAL) STATE OF Kallsas: (SEAL) STATE OF Lalsas: (SEAL) STATE OF DOUGIAS (SEAL) State: State: (SEAL) State: (SEAL) (SEAL) State:		It a agreed by the parties nered that the terms and provisions of this indentire and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.
STATE OF Idal 3845 STATE OF Idal 3845 COUNTY OF DOUGLAS State State State In the storesaid County and State, came In OT A R_1 In the storesaid County and State, came In OT A R_1 In the storesaid County and State, came In OT A R_1 In the storesaid County and State, came In OT A R_1 In the storesaid County and State, came In OT A R_1 In the storesaid County and State, came In OT A R_1 In the storesaid County and State, came In OT A R_1 In the storesaid County and State, came In OT A R_2 In the storesaid County and State, came In OT A R_2 In the storesaid County and State, came In OT A R_2 In the store me, and Internet on the state of the state		which are only one per sale more whiteas
STATE OF Iddasas STATE OF DOUGLAS SS. B L 100 B L 100 B L 100 B		Telma King (SEAL)
STATE OF Image: State of the state of the same person. State of the same and with the state of the same of the same. Image: State of the same person. State of the same person. State of the same person. State of the same of the same. Image: State of the same person. State of the same of the same. Image: State of the same person. State of the same person. State of the same person. State of the same. Image: State of the same person. State of the same of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same. Image: State of the same person. State of the same pers		
COUNTY OF DOUGLAS SS. Be It Remembered. That on this 8th day of August A.D. 19. 47. NOT A R_L before me, a Johary Public In the aforesaid County and State, came In the and Voltras In the aforesaid County and State, came NOT A R_L Be Li C In the and Voltras In the aforesaid County and State, came In the and Voltras In the aforesaid County and State, came In the store said In the aforesaid County and State, came In the and Voltras In the aforesaid County and State, came In the said In the aforesaid County and State, came In the aforesaid County and State, came In the aforesaid County and State, came In the said In the aforesaid County and State, came In the aforesaid County and State, came In the said In the aforesaid County and State, came In the aforesaid County and State, came In the said In the aforesaid County and State, came In the aforesaid County and State, came In the said In the said In the aforesaid County and State, came In the said In the said In the aforesaid County and state, came In the said In the said In the aforesaid County and state, came In the said <		No.
before me, a <u>Hotary</u> Public in the aforesid County and State, <u>NOTAR</u> <u>UBLIC</u> <u>NOTAR</u> <u>UBLIC</u> <u>NOTAR</u> <u>UBLIC</u> <u>NOTAR</u> <u>UBLIC</u> <u>NOTAR</u> <u>UBLIC</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>UBLIC</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>NOTAR</u> <u>N</u>		SS .
before me, a <u>includery</u> <u>Public</u> In the aforesaid County and State, <u>came</u> <u>Thomas</u> <u>Ca</u> , <u>inc</u> and <u>velma</u> <u>sing</u> , <u>husband</u> <u>and</u> <u>wife</u> to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.		A D 19 T /
to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.		before me, a
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.		
My Completing Failing April 22		duly acknowledged the execution of the same.
My Commission Expires April 21 19.50 Notary Public		day and year last above written.
		My Commission Expires APP11 21 19.50 Notary Public
		August 9, 1947 at 10:50 A.M. Harold a. Deck Register of Deed
I the undersigned on Release Nationa in William Rogister of Deed		t darmente of +1 1 and the welking more de hereby acknow
" I the undersigned , ocones Release Nation anoty age, do hereby, acknowle Gill payment of the debtil secured thereby and authorize the Alac		als to a top the secured thereby and authorise the Reac
I the undersigned oconce filese Nationaly age, de hereby acknowl		add to enter the discharge of this most gage of record. Late

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