		FROM This instrument was filed for record on the list day of
The interview in 1 lifting wind - loan Association       [by		Edsel E. Tipton and Jeanne Tipton A. D/19.46, at 3:10_o'clock P. M.
<pre>THUE NUMERUME Web is</pre>		Haved G. Bock Register of Deeds.
<pre>put_dat_ of the import andTable_Arrange. Building and Long. Arrange listing "</pre>		THIS INDENTURE, Made this 19t day of Nay , in the year of our Lord, one thousand nine hundred and, in the year of our Lord, one thousand nine
<pre>With the appresences and all the order, file and fateress of the add part_250f the days and applied to a second part with the appresence and all the order, file and fateress of the add part 2.4 for even as a fateress of the add part 2.</pre>		
<pre>thick is hereby expendence and all the order, this and laters is the soft part. Soft and Xergene is the soft part. Soft part. Soft and Xergene is the s</pre>		WITNESSETH, That the said part_192 of the first part, in consideration of the sum of
of Block Thirty two (32) in that part of the offsy of Lawrence known at Just Tarrance.		which is hereby acknowledged, ha VQ sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part V of the second part
West "average.          With the apportenance and all the state, tills and interest of the subj part_left of the first part there.         Market "average.    Whethe apportenance and all the state, tills and interest of the subj part_left of the first part there. Market "average. Whethe apportenance and all the state, tills and interest of the subj part_left of the first part there. Market apportenance and all the state, tills and interest of the subj part_left of the first part there. Market apportenance and all the state, tills and interest of the subj part_left of the first part there. Market apportenance and all the state, tills and interest of the subj part. Lift of the first part there. Market apportenance and all the state, tills and interest of the subj part. Lift of the first part the subject of the	$\bigcirc$	Lot One hundred six (106) and Lot O <sub>n</sub> e hundred eight (108) in Subdivision
with the appurturements and all the states, tilts and laterate of the stale part. 1256 the first part theret.         It with the appurturements and all the states, tilts and laterate of the stale part. 1256 the first part theret.         It with the appurture methods.         It with the appurture methods. <td>. 🦉</td> <td></td>	. 🦉	
<pre>with the appurtenances and all the exists, till and Interest of the said part. 10.9 of the first part here. 11. All in the said part. 10.9 of the same here. 11. All in t</pre>		
<pre>with the appurtenances and all the exists, till and Interest of the said part. 10.9 of the first part here. 11. All in the said part. 10.9 of the same here. 11. All in t</pre>		
<pre>with the appurtenances and all the exists, till and Interest of the said part. 10.9 of the first part here. 11. All in the said part. 10.9 of the same here. 11. All in t</pre>		
<pre>with the appurtenances and all the exists, till and Interest of the said part. 10.9 of the first part here. 11. All in the said part. 10.9 of the same here. 11. All in t</pre>		
<pre>with the appurtenances and all the exists, till and Interest of the said part. 10.9 of the first part here. 11. All in the said part. 10.9 of the same here. 11. All in t</pre>		
<pre>with the appurtenances and all the exists, till and Interest of the said part. 10.9 of the first part here. 11. All in the said part. 10.9 of the same here. 11. All in t</pre>		
<pre>with the appurtenances and all the exists, till and Interest of the said part. 10.9 of the first part here. 11. All in the said part. 10.9 of the same here. 11. All in t</pre>		
Add the skil purifs 0.1 (b) for part 6		
Ind that they well sources and defined the area spaced of particle states from the shall have the state and defined the source space states are provided by the space of the state space of the state space of the space spa		
er særed spinn alf reit ente henne besæne de nå pyske, ad the <u>Liny Will key</u> men <u>Be</u> pyske to be part. <u>Be</u> og te særed part, be bag, <u>Be</u> og <u>Be</u> <u>Be</u> <u>Be</u> <u>Be</u> <u>Be</u> <u>Be</u> <u>Be</u> <u>Be</u>		And the said part 10.5. of the first part do hereby covenant and agree that at the delivery hereof. they are the lawful owner. S. of the premises above granted,
<pre>creme is</pre>		And the soid part. 10.5of the first part dobereby covenant and agree that at the delivery hereaf. they alrothe having owner
THIS GRANT is instanded as a mergine to scare the symmat of the mass		And the soil part_105of the first part dobereby covenant and agree that at the delivery hereaf. they are the twifut owner. So of the premises above granted, and seized of a good and indefeatible entate of inheritance therein, free and clear of all incumbrance
<pre>setSetSing to the terms of .D2B</pre>		And the sid part_1030f the first part do hereby covenant and agree that at the delivery hereaf. they are the having over.s of the premises above granted, and seized of a good and indeferable entate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making herein (all incumbrance). This agreed between the parties herein that the parties making herd claim therein. It is agreed between the parties herein that the part is a line of the part hall at all times during the life of this indenture, pay all taxes or assessed against after and thermals or assessed against aid real actuate when the same become due and payable, and that there here bailing upon aid real entate against for and tormals on auch sum and by such insurance company as hall be specified and directed by the part the second part, the loss, if any, made payable to the part of the tree ond parts that and here all parts.
<pre>res and benefix accruing therefore; ind to sell the predices hereby and the and the predices hereby and the overplant of the same there will be and the predices thereby and the overplant of the same there are and the overplant. The manner predicts accruing the same there are and the overplant. The same there are and the overplant of the same there are and the overplant. The same there are also and the overplant. The same there are also also also also also also also also</pre>		And the sid part_05_ of the first part do hereby evenant and agree that at the delivery hereof. they BPO the hwful owner_S of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part_105 of the first part hall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against aid real estate when the same becomes due and payable, and that_they/Will keep the buildings upon said real estate innured against fire and tornado in such sum and by such insurance company as ablin be specified and directed by the part of the second part, the jost, if any, made payable to the part of the second part to the extent of
<pre>res and benefix accruing therefore; ind to sell the predices hereby and the and the predices hereby and the overplant of the same there will be and the predices thereby and the overplant of the same there are and the overplant. The manner predicts accruing the same there are and the overplant. The same there are and the overplant of the same there are and the overplant. The same there are also and the overplant. The same there are also also also also also also also also</pre>		And the sid partifics_of the first part dobereby evenant and agree that at the delivery hereof. they BPGthe having owner.s of the premises above granted, and seized of a good and indefeasible exate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part_102L_of the first part hall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against aid real estate when the same becomes due and payable, and that_they/_Willkeep the buildings upon said real estate innured against if are all tornado in such sum and by such hurrance company as ablin the specific during the first part hall diff any, made payable to the part of the second part to be extend outly during the second part approximation and instrumer, or either, when the same become due and payable and to keep said parts the she inforture, and hall bear inferes at the rate of 10% from the date of payment until fully repaid. THIS GRANT is intended as a motiques to servere the payment of the sum of
<pre>rems and benefits accruing therefore ind to sell the prealets berefore with the standard of a sell the manner below here by the manner point of the manner point of the sell of and and a sell the point berefore with the account there has a benefit and the complete service benefits the point berefore with the account there has a benefit and the complete service benefits the point berefore with the account there has a benefit and the complete service benefits the point berefore the set of the point berefore the service of the respect service particle berefore acting the set of the point berefore the set of the point berefore there is a set of the set of the point berefore the set of the point berefore acting the set of the point berefore the se</pre>		And the sid partifics_of the first part dobereby evenant and agree that at the delivery hereof. they BPGthe having owner.s of the premises above granted, and seized of a good and indefeasible exate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part_102L_of the first part hall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against aid real estate when the same becomes due and payable, and that_they/_Willkeep the buildings upon said real estate innured against if are all tornado in such sum and by such hurrance company as ablin the specific during the first part hall diff any, made payable to the part of the second part to be extend outly during the second part approximation and instrumer, or either, when the same become due and payable and to keep said parts the she inforture, and hall bear inferes at the rate of 10% from the date of payment until fully repaid. THIS GRANT is intended as a motiques to servere the payment of the sum of
mining the adjoint density upon the heids. The part is information and each and ency solitation there accounts in a balance account of the solitation and material accounts of the first part is able and and seal. S _ the day and year last above written.          Image: the solitation of th		And the sid part_DS_ of the first part do hereby covenant and agree that at the delivery heres( <u>they</u> <u>BrO</u> the havior over. <u>S</u> of the premises above granted, and soired of a good and indefeatible custe of inheritance therein, free and clear of all innumbrance
IN WITNESS WHEREOF, The part_165.of the first part ha_70_ hereunto set_theirhand and seal_s_the day and year last above written. Edsel E. Tipton (SEAL)		And the sid part_DSof the first part do
Jeanne Tipton       (SEAL)         (SEAL)       (SEAL)         STATE OF       Kansas         County ofDoùglas       }ss.         County ofDoùglas       }ss.         BE IT REMEMBERED, That on this _lstday ofay       A.D. 19. 46 before me, a		And the sid part_DSof the first part do hereby coremant and agree that at the delivery heres(_ <u></u>
(SEAL)          STATE OF       Kansas         County of       Douglas         BE IT REMEMBERED, That on this       13t         data       Notary. Fubliq         in the aforesaid County and State, came       A.D. 19. 46 before me, a         Staty       Edsel E. Tipton and Jeanne Tipton, husband and wife         to mersonally known to be the same person_ who executed the foregoing instrument and duly acknowledged the execution of the same.         My commission expires on the		And the sid partifics_of the first part do hereby coremant and agree that at the delivery hereaf_they_ BrG the hereaf owner_S of the premises above granted, and seized of a good and indefeatible entute of inferitance thereins, free and clear of all incumbrance
STATE OF       Kansas         County of       Douglas         BE IT REMEMBERED, That on this       13t         day of       "ay         A.D. 19. 46 before me, a         Notary-Public       In the aforesaid County and State, came         Edsel E. Tipton and Jeanne Tipton , husband and wife         to me personally known to be the same person         who executed the foregoing instrument and duly acknowledged the execution of the same         It wittness         My commission expires on the         21at         day of         Yay         Notary Public.         RELEASE         I, the undersigned owner of the within mortgage, do hereby acknowledge be full payment of the debt secured thereby, and authorize the Register	· · · · · · · · · · · · · · · · · · ·	And the sid partifics_of the first part do hereby coremant and agree that at the delivery hereal_they_ 0.0 rot the hereal owner_S of the premises above granted, and sected of a good and indefeatible entute of inheritance therein, free and clear of all incumbrance
County of		And the sid partifics_of the first part do hereby coremant and gree that at the delivery barred_they_ BrO the heful owner_S of the premises above granted, and seried of a social and indefinable entries of histings therein, free and clear of all incumbrance
Image: Constraint of this constraints on this constraints of this constraints on this constraints on this constraints of this constraints of the debt secured thereby, and authorize the Register         Image: Constraint of the within mortgage, do hereby acknowledge by full payment of the debt secured thereby, and authorize the Register		And the sid partifics_of the first part do hereby coremant and gree that at the delivery barred_they_ BrO the heful owner_S of the premises above granted, and seried of a social and indefinable entries of histings therein, free and clear of all incumbrance
(SEAL)		And the sid part_disk_of the first part do hereby corrent and agree that at the delivery hered_they_dir drow d
to me personally known to be the same person 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. Ny commission expires on the21atday ofyay, 19_50 I. E. EbyNotary 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_disof the first part do hereby coremant and agree that at the delivery hered_they_dire of the premiers above granted, and second of a social and indefeatible entits of inferitance therein, free and class of all incumbrance
If the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register		And the said part_102 for the form part dokretcy correnant and agree that a the divery hereet <u>"Drivy 0 FO</u>
L. E. Eby		And the said particles_of the functions therein, there and class of all neumbranes
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 suid parl.Dat. of the fars pard dohereby correspondent and agree that at the delivery hered. <u>They'</u> hereby correspondent and date of all inclusions controls. The instant of the part of the part of the fars part half at all time instants. <u>Hereby the part of the part of the part of the fars part half at all time instants that may all takes or assessments that may be loved and holderically one that the part <u>Eds</u>. of the fars part half at all time instants the sub-fars upon a line of the sub-fars upon a line for an line of the sub-fars upon a line of the sub-fars </u>
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 stid part 16.2
(Corparal) The human Cuilling & Cornel Construction the attack: L. E. Ely. My P. T. Decker Discherident Montes		And the said part Life the first part dekerely corrected at the defere parent <u>Lifey AFO</u> the left energy of the permises above granted, and sted of a solid momentations. In this sted of a solid bala bala bala bala the derived is a status the deference of the solid step and the step are status to the permises above granted at the step are bala to a status the step are balance of the solid step and the step are balance at the step
atter: 2. & Elly: my 4. 6. Decker Dire herident		And an eil parlad_of the for pard dobroad percents and agree that a the delivery barred. blog 2 arebroad barredbroad
		And an eil parlad_of the for pard dobroad percents and agree that a the delivery barred. blog 2 arebroad barredbroad