	52025	BOOK 106	
MORTGAGE	52K) Boy	es Legal Blanks CASH STATIONERY C	O., Lawrence, Kana
This Indenture, Mad	e this Ninteenth	day of April	
ear of our Lord one thousand nine hundre	ed and Fifty-four		between
John W. Hamilton and Della	Jean Hamilton, his wif	0	
f. Lawrence , in the Con	unty of Douglas	and State of	Kansas
art I of the first part, and Leslie	A, Reber	and state of	· · · · ·
With	and a fail that was a failed	part y of the sec	ond part.
Nineteen Hundred Sixty-six and	sseth, that the said part ies d 78/100	of the first part, in considera	DOLLARS
them duly paid,	the receipt of which is hereby	acknowledged, ha vesold, and	by this indemuse
GRANT, BARGAIN, SELL and al estate situated and being in the County	MORTGAGE to the said part	y of the second part, the f	ollowing described
		and State of Kansa	s, to-wit:
Lot Eight (8) of Sinc Douglas County, Kansas	lair's Subdivision.in t	he City of Lawrence,	
ith the appurtenances and all the estate, the	and a second	es of the first part therein.	
And the said part ies of the first part of	do hereby covenant and agree t	hat at the delivery hereof they ar	
f the premises above granted, and seized of a gos	od and indefeasible estate of inherita	ace therein, free and clear of all inc	umbrances,
	they will warrant and defend		
It is agreed between the parties hereto that,	the part 105 of the first part sl used against said real estate when the	all at all times during the life of th same becomes due and pavable and d	is indenture, pay all hat they will
tes and assessments that may be levied of asse eep the buildings upon said real estate insured itereted by the part y^- of the second part, t iterest, And in the event that said part $\pm \Sigma \otimes$ di premises insured as herein provided, then it paid shall become a part of the indebtedness, were unit fully remaid.	against fire and tornado in such sum he loss, if any, made payable to the	and by such insurance company as s arty of the second part to the	hall be specified and
id premises insured as herein provided, then it much a prediction of the indebtedness.	for the first part shall fail to pay such the part \mathcal{Y} of the second part may secured by this indenture, and shall	y pay said taxes and insurance, or eit bear interest at the rate of 10% fr	d payable or to keep her, and the amount om the date of pay-
tent until fully repaid, THIS GRANT is intended as a mortgage to	a secure the payment of the sum of	Nineteen Hundred Sixty-	-Six and 78/100
THIS GRAINT IS IMPROVE as a monigage of			DOLLARS,
ccording to the terms of One certain wr	itten obligation _ for the payment of	said sum of money, executed on the	19th
ay of <u>April</u> , 1 art, with all interest accruing thereon according			
aid part y of the second part to pay for a hat said part 105 of the first part shall fail	any insurance or to discharge any ta to pay the same as provided in th		rovided, in the event
			ein fully discharged. he taxes on said real
And this conveyance shall be void if such p f default be made in such payments or any p state are not paid when the same become due a call estate are not kept in as good repair as they and he whole sum remaining unpaid, and all of s given, shall immediately mature and become	and payable, or if the insurance is n are now, or if waste is committed of the obligations provided for in said	at kept up, as provided herein, or if in a said premises, then this conveyance written obligation, for the security of	shall become absolute which this indenture
s given, shall immediately mature and become	due and payable at the option of th	e holder hereof, without notice, and	it shall be lawful for
he said part \mathcal{Y} of the second part, nents thereon in the manner provided by law a ell the premises hereby granted, or any part th	ereof in the manner prescribed by	iw, and out of all moneys arising fro	m such sale to retain
he amount then unpaid of principal and interest e paid by the part Y making such sale, of	t, together with the costs and charge on demand, to the first part 105.	incident thereto, and the overplus, i	L any there be, shall
It is agreed by the parties hereto that the enefits accruing therefrom, shall extend and im-	terms and provisions of this indentu ure to, and be obligatory upon the	e and each and every obligation there	in contained, and all sonal representatives,
isigns and successors of the respective parties h In Witness Whereof, th	ereto. ne part 105 of the first part h	ve hereunto set their	hand S
nd seal ^S , the day and year last above written.	Folm m	Hamillon	(SEAL)
and the second sec	CV Sella	Jean Hamilto	(SEAL)
		-	
· · · · · · · · · · · · · · · · · · ·		and the second second	
TATE OF DOUGLAS			
COUNTY OF DOUDLAD Be It R	emembered, That on this 19	th day of April	A. D. 19.54.
befo	re me, a Notary rublic	nd Della Jean Hamilton.	an der beiten beiten aller berbeten annenen
	ne personally known to be the st		***************************************
men men	t and duly acknowledged the e	cecution of the same.	
IN WIT	NESS WHEREOF, I have here	into subscribed my name, and a	ffixed my official
0 E seal	on the day and year last abov	Welkert & Seis	Notary Public
STATES	N EXPIRES FEB. 26, 1955		
My Commission Expires		MOR.	
d April 21, 1954 at 2:40 P. M.	·	chold U. Greek	Register of

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