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		49937 воок 104			
MORTGAGE	(52K)	E	Soyles Legal Blanks CASH	STATIONERY CO., LA	wrence, Kans.
This Indenture.	, Made this	4th	day of	August	, in the
year of our Lord one thousand nine	hundred and	fifty-three			between
Winston B. Harwood and Harriet Ruth Harwood, husband and wife					
of Townson :					
of Lawrence, in parties of the first part, and				State of Kansa	8
part-22 of the first part, and	2110. 2441.	FILOU MAGIOIDAL		of the second	part
	Witnesseth, th	at the said part 1	es of the first par		Contract of the Contract of th
One Thousand and no/100				<u></u>	DOLLARS
to them do	ly paid, the receipt	of which is herel	y acknowledged, ha 🔻	e sold, and by	his indenture
do GRANT, BARGAIN, S real estate situated and being in th					
Lot No. One Hund:				state of Kansas, to- in	wit:
the City of Lawre					
1 64 3					
A gas-fired autor				r :	
which the note w	TON CHIE MOTO	gare secures	has been hade.	· · · · · · · · · · · · · · · · · · ·	······
	9 ,				
Including the ren					
Mortgagors shall profits until def			recain the ren	s, lasues and	
with the appurtenances and all the			rt ies of the first	part therein.	
And the said part ies of the	first part do here	by covenant and agr	ce that at the delivery her	eof they are the	
of the premises above granted, and seize Except a \$3400.00 bala	d of a good and indefe	asible estate of inhe	ritance therein, free and	clear of all incumbr	ances,
to which this mortgage	is subject.	ill warrant and defe	nd the same against all	parties making lawfu	l claim thereto.
is is agreed between the parties b	ereto that the part 1e	5 of the first par	t shall at all times durin	g the life of this inc	lenture, pay all
taxes and assessments that may be levi- keep the buildings upon said real estate directed by the part Y of the seco- interest. And in the event that said par- said premises insured as herein provide to paid shall become a part of the in-	ed or assessed against s	said real estate when and tornado in such	the same becomes due an	d payable, and that the company as shall l	they will be specified and
directed by the part y of the second interest. And in the event that said part	nd part, the loss, if an	y, made payable to t art shall fail to pay	he part y of the sec such taxes when the same	ond part to the extent become due and pay	of its
said premises insured as herein provide so paid shall become a part of the in-	ed, then the part y lebtedness, secured by	of the second part this indenture, and	may pay said taxes and shall bear interest at the	rate of 10% from t	and the amount he date of pay-
ment until fully repaid. THIS GRANT is intended as a n	Service of the servic				`
One Thousand and no/10	0				DOLLARS,
according to the terms of 'A	certain written obligation	on- for the paymen	t of said sum of money, o	executed on the 4	th
day of August part, with all interest accruing thereon	according to the terms	of said obligation a	terms made payah and also to secure any sur	n or sums of money	idvanced by the
said part y of the second part to	pay for any insurance	or to discharge any	taxes with interest there	eon as herein provide	d, in the event
that said part ies of the first part	shall fail to pay the	same as provided in made as herein spec	i this indenture.	contained therein f	ully discharged.
And this conveyance shall be void If default be made in such payments estate are not paid when the same bec	or any part thereof of	r any obligation cres or if the insurance i	ated thereby, or interest s not kept up, as provide	thereon, or if the tax ed herein, or if the b	es on said real aildings on said
real estate are not kept in as good rep	air as they are now, or	if waste is committee	ail written obligation for	r the require of which	h chie indennire
is given, shall immediately mature and	d become due and pay	able at the option o	to take possession of a	he said premises and	all the improve-
the said part y of the second pa ments, thereon in the manner provided sell the premises hereby granted, or as the amount then unpaid of principal a	by law and to have a	receiver appointed manner prescribed b			
the amount then unpaid of principal a	nd interest, together w	ith the costs and cha	rges incident thefeto, and	I the overplus, if any	there be, shall
be paid by the part y making so It is agreed by the parties hereto				obligation therein co	ntained, and all
benefits accruing therefrom, shall externation assigns and successors of the respective	parties hereto.	se obligatory upon			
In Witness Wh	ereof. the part ie		rt ha Ve hereunto set		hand 5
		Wan	et Ruth Te	anord.	(SEAL)
	Jy	Harri	er Kuch Te	arwood	(SEAL)
					(SEAL)
		-			(SEAL)