<form></form>		FROM STATE OF KANSAS, DOUGLAS COUNTY, 85.
<form></form>	C	Curtis E. Wilson and Louise M. Wilson December Ay D. 19 45, at 9:35 o'clock A. M.
<pre>hunded aidStripfitzis everemStript & FBiltonard_Locite JSitten_, hit wife</pre>		/Candd 4- (Beck
<pre>putlet</pre>		
WITNESSETT, That the and part Left. of the first part, in consideration of the sum of	L,	
Determination of the state in the rest in the rest in the design of the state and state is and part. Set in the state and state is a state and the state is the state is the state is the state and the state is the	0-0	part_y of the second part.
<pre>The South S0 feet of the North three-fourths of the South 100 feet of the North Fast Quarter of the North three-fourths of the South 100 feet of the North Fast Quarter of the North tawrence, also lot 55 on Bridge Street in Block 2; also, Beginning at the Northease corner of said lot 55; thence North 24 feet; thence Fast to Macsachusetts Street; thence South 24 feet; thence Tast to place of beginning, al in that part of the City of Lawrence, formerry known as North lawrence. </pre>		which is hereby acknowledged, ha V9 sold, and by this indenture do Grant. Bargain, Sell and Mortgage to the said part Y of the second part.
West Quarter of the West Mail of Block No. Two (2) in that part of the City of Lawrence, known as North Lawrence, also Lot 55 on Bridge Street in Block X also, Bejming at the Northeast corner of said Lot 55 themes North 24 feet; themes Test to Rescachusetti Street; themes South 24 feet; themes East to place of beginning, all in that part of the City of Lawrence, formerly known as North Lawrence. whethe appartementer and all the estate, tilte and interest of the said part. 425.46 the freq part themes. Image: Appartementer and all the estate, tilte and interest of the said part. 425.47 the freq part themes. Image: Appartementer and all the estate, tilte and interest of the said part. 425.47 the freq part the same test at the definite the definite the definite the same test at the definite the definite the definite the same test at the same test at the definite the definite the same test at the same test at the definite the same test at the definite the same test at th		
LARGENCE, KNOWN AS NORTH ANYONICE, also Lot 55 on Bridge Street in Block 2, also, Befining at the Northeest corner of aid Lot 55, thence North 24 feet, thence West to Massachusetts Street; thence South 24 feet; thence East to place of beginning. all in that part of the City of Largence, forserily known as North Lawrence. All in that part of the City of Largence, forserily known as North Lawrence.		The South 50 feet of the North three-fourths of the South 100 feet of the North
Reginning at the Northeast corner of a aid Lot 55, thence North 24 feet; thence We to Xassachusetts Street; thence South 24 feet; thence East to place of beginning, all in that part of the City of Lawrence, formerly known as North Lawrence. All in that part of the City of Lawrence, formerly known as North Lawrence. An are an electronic to the City of Lawrence, formerly known as North Lawrence. In the part of the City of Lawrence, formerly known as North Lawrence. In the part of the City of Lawrence formerly known as North Lawrence. In the part of the City of Lawrence formerly known as North Lawrence. In the part of the City of Lawrence formerly known as North Lawrence. In the part of the city of Lawrence formerly known as North Lawrence. In the part of the city of Lawrence for the part of the city of Lawrence for the part of the lawrence. In the part of the city of Lawrence for the part of the lawrence. In the part of the city of Lawrence for the part of the lawrence. In the part of the city of Lawrence for the part of the lawrence. In the part of the city of Lawrence for the part of the lawrence. In the part of the city of Lawrence for the part of the lawrence. In the part of the city of Lawrence for the part of the lawrence for	С	West Quarter of the West Half of Blook No. Two (2) in that part of the City of
<form></form>		Lawrence, known as North Lawrence, also Lot 55 on Bridge Street in Block 2; also,
<form><pre>All in that part of the City of Lawrence, formerly known as North Lawrence.</pre></form>		Beginning at the Northeast corner of said Lot 55; thence North 24 feet; thence
<pre>white segmetersamples and all the senters. Wile and interest of the said part 162.6 of the first part thereis. As the sequetersamples and all the senters. Wile and interest and the data part 162.6 of the first part thereis. As the sequetersamples are data hadrades there is a set of all invalues o</pre>		West to Massachusetts Street; thence South 24 feet; thence East to place of beginning,
It is acreed he parits herein the parits herein that is par is hall a all time during the life of this indexture, py all trees or assessment that may be level or assessment that may be level and num and by uch instructs when the assessment is been during the parit. Life of the second parit, the loss, if are, made parable to the parit. J. of the second part is all that parits and that manner, or parits all parits and that the parits all parits and the parits and the parits and the parits and the parits and parits and parits and the parit and the parits and parits and the parit and the parits	(ل_1	And the said part 1es of the first part do hereby covenant and agree that at the delivery hereof, they were the lawful owner. S. of the premises above granted,
<pre>serving to its terms of <u>One</u></pre>		and that they will warrant and defend the same against all parties making lawful chim thereto. It is agreed between the parties hereto that the part. $\frac{1}{2}$ Q2. of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real erstst when the same becomes due and payable, and that $\frac{1}{10}$ Ref. where the buildings upon said real erstst insured against fire and tornado in such and and by such insurance company as shall be specified and directed by the part. $\frac{1}{2}$ of the second part, the loss, if any, made payable to the part. $\frac{1}{2}$ of the second part, the loss, if any, made payable to the part. $\frac{1}{2}$ of the second part to the same transformed to the part. $\frac{1}{2}$ of the second part is and insurance, or either, and the same become due and payable and to keep aid premises insured as herein provided, then the part. $\frac{1}{2}$ of the second part may and in taxas or either, and the amount so paid shall terbome a part of the indebtedness, secured by this indenture, and hall beer intered as a morecast to second the payment of the sum of
<pre>immediately many and beend out and prime and a point source for the indirect and the many previded by the bad to have a source of the bad part of the source of the s</pre>	rein	and a state of the second of t
<pre>treat and benefits accumate the part provides and all the improvements thereon in the manare precided by her and to have a receiver appointed to collect the to read the deriver of the state benefits accumate thereon in the manare precided by her and to have a receiver appointed to collect the to read the manary in the formation of the state previous of the indicate accumate thereon, and the receiver precident of the state accumate the manary precident of the state accumate the manary precision of the state accumate the part of the state accumate the state accumate the part of the state accumate the part of the state accumate accumate the state accumate accumate accumate the state accumate accumate the st</pre>		provel be drawper a trading by the series provided in this indexture. And this concepts a trading by the series approved in this indexture. And this concepts a trading by the series approved in this indexture. And this concepts a series and the void if such payment be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the stars on said real costs are not yake in the boots and the bilings on said real costs are not yake in the boots and the whole was ready and all of the obligations provided for in any writer obligation, or if it would be size are not kept in a sood repair as hyre now, or if wate is committed on asid premises, then this conceptness the whole was remaining unadia, and all of the obligations provided for in any writer obligation, for the short was the soft of whole was remaining unadia, and all of the obligations provided for in any writer obligation, for the whole was remaining unadia, and all of the obligations provided for in any writer obligation, for the whole was remaining unadia, and all of the obligation of the size and writer obligation. The work was the soft of the size and the sof
IN WITEESS WHEREOF, The part les_of the first part ha_ve. hereunto set_theirhand and sealthe day and year last above written. Curtis ½, Wilson(SEAL) Louise X, Wilson(SEAL) STATE OF Kansas County of Dougles BE IT REMEMBERED, That on this_l(th_day of_DecemberAD, 19_45before me, a Notary Publicin the aforesaid County and State, came (SEAL)		to take possession of the said premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and to sell the premises hereby granted, or any part thereof, in the manner prescribed by law and out of all moneys arising from such alle to relate the amount them purpointed of minically and interest. Incertain you cost and charges incident thereos and the overlub. If any three be, tability be pairs the second best prescribed by the pair.
Louise X, Wilson (SEAL)	n	IN WITNESS WHEREOF, The part 163 of the first part ha ve. hereunto set their hand and seal the day and year last above written.
(SEAL) STATE OF Kansas County of Dourles BE IT REMEMBERED, That on this 1/tth day of December A.D. 19_45before me, a Notary Public in the aforesaid County and State, came Curtis Ł. Wilson, and Louise V., uilson, his wife (SEAL) to me personally known to be the same person_6_ who executed the foregoing instrument and duly acknowledged the execution of the amount of the another of the amount of the another of the amount of the another of the amount of the amount of the area of the amount		
STATE OF Kansas County of Dougles BE IT REMEMBERED, That on this_1/2th_day of_December A.D. 19_45before me, a Motary Public in the aforesaid County and State, came Curtis Ł., Wilson, and Louise Y., vilson, his wife		
County of Dougliss) BE IT REMEMBERED, That on this litthday ofDecember		STATE OF Kansas
(SEAL) to me personally known to be the same person_6_ 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. My commission expires on the 16 day of Kelvin_Hoover Notary Public.		County of
above written. My commission expires on the <u>16</u> day of <u>May</u> , 10_45. <u>Kelvin-Hoover</u> Notary Public.		(SEAL) to me personally known to be the same person_8_ who executed the foregoing instrument and duly acknowledged the
Notary Public.		above written. My commission expires on thel6day ofLay, 19_45
RELEASE		Kelvin-Hoover-Notary Public.