Montana Made this 1 30th day of September is reach gur Leid one thousand the bundred and fifty between the Samuel I. Garland and Ruby E. Garland, husband and wife of Lawrence in the Countr of Douglas and State of Kansas part 103 of the first part, and The Lawrence Bullding and Loan Association Witnesseth, that the said part 193 of the first part, in consideration of the number five them duly paid the receipt of which is hereby acknowledged, ha very old, and by this indee do GRANT, BARGAIN, SELL and MORTGAGE to the said part very of the second part, the following deep real evitate intusted and bains in the George of Douglas and State of Kansas in the George of Thirty-five (53), Fifty-five (54), Fifty-five (55), Fifty-six (56), Fifty-seven (57), Fifty-sight (58), and State of Kansas (58),	ARS: sture sibed	
rescal our Lord one thousand take hundred and fifty between the Samuel J. Garland and Ruby E. Garland, husband and wife of Lawrence. In the County of Douglas ind State of Kansas part 103 of the first part, and The Lawrence Building and Loan Association **Part Y of the second part.** Witnesseth, that the said pail 103 of the first part, in consideration of the run Thirty-five Hundred Dollars and no/100	ARS: sture sibed	
part 108 of the first part, and The Lawrence Building and Loan Association Witnesseth, that the said past 198 of the first part, in consideration of the sun Thirty-five Hundred Dollars and no/100	ARS: sture sibed	
Witnesseih, that the said pair 489 of the first part, in consideration of the sand the sand pair the said pair the first part, in consideration of the sand the sand that the said pair the first part, in consideration of the sand them duly paid, the receipt of which is hereby acknowledged, ha very cold, and by this indeed on GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following deer teal estate stanted and being in the General of Course of Sand State of Kines, to writ: Lokia Mamber: Porty nine: (49), Fifty '507'; Fifty-one (51), Fifty-two (Fifty-three (53), Fifty-four (54), Fifty-five (55), Fifty-six (56), Fifty-seven (57), Fifty-sight (58); and should the North one half (18) of lots Fifty-nine (59), and sixty (60), and in block number Fourteen (14) in that part of the city of Lawrence known as West Lawrence,	ARS: sture sibed	
Thirty-five Hundred Dollars and no/100	ARS: sture sibed	
Lots Number Forty nine (49), Fifty (50); Fifty-one (51), Pifty-two (Fifty-three (53), Fifty-four (54), Fifty-five (55), Fifty-six (56), Fifty-seven (57), Fifty-sight (58); and the North one half (18) of lots Fifty-nine (59), and Sixty (60); all in block number Fourteen (14) in that part of the city of Lawrence known as West Lawrence,	52),	
(14) in that part of the city of Lawrence known as West Lawrence.		
Douglas County, Kansas		
with the apputersance and all the estate, title and interest of the said part 1820 of the list; part the exist. And the said part 182 of the first part do hereby coverant and agree that at the delivery bereof 1820 the land of the premier above granted, and seized of a good and indefenable sourced inhermore therein, first and dear of all communities.		
It is agreed between the parties therein that parties leaved or assessed against and rest Marties when the same befores due and appeals, and that LDDU WALL we building upon all casts insured against fires and toroids in quach sum and by such hours are company as parties to partie that the parties of the spendy part to the tentor of the 20 mercel. And is the event day to 1.2. So for part many parties to the part of the same becomes old and payable to to keep and promise insured as herein provided, then the part of the adjust a transit and the same and and the through early of the adjust confidence of the indistrelles agreed the bits indistrelles and the through early of the adjust confidence of the indistrelles agreed the bits indistrelles and the through early of the adjust confidence of the through the adjust payable of the parties of the adjust the payable of the through the parties of the adjust to the adjust the adjust to the adjust the payable of the adjust to the adjust the adjust the adjust the adjust the adjust to the adjust the	o. sens c.	
September 1050 and by 1ts terms made payable to the pair. Y of the second part, with all imp	JRS;	
actuing thatals according to the terms of said following and also by secure any office or units of motors advanced by the said part. Y., of the second to pay for any industance or to dischaige any clear with interest thereon as hereit provided, in the event that said part 1635 of the first part shall fall to	part pay	
And this conveyance shall be void if such payments be made as bernar specified, and the foliagenon contained therain fully discharged. If default made in such payments or any past thereof or any obligation created thereby, of interpt thereon, or if the steep ob said evel enteries no pay desire the become distant payable, or if the insurance is not keep up, as provided bettern, or if the buildings or said and estate are not keep in as spood-opins as they now, if it waste to committee and the insurance is not keep up, as provided bettern, or if the buildings or said and estate are not keep in as spood-opins as they now, of if waste to committee how said premises, then this conveyance shall be good to all the whole sum remaining unyoid, and all of the obligation of the destruction of which this industries are given the provided as the object is the object.	be ame are ions	
the holder hereof; without house, and it shall be larged to the usa partial of the way the shall be larged to have a receiver appointed to collect the return and benefits accru, the said premises and all the improvements thereon in the manner provided buglaw and to have a receiver appointed to collect the return and benefits accru. The bugleting and the premises hereby granted, or any part thereof, in the manner presented by law, and out of all moneys existing from such sale to re-	uing rain	
the analyst then upsaid of principal and intress, together with the coins and changes incident otheren, and, the coreplant, it early there, he should be past by part. I making such rule, or demand, but the first part. I got the parties herefor that the terms and provisions of this indicators and each and fevery follogist on therein opinions, and liberally account the form, shall excited and interest, and be obligatory upon the here, decentor, all ministrators, because representatives, surgest and successors of the respectation between the control and interest and be obligatory upon the here, decentor, all ministrators, because the presentatives, and an advances or of the respectation between the control of the respectation between the control of the respectations. In Witness Whereol. the part. 1938, so if the fore part to 1938 thereups of the large part of the control of the respectations.	alve 7	
sally they day not you has dived written.	L)	
Buly 1/2 Lander X (SEA)		
(SEA	L). 1	

la 1952.