	Reg. No. 11,669 Fee Paid \$15.00		
152	58034 Book 111		
	Morrozog This Indenture, Made this four teenthi Lloyd N. Bigsby and Dorothy J. Bigsby, husband And wife,	€ja	
	of <u>Lawrence</u> in the County of <u>Douglas</u> and State of <u>Kensas</u> part les of the first part, and <u>Ernest As</u> Bigsby and Ethel. M. Bigsby, as joint tenants, and not as tenants in common, <u>part les</u> of the second part. Witnesseth, that the said part les of the first part, in consideration of the sum of Six thousand and no/100		
	Kansas, to-wilt: Lot Two (2) in East View Subdivision near the City of Lawrence, in Douglas County, Kansas, with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said parties of the first part do hereby covenant and agree that at the delivery hereof. they are the lawful owner s of the premises above granted, and select of a good and indefessible estate of inheritance therein, free and clear of all incumbrances. and that they will werent and defend the same agains all parties making lawful cikim thereto. It is agreed between the parties hereto that the part 108 of the first part shall at all times during the life of this indenture, pay all taxes		•
	keep the building upon such that exist exists exists and part, the loss, it any made payable to the part 1.0.8 of the second part to the exist it all part 0.0 of the Try part shall fail to pay such taxes when the same become due and payable to the part 0.0 of the Try part shall fail to pay such taxes when the same become due and payable to the part 0.0 of the Try part shall fail to pay such taxes when the same become due and payable to the part 0.0 of the Try part shall fail to pay such taxes when the same become due and the amount is all particles. The Try part 1.0 of the second part to pay sole of the second part of the second part to pay the or to keep the paid shall become a part 0.0 of the second part to pay sole of the second part to pay and taxes when the taxe of 100% from the date of payment of the second part 100 part 100 payable. This GRANT is intended as a mortgage to secure the payment of the tum of	Ţ	
	And this conveyance shall be void if such payments be made as herein specified, and the obligation' contained therein. fully discharged of if default be made in such payments or any pert thereof, or any obligation created thereby, or interest thereon, or if the taxes on soid real to the security of the interest thereby in a pool replic si they ear pool, or if the interest, if the interest thereby, if the interest thereby, if the security of the security of which this indenture is not kept up; as provided the security of which this indenture is not kept up; as provided the security of which this indenture is not kept up; as provided the security of which this indenture is given, shall be paydid, or in the obligation or and advertime of bigstion, or the security of which this indenture is given, shall immediately mature and become due and payable of the option of the holder hereof, without notice, and if shall be jawful for the obligation or the bigstion of the security of which this indenture is given, shall be maner provided by law and to have a receiver-appointed to collect the restrained benefits accruing thereform; and to have a receiver-appointed to collect the restrained benefits accruing therefore, and it has a provided the premises beredy granted, or any part thereof, in the manner provided by law, and to have a receiver-appointed to collect the restrained benefits accruing therefore, and the interest, together with the costs and charges. Incident thereto, and the overplux, if any the part due to principal and interest, together with the costs and charges. Incident thereto, adding therefore, and all the restrained benefits accruing therefore, thall, extend and provisions of this indenture and each and every oblightion therein contained, and all-regulated by the parties hereto that the terms and provisions of this indenture and exect and every oblightion therein contained, and all-restrains and benefits accruing therefore, shalls extend and hours to, and be obligatory upon the hereta, exector, administrat	L.	
	Lloyd Lloyd N. Figsby Lid. (SEAL) Karster V. Bresby Lid. (SEAL) Kongthy J. Pigsby	\$.,	Q
	STATE OF KANSAS Douglas COUNTY, S. BE IT REMEMBERED. That on this fourtheanth day of November A. D., 19.55 before me, a notary public In the storesald County and State came Lloyd N. Bigsby and Dorothy J. Bigsby, husband and wife, COURTS (19)		
rch Beck i Beem	Avoided the execution of the same. IN WITNESS WHEREOF, I have hereinto abberibed my name, and allized my officient seel on the day and Wear last above written My Commission Explore September 17, 1957 . Wy Commission Explore September 17, 1957 . E. B. Martin Notary Public Denied November 15, 1955 at E:40 A.M. Register of Decides	in an	
ae ^{ss} t	RELEASE RELEASE RELEASE RELEASE RELEASE RELEASE Received thereby acknowledge the full payment of the recurse thereby, and authorize the deplater of beeds to enter the discharge of this mortgage econd. Fited this 17 day of March 196h. Ernest A. Bigsby Ethel M. Bigsby Mortgagee. Owner.	Ç	