58564 Book 111		
MORTGAGE . (No. 52K) Boyles Legal Blanks-CASH STATIONERY C	:OLawrence, Kalisas	~4.85
This Indenture, Made this 31st day of December	, 19:55 between	
Clark O. Morton, Sr., Clark O. Morton, Jr. and Walter H. Morton		
of Lawrence , in the County of Douglas and State of	Kansas	
paries of the first part, and The Lawrence National Bank, Lawrence, Kansa		
Witnesseth, that the said parties of the first part, in consideration of the sum of	second part.	
TEN THOUSAND & no/100 *** * *	* DOLLARS	
to the the convergence of the said paid, the receipt of which is hereby acknowledged, hat this indenture dotto GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the	vesold, and by	
following described real estate situated and being in the County of . Douglas	and State. of	
Kansas, to-wit. Beginning at a point 509.1 feet East of the Northwest corner Nine (9) on Earl's Addition, an Addition to the City of Lawrence, which po	oint is the	
West line of the Atchison, Topeka & Santa Fe Railroad; thence Southwest al line of the right of way of said Railroad 360.9 feet to the North line of	Fifteenth	
Street; thence West 74.7 feet to the West side of a concrete sewer; thence along the West side of said sewer 369.8 feet to the North line of said Blo	ock 9, thence	
East 30.4 feet to the point of beginning, containing 0.44 acres, in the 0 with the appurtenances and all the estate, title and interest of the said part ies of the first	n en ser en s	
And the said part les of the first part do hereby covenant and agree that at the delivery hereof they a	TOthe lawful owner	
of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all is mortgage in favor of above bank dated April 19, 1952 in the origional amou mean and Book 102 mater 50 of records of Dourelas County; now reduced to \$	int of \$6000	
recorded Book 102, page 50 of records of Douglas County; now reduced to see against all parties making in is agreed between the parties hereto that the parties of the first part shall at all times during the life of this	lawful claim thereto. indenture, pay all taxes	
and assessments that may be levied or assessed against sold real estate when the same becomet due and payable, and t 	hat they will	
directed by the path of the second part, the loss, if any, made payable to the partles of the second part to t interest. And in the ovent that said part, the first part shall fail to pay such taxes when the same become due i said premises insured as herein provided, then the partLeS of the second part may pay said taxes and insurance, or is paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest the rate of 10% for	either, and the amount of	
up is chain become a part of the independents, secure up in independent and man och increased in the secure up in the secure is		
TEN THOUSAND & no/100 # * * * * * *	DOLLARS,	
day of	art. V of the second	
said part	provided, in the event	
And this conveyance shall be void if such payments be made as herein, specified, and the obligation contained t		
real estate are not paid when the same become due and payable, or it and intrance is not kept op, as provided including and real estate are not kept in as good repair as they are now, or if waste is committed on add premites, then this conveyance is a state are not kept in as good repair as they are now, or if waste is committed on add premites, then this conveyance is a state are not kept in as good repair as they are now, or if waste is committed on add premites, then this conveyance is a state are not kept in as good repair as they are now, or if waste is committed on add premites, then this conveyance is a state are not kept in a source of the security of th	ce shall become absolute of which this indenture	
is given, shall immediately mature and become due and payolic at the photo of the solid premission of the seld pre	es and all the Improve-	
sell the premittes hereby granted, or any part thereof, in the manner precince by taw, and out of an inducts a regain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the ov		
ihall be paid by the party	perein contained, and all	
a benefits actuing intertainty shall extend and inter to, and be doing toy open in hear, extend, and the actual actu		
Ist showe willer.	SEAD	
Clark 0. Morton, St	(SEAL)	-
Walter H. Morton	(SEAL)	
STATE OF Kansas		
Douglas county		
BE IT REMEMBERED, That on this 31st day of Decem before may not arry public to the store of the	resald County and State	
oviARD	• ann Marrai.	
5.1167 to me personally known to be the same person ⁵ who executed the forego acknowledged the extention of the same.	ing instrument and duly	
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my offi		This misate wros writton on the original
Wy Comprising Expires March 18, 19 58 IVoward (Cho	em an	no 25 tined
Lecorded January 14, 1956 at 10:00 A.H. Hanneld a. Beck	Register of Deeds	- Marsh
RELEASE RELEASE I the undersigned, owner of the within mortgage, do hereby, acknowledge ti	ne full payment of th	Hardd & Sce
ebt secured thereby, and authorize the Register of Bonds to enter the dischard ecord. Dated this 25th day of March 1960 THE LANRAVCE NATIONAL 3, ttest: Donald C. Hay Asst. Cashier. (Corp. Scal) Haward Micense, Vice.Pr	ANK, LAWRFMCE, HANSAS	Guody
ttest: Donald C. Hay Asst. Cashier. (Corp. Seal) Howard Aiseman Vice-Pro	es. Mortgagee. Owne	T.

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