

	to the tenor and effect of said note, then these presents shall be null and void. Dut of said
	them, of any part themed on any lat it is the state of man and total But it said sum of money, or either o
	of said sum and interest shall at at
	become due and navable: or if the second party by virtue of this mortgage, immediately
	and appurtenances or either of them and them and the of may be assessed against said land
	and said taxes and assessments of aman antice and pavable
	uent to said foreclosure shall be an additional in an and sand expenses of andabstract inci-
·	dent to said foreclosure shall be an additional charge again this mortgage the costs and expenses of anabstrat inci- forfeiture of this Mortgage, or in case of default in any of the payments herein provided for, the part.yof the second part 152
	115
	note and the additional sums naid by date of the sum due upon said
	ten per cent, per annum from the date of mentioned and the rate of
	satisfaction of said indoment forcelosing all states and costs, and a decree for the sale of said premises in
	airst part, they and salar and is the said part, 189
	shall and will at their own expense from the date of the execution of this Mortgage unit said part. ics is the first part and all liens and charges by virtue hereof are fully paid off and dicherged keen the kuilding and the said and interest,
	and all liens and charges by virtue hereof are fully paid off and discharged; keep the building. S. erected and interest, said lands, insured in some responsible insurance company duy anticharged; keep the building. S. erected and to be erected on
	and limit, and unique any virue hereof are fully paid off and discharged; keep the building. Serviced and to be verted on smoot ad
	the state of the holder of note secured hereby Dubby the state of Kansas, to the
•	of the second part; and in default thereof said part <u>y</u> of the second part may effect said insurance in <u>its</u>
. 3	own name and the premium or premiums, costs, charges and expenses for effecting the same shall be an additional lien on said mortgaged property, and may be enforced and collected in the same manner at the minima shall be an additional lien on
	said mortgaged property, and may be enforced and collected in the same manner as the principal debt hereby secured. AND the said part_icg_of the first part dobereby coverant and manner as the principal debt hereby secured.
	AND the said part_ieg_of the first part dohereby covenant and gree that at the delivery hereof_they are the said part_ieg_of the first part dohereby covenant and gree that at the delivery hereof_they are
	feasible estate of inheritance therein, free and clear of all incumbrances and that
	feasible estate of inheritance therein, free and clear of all incumbrances, and that they will Warrant and Defend the the and the under and peaceable possession of said part
	same in the quiet and peaceable possession of said part. y of the second part, <u>its</u> will Warrant and Defend the the lawful claims of all persons whomsoerer.
1	of all persons whomsoever.
	8
1	
	IN WITNESS WHEREOF, The said part ios of the first part ha vo hereunto set their hand s the day and year
	first above written. the said part 105 of the first part have hereunto set their hand 5 the day and year
hand	Executed and delivered in presence of fresh t nichara
	6 men Uileon (SEAL)
	Sharlatt of Villand
	Sharlatt B. Wilson (SEAL)
- Q.	
101-1	(SEAL)
194	(JEAD)
10.00	(SEAL)
1	
£	Mate of Kansus, County of
1.000	
	as in Almendered, that on this 12th
	as in Almendered, that on this 12th
	the undersigned, a
	the undersigned, a
	be in Assessment that on this 12th day of Cctober A. D. 19 51, before me,
u 	Let in Astronomy Dat on his 12th day of Cctober A. D. 19 51, before me, in and for said County and State, came Drinest T. Wilson and Sharlotte L. Wilson, his wife,
() 	be undersigned, a notary public
() 	be undersigned, a notary public
t) 	<ul> <li>be in detrained, that on this 12th day of Cclober A. D. 19 51, before me, in and for said County and State, came Drinest T. Wilson and Sharlotty L. Wilson, his wife,</li> <li>be after performing known to me to be the identical person g. described in, and who executed the foregoing Mortgage, and by acknowledged the execution of the same to be the identical person.</li> </ul>
	the undersigned, and the letting of the second of the seco
	the undersigned, and the letting of the second of the seco
ti i wodumwo	A. D. 19 51, before me in and for said County and State, came Drinest T. Wilson and Sharlott's L. Wilson, his wife, a construction of the same to be the identical person of described in, and who executed the foregoing Morigage, and is acknowledge the execution of the same to be their voluntary, act and dead. In Terrmoort Wirkson, I have bereunto subscribed my hand and afford my official sale of the day and year last above
the state of the s	the undersigned, and the letting of the second of the seco
the I winder man	A. D. 19 51, before me in and for said County and State, came Drinest T. Wilson and Sharlott's L. Wilson, his wife, a construction of the same to be the identical person of described in, and who executed the foregoing Morigage, and is acknowledge the execution of the same to be their voluntary, act and dead. In Terrmoort Wirkson, I have bereunto subscribed my hand and afford my official sale of the day and year last above
the I winder man	A. D. 19 51. before me     in and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     A. D. 19 51. before me     In and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     An and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     An and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     An and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     An and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     An and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     Some solve the foregoing Morigage, and     Drinest T. Wilson, I have bereunto subscribed my hand and affired my official seal on the day and yar last above     Yoommission septrem. June 5     10 50     Drinest T. Drinter T. Drinest T. Drinest T. Drinest T. Drinest T. Drinest T. D
the state of the s	A. D. 19 51, before me in and for said County and State, came Drinest T. Wilson and Sharlott's L. Wilson, his wife, a construction of the same to be the identical person of described in, and who executed the foregoing Morigage, and is acknowledge the execution of the same to be their voluntary, act and dead. In Terrmoort Wirkson, I have bereunto subscribed my hand and afford my official sale of the day and year last above
the second secon	A. D. 19 51. before me     in and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     A. D. 19 51. before me     In and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     An and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     An and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     An and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     An and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     An and for said County and State, came     Drinest T. Wilson and Sharlotty L. Wilson, his wife,     Some solve the foregoing Morigage, and     Drinest T. Wilson, I have bereunto subscribed my hand and affired my official seal on the day and yar last above     Yoommission septrem. June 5     10 50     Drinest T. Drinter T. Drinest T. Drinest T. Drinest T. Drinest T. Drinest T. D



