	VE 41		
Mortengors sh	rents, issues, and prolit all be entitled to collec default horeunder.	t thereof provided t and retain the re	nowever that the hts, issues and
with the appurtmances ar	d all the estate, title and inter	rest of the said part ies.	of the first part therein.
ins at the state of the state	a first part dohereby covenant an	d agree that at the delivery here	of they. are the lawful owners
of the premises above granted, and for a prior nortgare Nectional Bank, Lawren	acized of a good and indefeasible estate dated January 2, 1953, ir cs, Kansas, and recorded and that they will warrant on	the amount of 38,0 in book 103 of Mort d defend the same against all i	Clear of all incumbrances, water and CO. CO to the Lawrence rages page 210 in Dougla artiss making lawful claim thereto.
to to among between the marile	hereto that the part	r. parr snall or oil times during it	
keep the buildings upon said reat directed by the part	or assessed against said real estate whe state insured against fire and tornado in second part, the loss if any, made payab part, IRS of the first part shall fall over wided, then the part	sle to the party of the su pay such taxes when the same ond part may pay said taxes am , and shall bear interest at the r	cond part to the extent of
THIS GRANT is intended as a r	nortgage to secure the payment of the su	m of Two Thousand &	no/100 Dollars.
	certain written obligation for the particular for t	ayment of said sum of money, en	ecuted on the 18th.
said part. Y of the second p	art to pay for any insurance or to discha	arge any taxes with interest the	eon as herein provided, in the event
that said part 1.9.8 of the first And this conveyance shall be if default be made in such payme estate are not paid when the same real estate are not kept in as goo	part shell fail to pay the same as provid rold if such payments be made as herein nis or any part thereof or any obligatio become due and payable, or if the insus toppar as they are now, or if waste is	led in this-indenture. a specified, and the obligation n created thereby, or interest, the rance is not kept up, as provide committed on said premises, then	contained therein fully discharged, nereon, or if the taxes on said real d herein, or if the buildings on said this conveyance shall become absolute the sconveyance that menture
is given, shall immediately mature the said part	and pecome due and payable of mo I part OT. 118 ASS.1518. ded by law and to have a receiver appo or any part thereof, in the manner pr principal and (laterat, together with the c making such sale, on demand, to the Tir	to take possession of the inted to collect the rents and escribed by law, and out of outs and charges incident therein st part. 105.	e said premises and all the improve- senelits accruing therefrom, and to all moneys arising from such sale to , and the overplus, if any there be,
benefits accruing therefrom, shall assigns and successors of the res	reto that the terms and provisions of the extend and lours to, and be obligator sective parties hereto.	y upon the neits, executors,	and the second
Witness Whereof, the part . Just above written.	ARR of the first part ha	into set o the ir hand s	and seal S the day and year
له Winess Whered, the part.	ASS of the flat part ha	ho set a the in hand . Dillion a. (A Buildes H. Ranney	william A. Ramsey Bortha K. Ramsey
le Winess Whereaf, the part.	198 of the first part ha	nos iet. a tha 17 tend. D _e illeann A, A Beicher H. Ranney	and seals the day and year analytic seals William A. Ramsey (SEAL) Bortha K. Ramsey (SEAL)
Ja Winess Whereif, the part.	198 of the first part ha heres	ino iet. a tha 37 hand . Uillian Q. A Beille H. Conney	SEAL) William A. Ramsey Bortha K. Ramsey
withess Where i, the part	1918	no iet. a tha 17 trand. Ullien A. (1) Beille H. Rannary	SEAU William A. Ramsey (SEAU) Bortha K. Ramsey (SEAU)
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Jeff above writien.	ISB of the first part ha	no iet. a tha 17 than the de Uillian A. A Beilder H. Canner man and a second se	SEAU William A. Ramsey (SEAU) Bortha K. Ramsey (SEAU)
STATE OF KANBAB		Ulliim A. (1) Beichi H. Conney 18th: duy of	IATUARY
STATE OF Kansas Douglas	SS. COUNTY, BE IT REMEMBERED, The on this before me, w	Ulliim A. (A Beiche H. Courses and the Courses 18th: day of ry pablic	IATUARY In the aloresaid County and State
STATE OF KANBAB	SS. COUNTY, SS. COUNTY, SS. COUNTY, SE IT REMEMBERED, Thet on this before me, w NILLIABLAS, R. R wiffe	Ulliim Q. (A Beicheit: Counse necessaries 18th: ry public necessaries ansey and Bertha K.	Ianuary A. D., 19.56 Ianuary Lansad County and State Ramsay, husband, and
STATE OF Kansas Douglas	SS, COUNTY, SS, COUNTY, SE IT REMEMBERED, Thet on this. before me, v	Ulliim A. (A Beicher H. Ramary 18th. day of 19th. day of ry public amsoy and Bortha K. the same perior 8. who except the same	IATUARY In the aloresaid County and State
STATE OF	SS. COUNTY,) BE IT REMEMBERED. The on this. before me, xnota cameyilling.A. R yille to me pertorally known to be ecknowledged the execution of M WITHESS WHEREOF, I have here year last above written.	18th. day of ry public managements and sortha Ke. The same periors. who execut the same	Amuszyf (SEAL) William A. Remsey SEAL) Sortha K. Ramsey (SEAL) (SEAL) (SEAL) Manuary A. D. 19.56 In the aforesaid County and Sate Ramsey, husbard, and

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RELEASE

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 2nd day of Febr. 1959 The Lawrence National Bank, Lawrence, Kansas By J. Underwood, Vice-Pres. Mortgagee. Owner.

Attest: John P. Peters, Cashier

A CARLEN CONTRACTOR

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