and the property processing in this carry grows with the set	an sa baran katalar katalar sa tanan katalar katalar katalar katalar katalar katalar katalar katalar katalar ka
And the sold part 100 of the first part do hereby co	ovenant and agree that at the delivery hereot. UNBY AXB the layful owner S sible estate of inheritance therein, free and clear of all incumbrances.
No gxoept1ona	warrant and defend the same against all parties making lawful claim thereto.
It is append between the parties hereto that the part 168	of the first part shell at all times during the life of this indenture, pay all taxes of the same becomes due and psysble, and that they will the same becomes due and psysble, and that they will be specified and the same high such insurance company as shall be specified and the same second part to the same for the same second part to the same second same to the same second same second same to the same second sa
a circeter by the part with a said part 205 of the first part a said premise insured as herein provided, then the part y said premise insured as herein provided, then the part y said shall become a part of the indebtedness; secured by this part as the indebtedness; secured by this part as the indebtedness; secured by this part of the indebtedness; secured by this part as the indebtedness; secured by the indebtedness; se	tornado in reich sum and by such insurance company as small or decampany as a said as a said or decampany as a said taxes and hurrance, or defines and the samount as indenture, and shall bear interest at the rafe of 10% from the date of payment as indenture, and shall bear interest at the rafe of 10% from the date of payment as a said as a sa
THIS GRANT is intended as a morigage to secure the payment	
FIFTY TUREE HUNIRED FIFTY & no/100	for the payment of seld sum of money, executed on the
part, with all interest accruing thereon according to the terms of,	by 1.1.0 ferms made payable to the part. Y of the second is said obligation and also to secure any sum or sums of money advanced by the rine discharge any laxes with interest thereon as herein provided, in the event
the state and 108 of the first part shall fail to pay the same	a as provided in this indenture.
And this conveyance shall be void if such payments do make if default be made in avoid payments or any pay thereof or any state are not paid when the same become due and payable, or if any state are not paid when the same careal as there are not work or if	, as herein specified, and the obligation contained therein fully discharged, y obligation created thereby, or increat thereon; or, if the taxes or stad, real if the insurance is not kery top; as provided herein; or if the building, on and wate is committed on said promises, then this conveyance that become ascolute exampled to be and write obligation. For the security of which the indenuure
and the whole sum remaining unpaid, and all of the boligation	waits is committed of all promite; nen into conveying and the construction of the provided for in said written obligation, for the security of which this indenture is at the option of the holder hereof, without notice, and it shall be lawful for ASS 1278 to take poisesion of the said premises and all the improve-
the isid part. J of the second part	ever appointed to conter the remain and penetrative sectoring matching matching the sector and t
It is agreed by the parties hereto that the terms and provide the section of the	sions of this indenture and each and every obligation therein contained, and all obligatory upon the beirs, executors, administrators, personal representatives,
essigns and successors of the respective parties hereto. In Witness Whereof, the part 108	a
	Ethel Nora Conn (SEAL)
*** *	Ethel Mora Conn. (SEAL)
.	(SEAU
STATE OF Kansas	
DouglagsCounty, Ss.	
· before me, a No	i on this
camo Re. J.s.	"Pat" Conn and Ethol Nora Conn, his wife
acknowledged the ex	win to be the same person. B, who executed the foregoing instrument and duly seculion of the same.
year last above writ	Thive hereunito subscribed my name, and allized my official seal on the day and the term term term to a first term term to a first term term to be a subscribed my name term term term term term term term te
AV Commission Expired March 18th	
Recorded November 10, 1956 at 3:05 P.M. RELEAS	Harold G. Beck Register of Deeds
I the undersigned, owner of the within mortg secured thereby, and authorize the Register	age, do hereby acknowledge the full payment of the debt of Deeds to enter the discharge of this mortgage of recor
	Lawrence National Fank, Lawrence, Kansas
Attest: John F. Peters, Howa Coshier (Torp Seal)	rd Wiseman, V-Pres. Mortgagee. Owner.
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на ук. с 1999 — 1641 — хол	
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