48067	воок	103
52 K)		F. J. B

2. 11. 17

This Indenture, Made this 27th day of August year of our Lord one thousand nine hundred and fifty—one Catherine M. Shirar, formerly Catherine M. Luckan, and James L. Shirar, her of , in the County of Douglas and State of Ki parties of the first part, and Otto E. Luckan and Bertha Luckan, as joint tenants with of survivorship and not as tenants in common, parties of the second Witnesseth, that the said parties of the first part, in consideration Two Thousand and no/100	ansas th right
of, in the County of Douglas and State of Kornell County of, and State of, Kornell County of, kornell County of, and State of, Kornell County of, kornell County of, and State of, Kornell County of	ansas th right
partics of the first part, and Otto E. Luckan and Bertha Luckan, as joint tenants with of survivorship and not as tenants in common, parties of the second Witnesseth, that the said parties of the first part, in consideration Two Thousand and no/100	th right
of survivorship and not as tenants in common, Witnesseth, that the said parties of the first part, in consideration Two Thousand and no/100	l part.
Witnesseth, that the said parties of the first part, in consideration Two Thousand and no/100	
to them duly paid, the receipt of which is hereby acknowledged, ha Ve. sold, and by	
	DOLLARS
real estate situated and being in the County of Douglas and State of Kansse, to-wit: Lot One Hundred Eighty Six (186) on Tennessee Street in the	
City of Lawrence, Kansas,	
with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances,	
and the LRCY, will warrant and defend the same against all parties making lawfi It is agreed between the parties hereto that the part LRCS of the first part shall at all times during the life of this indenture, pay all ta that may be levied or assessed against said real estate when the same becomes due and payable, and that LRCY_WILL_RES to the setate insured against fire and tornade, in such sum and by such insurance company as shall be specified and directed by the part. LRCS_of the loss, if any, made payable to the part.BCS of the second part to the extent ofLREX	ul claim thereto. xes or assessments ings upon said real he second part, the x10.51of the first LCSof the second ire, and shall bear
THIS GRANT is intended as a mortgage to secure the payment of the sum of	DOLLARS;
AUCUST. 10.51, and by 158, terms made payable to the part 10.5 of the second part occurring thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part 10.5 or to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part	of the second part
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharge made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not pay become due and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not kept in as good now, or if wasts is committed on said premises, then this conveyance shall become absolute and the sum remaining uppaid, and all	ed. If default be id when the same repair as they are of the obligations at the option of
provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable the holder hencef, without notion, and it shall be lawful for the said peer, in the second part. the said peernises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and therefrom; and to sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from the smooth than unpeak of principal and intenest, together with the costs and charges incident thereton, and the overplux, if any there be, shipper LES	take possession of d benefits accruing such sale to retain all be paid by the all benefits accruing
parties hereto. In Witness Whereof, the part 25	
sail 3. the day and year last above written.	
James & Shirar	(SEAL)
pro face at a contract to the	LISEALE
	1
STATE OF KANSAS SS.	
COUNTY OF Bouglas Be It Remembered, That on this 30th day of August before me, a Rotary public in the aforesaid Co	A. D. 19.5/
Came Catherine M. Shirar, formerly Catherine M. Luc James L. Shirar, her husband,	
to me personally known to be the same persons, who executed the foregoing duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my officers.	1
By Commission Expires Sept. 17, 1959 ay and year last above written.	Notary Public
My Commission Expires 19	Notary Public