• 10,250 id \$7.50		34
	52531 BOOK 106	
MORTGAGE	Ne. 52K) Boyles legal Blanks-CASH STATIONERY COLawrence, Kanaas	
This Indersture Made	this tabh day of June 19.54 between	
	gan and Frances Elizabeth Logan, his wife	
ini		
of Lawrence	., in the County of Douglas and State of Kansas	
part and of the first part,	and	
Witnesseth, that the sa	part.y of the second part, id part.åesof the first part, in consideration of the sum of	
THREE THOUSAND & no	100 * DOLLARS	- Aller
othem	duly paid, the receipt of which is hereby acknowledged, ha	
	ANT, BARGAIN, SELL and MORTGAGE to the said part a of the second part, the	
following described real Kansas, to-wit:	estate situated and being in the County of	(
	6	
		104
BOL	menoing at a point 757.05 feet south of the the theast corner of Lot No. Nine (9) in Block -	
No.	Four (4) of Eaboock's Addition to the Gity Lawrence, thence renning due west 117 feet,	
the	nce due south thirty feet, thence due east feet, thence north thirty feet to place of	
ber	inning, in the City of Lawrence.	· .
And the said part 10.5 of	and all the estate, title and interest of the said partian, of the first part therein, the first part dohereby covenant and agree that at the delivery hereofRCahe lawful owner	
of the premises above granted, an	d seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances	
	No exceptions and that they will warrant and defend the same against all parties making lawful claim thereto.	
It is agreed between the parti	es hereto that the part. 188 of the first part shall at all times during the life of this indenture, pay all taxes	
directed by the pert. J of the interest. And in the event that said faid premises insured as herein pr so paid shall become a part of th until fully repaid.	d or assessed against said real estate when the same becomes due and payable, and that they will estate insured against fire and tornado in such as and by such insurance company as shall be specified and second part, the loss, if any, made payable to the part of the second part to the estant of the part 1888, of the first part shall fail to pay such taxes when the same become due and payable or to keep rovided, then the part of the second part may pay said taxes and insurance, or either, and the amount the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment	
THREE THOUSAND & no/	nortgage to secure the payment of the sum of	
dev of	certain written obligation for the payment of said sum of money, executed on the 14+h	•
part, with all interest accruing the	19 54 , and by 118 terms made payable to the part 3 of the second reon according to the terms of said obligation and also to secure two sum or sums of money advanced by the	
that said part 195 of the first	part shall fail to pay the same as provided in this indersure.	
And this second to the		
real estate are not kept in as good and the whole sum remaining unp	void if such payments be made as herein specified, and the obligation contained therein fully discharged. Inits or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real become due and paysible, or if the insurance is not dept up, as provided herein, or if the buildings on said of repair as they are, now, or if watte is committing dem said premises then this configures shall become absolute and, and all of the obligations provided to the said written obligation, for the survity of which this indenture and become due and paysible at the polition of the holder beared without a waitor the survity of which this indenture	•
he said part V of the incomi	its acents on acedana	
ell the premises hereby granted	or any mat thereaf is the ever appointed to collect the rents and benefits accruing therefrom; and to	
hall be paid by the part. y m	haking such sale, on demand, to the first part 100	1
	reto that the terms and provisions of this indenture and each and every obligation therein contained, and all extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, entry extended to the terms of	
In Witness Whereaf, the part	erive parties hereto.	
ast above written.	in the second	
	Frances Elizabeth RojsEAU .	
	1 (SEAL)	
TATE OF Kansas		
Douglas	COUNTY	-
WILARD W	BE IT REAGANABERED, That on this 34th day of June A. D., 19.54 before me, a Notary Public in the aforesaid County and State,	
HOTA	came	Ebis e etea ter
PUP	to me personally known to be the same person R, who executed the foregoing instrument and duty	In Gree
"LIC/S		181
COUNT	year last above written.	21
ty Commission Expires Mar	ph 18th 19 58 VVOUV A Wolman Noter Public	Harold
		Des Marie

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> LAWRENCE NATIONAL BANK, Lawrence, Kansa John P. Peters Cashier Mortgagee. Owner.

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