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			Reg. no. 1 Fee paid \$		
MORTOAGE 57401 F	is	Boyles Legal Blanks-CASH STAT	, 1955. between		
of Lawrence	ADA V. WECKWORTH, hi in the County of Daugl nd LUCILE D. KENTON,	and State	of		
Witnesseth, that the said p EIGHT HUNDRED AND	part 10.3. of the first part, in TWENTY AND 98/100	consideration of the sum c	f		
this indenture doGRAN following described reat e: Kansas, to-wit:	IT, BARGAIN, SELL and MORT state situated and being in	GAGE to the said part	of the second part, the		
South side of (38) in that Lawrence, with the appurtenances and	d Twenty-two (22) and f Elliott Street, in part of the City of all the estate, title and interes	Block number Thir Lawrence known as	ty-eight West he first part therein:		
of the premises above granted, and as rtgage dated ivov . I conds of Douglas Co It is agreed between the parties h	first pert dohereby covenant and sized of a good and indefeasible estate o 5.1938 Autoorded in 1 unity that separate to white bod that the pert 10.8 of the first p	f inheritance therein, free and clear folume 105, at Pag ah this fortune 1 defend the same against all parties part shell at all times during the life	of all incumbrances. 82000t 415000000000000000000000000000000000000	gage	
teep the buildings upon said real esta directed by the part. If the sec interest. And in the event that said par said premises insured as herein provid so paid shall become a part of the in until fully repaid.	estensed against fire and tonado in as and part, the loss, if any, made payable rt	ch sum and by such insurance con to the part, of the second such faxes when the same becord part may pay said faxes and insu nd shell bear interest at the rate of	pany as shall be specified and part to the extent of <u>DB2</u> re due and payable or to keep ance, or either, and the amount 10% from the date of payment		
98/100	certain written obligation for the paym 19.55, and by 153 according to the terms of said obligation to pay for any insurance or to discharge	ent of said sum of money, executed terms made payable to and also to secure any sum or s any taxes with interest thereon a	DOLLARS,	2	
that said part. 10.5, of the first par And this conveyance shall be void if default be made in such payments estate are nor paid when the same bec- real estate are not kept in as good re- ad the whole sum remaining surgeid	It shall fail to pay the same as provided If such payments be made as herein as or any part thereof or any obligation o come due and payable, or if the insurance pair as they are now, or if waste is com , and all of the obligations provided for d become due and payable at the option	in this indenture. pecified, and the obligation contr reated thereby, or interest thereon, e is not kept up, as provided here mitted on said premises, then this co	ained therein fully discharged, or if the taxes on said real in, or if the buildings on said mysyance shall become absolute	- Josephine -	
the said part V of the second par ments thereon in the manner provided well the premises hereby granted, or retain the amount then unpeid of princi- hall be paid by the part V	rt, <u>Nor hours and as</u> , by lew and to have a receiver appointe any part thereof, in the manner prescri apal and interest, together with the costs ing such sale, on demand, to the first pa- that the same and another the same same same but the same and same same same same same same that the same and same same same same same same same same same same same same same same same	To take possession of the said d to collect the rents and benefits bed by law, and out of all mo and charges incident thereto, and int 105.	premises and all the improve- accruing therefrom; and to neys arising from such sale to the overplus, if any there be,		
assigns and successors of the respectiv	s. of the first part ha	pon me heirs, executors, administ	ators, personal representatives,		
	.u.d	a U. Westewal	(SEAL)		
STATE OF KANSAS DOUGLAS	COUNTY,) SS.	6 I day of Sept	en ber <u>A. D.</u> 1955,		
(STAP) (STAP) (PUPUS	before me, a <u>Notary</u> came <u>ROY WECKWORTH</u> te me personally known to be the acknowledged the execution of the	Public & AND ADA V. WECKWO	the storesaid County and State, RTH, his wife,		
My Commission Expires Apr	IN WITNESS WHEREOF, I have hereunto yeer last above written. JJD 195-8			Û.	
		* Harold A.C.	full payment of the		

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