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MORTGAGE	(52K)	51466 Boyles	BOOK 105	(CD 1
This Indenture	Made this	13th		
year of our Lord one thousand nine		Fifty-four	day ofFebruar	, m the
		ry Estelle Nelso	n, his wife	between
e				
of Lawrence , in	the County of	Douglas .	and State of	Kansas .
enants with right of sur	Lester E. Morga vivorship and r Witnesseth, th	an and Grace L. Not as tenants i at the said parties	Morgan, husband and n Common is of the s	wife as joint econd part.
Six medsing (ed	5,000.007			DOLLARS
o them du GRANT, BARGAIN, SI cal estate situated and being in the	ELL and MORTGAC	E to the said part 10	nowledged, ha ve sold, a s of the second part, the and State of Kan	following described
Lot N	umber Eighteen	(18) in Block N	umber Five (5) in La	nale
First	Addition, an A	ddition to the	City of Lawrence,	110 8
with the appurtenances and all the e				
And the said part 10 5 of the f	irst part do hereb	y covenant and agree that	at the delivery hereofthat th	eythe lawful owners
	and that they will	warrant and defend d	same against all parties makin,	·
It is agreed between the parties her	reto that the part ies	s of the first part shall	at all times during the life of	this indenture naw all
xxx and assessments that may be levice eep the buildings upon said/real entre- inceted by the part 19.8 of the secon treets. And in the event that said/part is the event that said part is paid shall become a part of the inde- ent until fully repaid.	t or assessed against sa insured against fire an d part, the loss, if any, 105 of the first part, then the part 105 bredness, secured by th	ill real estate when the sai d totnado in such sum ar made payable to the part t shall fail to pay such ta of the second part may r is indenture, and shall be	ne becomes due and payable, and d by such insurance company as 105 of the second part to th xes when the same become due ay said taxes and insurance, or var interest at the rate of 10%	that they will shall be specified and extent of their ind payable or to keep either, and the amount from the date of pay-
THIS GRANT is intended as a mo	· ·	and the second second second		1.1.1
Six Thousa	and (\$6,000.00))		DOLLARS,
cording to the terms of ODE				
ay of February art, with all interest accruing thereon a				
id parties of the second part to p	The state of the s			provided, in the event
hat said part ies of the first part s And this conveyance shall be void i	if such payments be ma	ide as herein specified, a	indenture.	erein fully discharged.
And this conveyance shall be void i default be made in such payments or tate are not paid when the same becon al estate are not kept in as good repair of the whole sum remaining unpaid, ar given, shall immediately mature and	r any part thereof of ne due and payable, or as they are now, or if id all of the obligation become due and payab	any obligation treated the if the insurance is not k waste is committed on as a provided for in said wri- ile at the option of the h	treby, or interest therein, or if ept up, as provided herein, or if it premises, then this conveyance aren obligation, for the security of older hereof, without notice, and	the taxes on said real the buildings on said shall become absolute of which this indenture it shall be lawful for
e said part 105 of the second part ents thereon in the manner provided b II the premises hereby granted, or any e andount then unpaid of principal and paid by the part 105 S. making such			ke possession of the said premise ct the tents and benefits accruit and out of all moneys arising fit cident thereto, and the overplus,	s and all the improve- ng, therefrom; and to om such tale to retain if any there be, shall
It is agreed by the parties hereto the mefits accruing therefrom, shall extend signs and successors of the respective p	and inure to, and be	isions of this indenture a obligatory upon the hei	nd each and every obligation the rs, executors, administrators, po	rein contained, and all representatives,
In Witness When	eof. the part ies	of the first part ha W	e hereunto set thei	r hand S
id seal 5 the day and year last above	written.	Tal 15	4-0.	(PRIT)
		Mrs. M	an testelle i	(SEAL)
				Contraction of the
TATE OF KANSAS				
OUNTY OF DOUGLAS			a	1
B	e It Remembered,	That on this 15th	day of February	A. D. 19.54.
and the feel and the	WON	alson and Mary #	stelle Nelson,	Lich Management and a second
SHOTAL SH	to me personally ment and duly a	known to be the same cknowledged the exect	person.S who executed thition of the same.	le foregoing man d-
States a	N WITNESS WHEI seal on the day :	REOF, l'have hereunto and year last above w	subscribed my name, and ritten. Mayorif 5.	Affixed my official
				Contraction of the second second second second second
ly Commission Expires July'	27,	19.55	~ 0.7	

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