MORTGAGE	(No. 52 R)	S BOOK 113 F. J. Böyles, Publisher of Leg	al Blanks, Lawrence, Kansse
This Indenture, Made	this 18th	day ofOctober	, in the
and any Lord one thousand nine hu	adred and fifty six	(October 18, 1956	
Winford G. Longst	eth and Anna Mary 1	Longstreth, his wife	
of Baldwin City	n the County of Douglass	and State of Ka	nsas
part 105 of the first part, and	F. E. Wolf	- gra	
and the second s			second part.
6	Witnesseth, that the said pa	irt 1es of the first part, in cons	
	600.)	1 1 1 11.11 VB 1	DOLLARS
do GRANT, BARGAIN, SELI	and MORTGAGE to the said	hereby acknowledged, ha Ve_sold part Vof the second part, and State of Kansas, to	wil :
The North 100 feet	of Lots No. 98 and	100 and the South 5	
		, 102, 104 And 106,	
on Chapel Street, i	to title and interest of the said	part 105 of the first part therei	n. ,
And the said part <u>188</u> of the first of the premises above granted, and seized of a	part dohereby covenant and agre	e that at the delivery hereof they to	TO the lawful owner l
of the premises above granted, and seized of a p	good and indereasible estaté of inheritar	the charten, free and clear of all incombranc	
It is agreed between the parties hereto it that may be levied or assessed against said real erate insured against fire and tornado such a loss, if any, made payable to the part y part shall fail to pay such taxes when the same part shall fail to pay such taxes when the same part may pay said taxes and insurance, or either interest at the rate of 10% from the date of pay THIS GRANT is insufad as a more	and that the yeill warran	t and defend the same against all parties mat all times during the life of this indenture	aking lawful claim thereto. , pay all taxes or assessment
that may be levied or assessed against said real estate insured against fire and tornado in such s	estate when the same becomes due and im and by such insurance company as a	payable, and that the Gy will be specified and directed by the part	o the buildings upon said rea y of the second part, th at said part, 1, 5 Sof the first
loss, if any, made payable to the part	the second part to the extent of the become due and payable or to keep said and the amount so paid shall become	premises insured as herein provided, then a part of the indebtedness, secured by the	the part
interest at the rate of 10% from the date of pay THIS GRANT is intended as a mort	ment until fully repaid. gage to secure the payment of the sum	of Sixteen Hundred	(1600.)
	T. TT. JP. JP. JP. JP. JP. JP. JP. JP. JP. JP		DOLLARS
according to the terms of a gertain	56 Julits	said sum of money, executed on the 10	second part, with all interes
accruing thereon according to the terms of said to pay for any insurance or to discharge any ta	obligation and also to secure any sum o	r sums of money advanced by the said part	
to pay for any insurance or to discharge any ta the same as provided in this indenture			
And this conveyance shall be word if suc	h payments be made as herein specified any obligation created thereby, or intere	, and the obligation contained therein ful at thereon, or if the taxes on said real estate	ly discharged. If default b are not paid when the sam
become due and payable, or if the insurance is now, or if waste is committed on said premis	not kept up, as provided herein, or if th es, then this conveyance shall become ab	e buildings on said real estate are not kept solute and the whole sum remaining unpair shall immediately mature and become due	in as good repair as they at 1, and all of the obligation and pavails at the option of
the holder hereof, without notice, and it shall h	e lawful for the said part y of the	e second part his heirs or i to have a receiver appointed to collect th	SS1 to take possession of a rents and benefits accruin
made in such payments or any part thereof or become due and payable, or if the insurance is provided for in said written obligation, for the the holder hereof, without notice, and it shall the said premises and all the improvements the theorem of the unpaid of principal and intere- part	ited, or any part thereof, in the manner st, together with the costs and charges i	prescribed by law, and out of all moneys an neident thereto, and the overplus, if any th	ising from such sale to retain here be, shall be paid by th
part y making such sale, on demand, to It is agreed by the parties hereto that th therefrom, shall estend and inure to, and be ob	the first part. LES te terms and provisions of this indenture ligatory upon the heirs, executors, admin	and each and every obligation therein contraistrators, personal representatives, assigns a	nined, and all benefits accruin nd successors of the respectiv
parties hereto.			
In Witness When seal the day and year last above written.	eo1, the partde and the fu	st part have hereunto set their	hands an
	10	enford . Kong	statt (SEAL
	Ch Ch	wa mary Lor	gstrethsEAL
		1	(SEAL
	0		(REAL
	D	j. – j. –	The state of the s
		-	
STATE OF Kansas	(,		
COUNTY OF Douglas	}SS		Re
Manual S / S / S	e It Remembered, That on thi		A. D. 19.56
AST. Star	before me, a Hale Ste came Winford 0.10	in the a ngstrath and Anna Mary I	foresaid County and Stat
HOLARY		······································	
ELPUBLIC/S		he same person.S. who executed the	foregoing instrument a
··· Committee	duly acknowledged the execution WITNESS WHEREOF, I have h	ereunto subscribed my hame, and affi	yed my official seal on t
TO THE MAN	day and year last above written	11 / //	
Mu Commission Do to Dagombo	r 12	Telapte	Notary Public
My Commission Expires	r 12 19.59	the second se	

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