C.	: 3000	Book 110	Fee	no. 1.5 paid \$10.75	
MORTGAGE	(No. 52K)	Boyles Legal Blanks-CAS	H STATIONERY COLawre	ince, Kansas	
This Indenture, Made this Ernest Criswol	the second second second second			The second start of the second start of the	
of Lawrence , in the part 105of the first part, and				1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
Witnesseth, that the said part	es of the first part,	part y in consideration of the	of the second sum of	part.	
Forty-three hundred a to them duly p				d, and by	
this indenture do GRANT, BA following described real estate- Kansas, to-wit:	RGAIN, SELL and MC	RTGAGE to the said pa	rt y of the secon	d part, the	
The East half of feet thereof, If City of Lawrence	Woreland 11ac	o, an Addition t →	the *		2
with the appurtenances and all th And the said part 10 B of the first part of the premises above granted, and seized of	rt do- hereby covenant	and agree that at the delivery	hereof thay arthe	lawful öwner S	
It is agreed between the parties hereto t	hat the part 105 of the f	and defend the same against irst part shall at all times durin	g the life of this indentur	e, pay all taxes	
and assessments that may be levied or assess keep the buildings upon said real estate ins directed by the part \mathcal{T} of the second pa- interest. And in the event that said part \mathcal{L} said premises insured as herein provided, th to paid shall become a part of the indebtee	rt, the loss, if any, made pay	able to the party of the	e second part to the exter	t of its	8
until fully repaid. THIS GRANT is intended as a mortgage t	o secure the payment of the	sum of Forty-three	hundred and i	no/100 Dollars,	
according to the terms of ODC certain day of September part, with all interest accroing thereon accor- said part. Y of the second part to part	19 55 , and by Sing to the terms of said ob	its terms made ligation and also to secure any	psyable to the part y sum or sums of money a	dianced by me	
that sold part 10.8. of the first part shall And this conveyance shall be void if su if default be made in such payments or an	fail to pay the same as pro the payments be made as her y part thereof or any obligative and payable, or if the in	vided in this indenture. ein specified, and the oblig tion created thereby, produces surance is not kept up, at pro-	ation contained therein at thereon, or if the tax wided herein, or if the b	fully discharged, es on said real uildings on said	
real estate are not kept in as good repair e and the whole sum remaining 'unpaid, and is given, shall immediately mature and become the said part. Y. of the second part.	all of the obligations provid me due and payable at the	ed for in said written obligatio option of the holder hereaf, to take possession o	n, for the security of whik without notice, and it sha If the said premises and	h-this indenture II be lawful for all the improve-	
ments thereon in the menner provided by is sell the premises hereby granted, or any i retain the amount then unpaid of principal a shall be paid by the period making su	nd interest, in the manner nd interest, together with the ch sale, on demand, to the	costs and charges incident th	ereto, and the overplus, i	f any there be,	
It is agreed by the parties hereto that benefits, accruing therefrom, shall extend a assigns and successors of the respective pa In Witness Whereof, the part 100 c last above written.	nd inure to, and be obligat rties hereto.	ory opon me news, executor	nd S and seal S th		
lait above written.		Chrest Griswol	iswoll	(SEAL) (SEAL)	
6		Marvel S. L	world	(SEAL) (SEAL)	
New York Concerning of Concern				a and a second se	un un un en mais in train general ingeneral en train
state of Kansas Douglas co	INTY,				* Jecember
BE I	REMEMBERED, That on this		in the aforesaid Co		YDrodd 4 x8 GCR
NOTARE	husband an o me personally known to b acknowledged the execution	d w1fo e the same person 8 who ex of the same.	ecuted the foregoing instr	ument and duly	All House
and the second	VITNESS WHEREOF, I have he year last above written. 21 19 58	reunto subscribed my name, an	Di Iby	on the day and	

.

- 19

11.1