MORTGAGE (No. 52k) Boyles Le	Reg. no. 11,330 Fee paid #5.00 gal Blanks-CASH STATIONERY COLawrence, Kansas
BOOK 110	
This Indenture, Made this 12th day of	
Harold C. Webber and Beryle Mae Webber, his wife,	an an the principal and a second and a second se
and a the and the second s	a to see the provide the second s
of Lawrence , in the County of Douglas	and State of Kansas
partes of the first part, and J. C. Hemphill	again managante and manager the statistic
the supersonantic state of the superson and the superson and the superson of the superson of the superson of the	party of the second part.
Witnesseth, that the said parties of the first part, in considera	The second s
Two Thousand Four Hundred (\$2,400.00)	
to them duly paid, the receipt of which is her	
this indenture do GRANT, BARGAIN, SELL and MORTGAGE to	the second s
following described real estate situated and being in the Cour Kansas, to wit:	iny of pougras and sing of
the second s	
Lot Two Hundred Thirty (230) and the North Tw Lot Two Hundred Thirty-one (231) in Fairfax,	wenty (20) Feet of
City of Lawrence. (Also known as 1230 Haskel	Li Avenue, Lawrence.
Aansas.)	A STATE AND A STAT
with the appurtenances and all the estate, title and interest of the	said parties of the first part therein.
And the said perd_05 of the first part do hereby opvenant and agree that of the premises above granted, and seized of a good and indefeasible estate of inheritanc	at the delivery hereof they are the lawful owners
4	and an an an an an an an an and a start and and an an an and an and and and and
	same against all perties making lawful claim thereto.
It is agreed between the parties hereto that the part_005 of the first part shall at and assessments that may be levied or assessed against said real_estate.when the same b	in the second se
directed by the part of the second part, the loss, if evy, made payable to the part interest. And, in the event that said part 2.3. of the first part chall fail to pay such tas said premises insured as herein provided, then the party. Of the second part may so paid shall become a part of the indebtedness, secured by this indenture, and shall be until fully result.	xes when the same become due and payable or to keep pay said taxes and insurance, or either, and the amount
THIS GRANT is intended as a mortgage to secure the payment of the sum of TWO.	
according to the terms of QDC certain written obligation for the payment of said	d sum of money, executed on the 12th
	terms made payable to the party of the second
said party	
that said parties of the first part shall fail to pay the same as provided in this ind	
And this conveyance shall be void if such payments be made as herein specified, a If default be-made in such payments or any part thereof or any obligation created there estate are not paid when the same become due and payable, or if the insurance is not k	reby or interest thereon or if the taxes on said real
real estate are not kept in as-good repair as they are now, or if waste is committed on a and the whole sum remaining unpaid, and all of the obligations provided for in said w	taid premises, then this conveyance shall become absolute
is given, shall immediately mature and become due and payable at the option of the h	holder hereof, without notice, and it shall be lawful for
ments thereon in the manner provided by law and to have a receiver appointed to collect sell the premises hereby granted, or any part thereof, in the manner prescribed by I	law, and out of all moneys arising from such sate-to
retain the amount then unpaid of principal and interest, together with the costs and charg shell be paid by the party making such sale, on demand, to the first part 105	ges incident thereto, and the overplus, if any there be,
It is agreed by the parties hereto that the terms and provisions of this indenture a	and each and every obligation therein contained, and all
benefits accruing therefrom, shall extend and inure to, and be obligatory upon the h assigns and successors of the respective parties hereto.	heirs, executors, administrators, personal representatives,
In Witness Whereof, the part 185 of the first part have hereunto set the last above written.	NEIT hands and seals the day and year
Har	c. hebber (SEAL)
	(SEAL)
Beryle	Mac Webber (SEAL)
Bush	E Mac aletter (SEAL)
state of Kansas	
SS.	
Douglas COUNTY.) BE IT REMEMBERED, That on the 12th.	day of July A. D., 1955
before me, a Notary Public	C in the aforesaid County and State,
ame Harold C. Webber and	Heryle Hae Webber, his wife,
(SEAL)	ion.S. who executed the foregoing instrument and duly
acknowledged the execution of the same.	
IN WITNESS WHEREOF, I have hereusto subdiciber year last above written.	Dry name, and affixed my official seal on the day and
My Commission Expires January 29 1959	Europe I. Do ane Notary Public
0	-updie 1. Douite
2000mdad July 13 1055 pt 2+20 P 5	A and I Back Re ister of Lucis
	DUCANTE - CACCE RELISTED OF 10000
RELEASE I the undersigned, owner of the within mortgage, do hereby a	to the full payment of the debt
red thereby, and authorize the Register of Deeds to enter the	
4 day of April 1957 - J. C. Hemp	bill Mortgage Orman
A Contraction of the second se	hill Mortgagee. Owner.
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