The Sorth 135.5 feet of Lots As. Sirven (11) and Yeive (12) in Addition No. Eleven (11) in that part of the City of Lavrence known as North Lawrence. No. Eleven (11) in that part of the City of Lavrence known as North Lawrence.	<pre></pre>		FROM		STATE OF KANSAS, DOUGLAS COU This instrument was filed for record	
Lorenzo hation Link, Lavese, Kana       p	Lerrenze Matienal Body, Lewrence, Kanza       pp	6		Bereiter	March A. D. 19 46	, at 9:00 o'clock A. M.
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F. E. Bereiter       (SEAL)         Doris I. Beroiter       (SEAL)	F. E. Bereiter       (SEAL)         Doris I. Bereiter       (SEAL)         STATE OF_Kansas       (SEAL)         County of       Douglas         BE IT REMEMBERED, That on this       day of         Motary Public       in the aforesaid County and State, came         F. E. Fereiter and Doris I. Pereiter, his wife         to me personally known to be the same person       who executed the foregoing instrument and duly acknowledged the executed on of the same.         INTITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last move written.       Notary Public.         Isen G. Abele       Notary Public.         RELEASE       I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt segured thereby, and authorize the Register		And the sid part_125_of the first part do and seited of a good and indefeasible entate of inheritat and the ther will warrant and defend the same agains. It is agreed between the parties herets that the part or asserted against aid red red rate when the same becom such own and by such insurance company as shall be type extensi of _115	As refs over and a gree that at the use see therein, free and clear of all name at large main making lawful clean there $m_{-}$ 26% of the free part hall at all so due and payshes, and that they, inde and directed by the part	elivery bereof they Are the instal event- prence NO 9XCeptions times during the life of this indenture, pay all taxes will like the building upon said real entate ini- te excoud path, the loss, if any, made payable to the pay any such taxes when the same become due and payable or either, and the amount to paid shall echome a pay repaid. and monty, excuted on the <u></u> day of <u>Ma</u> , according thereon according to the terms of said oblig co either, and the amount to paid shall become a not monty, excuted on the <u></u> day of <u>Ma</u> , according thereon according to the terms of said oblig is either and the amount on paid shall become a pay intum contained therein fully discharged. If default all extase are not paid when the same become due a repair as they are now, of f wate is committed on a there and its hall be lived if of the said part. <u>y</u> of the thereon in the manner presended by Law and to a do ut of J	or assessments that may be levied ward against fore and tornals in ret_y of the second part to the and to keep asid premises insured to the indebteness, secured by 
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(SEAL)          STATE OF       Kanaaa         County of       Douglas         BE IT REMEMBERED, That on this       day of         March       A.D. 19         ADD the same       F. E. Ferefiter and Doris I. Pereiter, his wife         to me personally known to be the same person.       who executed the foregoing instrument and duly acknowledged the curve of the same.         March       F. E. Ferefiter and Doris I. Pereiter, his wife.         State within       to me personally known to be the same person.         March       March         March       A.D. 19         Adjust       10.000         March       August         March       August         March       Notary Public.         RELEASE       I, the undersigned owner of the within morigage, do hereby acknowledge the full payment of the debt segured thereby, and authorize the Register	(SEAL)          STATE OF       Kansas         County of       Douglas         BE IT REMEMBERED, That on this       day of         March       A.D. 19         ABD of the same       F. E. Foreiter and Doris I. Pereiter, his wife         to me personally known to be the same person.       who executed the foregoing instrument and duly acknowledged the the same verson.         WITNESS WHEREOF, I have hereunts subscribed my name, and affixed my official seal on the day and year last above written.       19.49         My commission expires on the       9th       day of         Leon G. Ahele       Notary Public.         RELEASE       I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register		And the sid part_125_of the first part do and seited of a good and indefeasible entate of inheritar and the ther will warrant and defend the same agains. It is agreed between the parties herets that the part or Auscuid against aid real real transmission and the there will be part extent of _125	Acreby cormant and agree that at the acceleration of the set herein, free and clear of all finaum see therein, free and clear of all finaum set of the se	editery percol_they_Areter law(ul evencr_ prence <u>NO 9XCeptions</u> to a. times during the life of this indenture, pay all taxes will ince the building upon aid real entate in the excend part, the loss, if any, made payable to the pay any such taxes when the same become due and payable or either, and the amount so paid shall cohome a pay repaid. or other, encounted the terms of said oblig or either, and the amount so paid shall cohome a pay repaid. or either, and the amount so paid shall cohome a pay repaid. or either, and the amount so paid shall become a pay instant contained therm fully discharged. If default a cuitar are not shall when the same become due and instant contained therm fully discharged. If default therms in the manner provided by have and to have incident thereins, and the corputs, if any there be, h and every obligation hermin contained, and all become into sethond and seal F. E. Boroitor	or assessments that may be levied word against fire and tornale in trading against fire and tornale in and to kere said premises insured and to kere said premises insured to the indebtedness, secured by DOLLARS, TCh
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County of <u>Douglas</u> BE IT REMEMBERED, That on this <u>day of March</u> A.D. 19_46before me, a <u>Notary Public</u> in the aforesaid County and State, came. <u>F. B. Fereiter and Doris I. Pereiter, his wife</u> to me personally known to be the same person <u>B</u> who executed the foregoing instrument and duly acknowledged the execution of the same. Is with the same of the same person <u>B</u> who executed the foregoing instrument and duly acknowledged the execution of the same. Is with the same of the same person <u>B</u> who executed the foregoing instrument and duly acknowledged the execution of the same. Is whether the same person <u>B</u> who executed the foregoing instrument and duly acknowledged the execution of the same. Is the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt segured thereby, and authorize the Register.	County of <u>Douglas</u> BE IT REMEMBERED, That on this <u>day of March</u> A.D. 19_46before me, a <u>Notary Public</u> in the aforesaid County and State, came <u>F. B. Fereiter and Doris I. Pereiter, his wife</u> to me personally known to be the same person <u>B</u> 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. (SEAL) <u>My commission expires on the 9th day of August</u> , 10–49. <u>Leon G. Abele</u> Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt segured thereby, and authorize the Register		And the sid part_125_of the first part do and seited of a good and indefeasible entate of inheritar and the ther will warrant and defend the same agains. It is agreed between the parties herets that the part or Auscuid against aid real real transmission and the there will be part extent of _125	Acreby cormant and agree that at the acceleration of the set herein, free and clear of all finaum see therein, free and clear of all finaum set of the se	editery percol_they_Areter law(ul evencr_ prence <u>NO 9XCeptions</u> to a. times during the life of this indenture, pay all taxes will ince the building upon aid real entate in the excend part, the loss, if any, made payable to the pay any such taxes when the same become due and payable or either, and the amount so paid shall cohome a pay repaid. or other, encounted the terms of said oblig or either, and the amount so paid shall cohome a pay repaid. or either, and the amount so paid shall cohome a pay repaid. or either, and the amount so paid shall become a pay instant contained therm fully discharged. If default a cuitar are not shall when the same become due and instant contained therm fully discharged. If default therms in the manner provided by have and to have incident thereins, and the corputs, if any there be, h and every obligation hermin contained, and all become into sethond and seal F. E. Boroitor	or assessments that may be levied vared against fire and tornabe in the second part to the and to keep asid premises insured of the indebtedness, secured by 
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(SEAL) My commission expires on the <u>suit</u> day of <u>August</u> , 19 43 Leon G. Abele <u>Notary Public</u> RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt segured thereby, and authorize the Register	(SEAL) My commission expires on the <u>strin</u> day of <u>August</u> , 19 43 Leon G. Abele <u>Notary Public</u> RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register	<ul> <li>آ</li> </ul>	And the said part_125_of the first part do	Ascreby cormant and agree that at the use is therein, free and clear of all name as the end of all name is exhern a larger is making lawful clean the net. They, field and directed by the part. Larger that is at a larger is making lawful clean the net. They, field and directed by the part. Larger that is at a larger part of the same of the net of part of the net of the ne	clivery bereof	or assessments that may be levied ured against fire and tornabe in the and to kero pasid premises insured and to keep said premises insured tr of the indebtedness, secured by 
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