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A REPORT OF A R

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IORTGAGE	(No. 52 K)	ВЗ1 вос	K 107 F. J. Boyles, Publisher of Le	gal Blanka, Lawrence, Kansaa
bis Indenture, Made this	4th-	1.1.1		, in th
of our Lord one thousand nine hundred and		Carry Contract Manager and Line	COPUCINON	, in the
F. Vincent George and Derethes		10-50 C 10-52 C	S. C. S.	and the second second
Eudera , in the Cour		ouglas		
105 of the first part, and Kaw Valle	ary or		and State of	4
of the first part, and	y state party	Salore, A	part y of the	e
Witness	eth, that the said	part ies of		ideration of the sum o
chteen hundred and ne/100				DOLLARS
them duly paid, the GRANT, BARGAIN, SELL and MOR estate situated and being in the County of Lets 11 and 12, in Block 95,	RTGAGE to the se Douglas	id part y and	wledged, ha vo sold of the second part, t l State of Kansas, to-v	
the appurtenances and all the estate, title and	interest of the said	part 105 of	the first part therein	<u>1</u>
And the said part <u>108</u> of the first part do premises above granted, and seized of a good and indef	hereby covenant and ag	ree that at the deliv	ery hereof they we	the lawful owner.
and the second	Subject of the second s			
It is agreed between the parties hereto that the part and be level or assessed against said real enter when the innured against fire and tornado in such sum and by such any, made payable to the part may made payable to the part	of the first part shall same becomes due and	at all times during payable, and that	the life of this indenture, they keep	pay all taxes or assessments the buildings upon said rea
any, made payable to the part J	art to the extent of	d premises insured	st. And in the event that as herein provided, then the	t said part
TTILS GRACHT IS Intended as a mortgage to secure t	he payment of the sum	ot		
Eighteen hundred and ne/100				DOLLARS
ing to the terms of	said	the second s	and the second	the design of the state of the state of the
for any insurance or to discharge any taxes with interest				
And this conveyance shall be void if such payments be r	nade as herein specifie	L and the obligation	n contained charain Cull	discharged 16 L C. L .
And this conveyance shall be void if such payments be z in such payments or any part thereof or any obligation or e due and payable, or if the insurance is not kept up, as or if watte is committed on said premises, then this con- d for in said written obligation, for the security of which like hereof, without notice, and it is shall be avful for the	reated thereby, or intere provided herein, or if the	st thereon, or if the buildings on said	taxes on said real estate an real estate are not kept in	as good repair as they are
ed for in said written obligation, for the security of which Ider hereof, without notice, and it shall be lawful for the	this indenture is given, said part	shall immediately n	nature and become due an	and all of the obligations d payable at the option of the take possession of
om; and to sell the premises hereby granted, or any part journt then unpaid of principal and interest, together with	thereof, in the manner the costs and charges i	prescribed by law, a neident thereto, and	appointed to collect the ind out of all moneys arisis the overplus, if any then	rents and benefits accruing ing from such sale to retain the be, shall be paid by the
ed for in asid written obligation, for the security of which disc hences, which out notice, and it shall be strict for the d premises and all the improvements thereon in the man one; and to sell the premise hency granted, or any per usual then unpaid of principal and inneres, together with 	visions of this indenture e heirs, executors, admir	and each and every istrators, personal r	obligation therein contain	ed, and all benefits accruing
In Witness Whereof, the sur				
the day and year last above written.				
and the second second	A	Mino	por	torg (SEAL)
	<u>n</u> L	cocher	B. George	(SEAL)
				(9F/1 5)
TE OF KANBAS	e			
NTY OF DOUGLAS	88.			
G MERC Be It Rememb	ered. That on this. Netary P	4th. day ublic		A. D. 19 54
	Vincent Georg		hea B. George,	
D // n 1 C	ally known to be the	e same person#	who executed the for	egoing instrument and
duly acknowl	edged the execution	of the same.		the second s
	HEREOF, I have he r last above written.	Canto Subscribed	Mande, and annixed	my official seal on the
ommission Expires August 12th.1955	19		M.C. min	Notary Public
ommiddig (Appression in an	and and a strengthered and	~	and the second second	
eptember 7, 19% at 2:20. M.		Harole	a u. vaect	egister o
r. ag				

Eg: Harrie Videon

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Marold I. K. L

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