		Reg. No. 9692 Nee Poid 33 35	
and the Martin of the	50192 BOOK	Fee Paid \$3.25	
MORTGAGE		0	
This Indenture, Made this		ASH STATIONERY CO., Lawrence, Kans.	4
year of our Lord one thousand nine hundred and fi		September in the	· · · ·
Iva Belle Harper, a		between	1.
of Lawrence , in the County of	Douglas	d State of Kansas	
part y of the first part, and The First Nat	ional Bank of Lawrence La	wrence, Kansas	
	that the said part y of the first	of the second part.	
Thirteen Hundred and no/100		DOLLARS	
to ber duly paid, the receip do es GRANT, BARGAIN, SELL and MORTGA	of of which is hereby acknowledged, h AGE to the said part y of the	second part, the following described	
real estate situated and being in the County of The East one-half (E1) of	Douglas	d State of Kansas, to wit?,	1
Lawrence, in the City of L			1
with the appurtenances and all the estate; title and inte	erest of the said part y of the f	irst part therein.	
And the said party of the first part does her of the premises above granted; and sejred of a good and indefe	reby covenant and agree that at the delivery	hereof she is the lawful owner -	1 C
and the second	and the second sec	the state of the s	
It is agreed between the parties hereto that the part Y	will warrant and defend the same against of the first part shall at all times do	aring the life of this indenture, pay all	8
Gate and assessments that may be levied or assessed against ktep the buildings upon sail real estate insured against fire directed by the party as of the second part, the loss, if an interest. And in the event that sails party of the first i said premises insured as herein provided, then the party so paid shall become a part of the indebtedness, secured by ment until fully rehaid	part shall fail to pay such taxes when the s. of the second part may pay said taxes a	ame become due and parable or to keep and insurance, or either, and the amount	
so paid shall become a part of the indeptedness, secured by ment until fully repaid. THIS GRANT is intended as a mortgage to secure the	Manager and the Astronomy and the second states and the second states and the	me rate of 10% from the date of pay-	
Thirteen Hundred and no/100			121
according to the terms of ODC certain written obligati day of September, 933 part, with all interest accruing thereon according to the terms	ion for the payment of said sum of mone and by the terms made pa	y, executed on the 2nd	
said party of the second part to pay for any insurance	e or to discharge any taxes with interest il	sum or sums of money advanced by the	
that said part y of the first part shall fail to pay the And this conveyance shall be void if such payments be, If default be made in such payments or any part thereof o	same as provided in this indenture, made as herein specified, and the obligan	fon contained therein fullwidischarged.	
And this conveyance shall be void if such payments be, If default be made in such payments or any part thereof o estate are not paid when the same become due and payable, real estate are not kept in as good repair as they are now, or and the whole sum tremaining unpaid, and all of the obligati i given that i introduction matter and become due and pay	or if the insurance is not kept up, as prov- r if waste is committed on said premises, the	rided herein, or in the taxes on said real- rided herein, or if the buildings on said en this conveyance shall become absolute	
is given, shall immediately mature and become due and pay the said part Y of the second part	and at the option of the notate hereof, w	for the security of which this indenture ithout notice, and it shall be lawful for of the said premises and all the improve-	
ments thereon in the manner provided by law and to have a sell the premises hereby granted, or any part thereof, in the the amount then unpaid of principal and interest, together with	manner prescribed by law, and out of all	id benefits accruing therefrom; and to moneys arising from such sale to retain	
be paid by the part y making such sale, on demand, t It is agreed by the parties hereto that the terms and pr	to the first part y		• •
benefits accruing therefrom, shall extend and inure to, and h assigns and successors of the respective parties hereto.	be obligatory upon the heirs, executors,	administrators, personal representatives,	
In Witness Where's, the part and seal the day and year last above written.	of the first part has hereunto s	Nani	1
CTATE OF	The second	(SEAL) (SEAL)	
COUNTY OF Douglas			x in .
Be It Rememberes	d. That on this 2nd i day of	September, A. D. 1953	
came approximate	Iva Belle Harpen, a s		1 h
to me personal	ly known to be the same person	who executed the foregoing instru-	
LIC IN WITNESS WH	EREOF, I have hereunto subscribed		
seal on the day	y and year last above written	re Dochring Public	
ed September 3, 1953 at 10:00 A. M.	A grander of	Bek Register of	Doode
RELE, the undersigned, owner of the with		ACTION OF THE PARTY OF	
, the undersigned, when of the with Boopred thereny, its authorize the new 1. Dated this Stringay of Pebruary 196			fire reifia
in ab increation 1460			on noi this
			wher of 19
			19.
			4

江

1

a cha

. A She

8

6

Sec. Sec.

.

目の

.

0

Contraction of the second

a providence and the second

7