	<u>клами (Макалоналаналонал</u>)79 Воок 112	COMPANY CONTRACTOR CONTRACTOR	RY COLawrence, Kanas	83
This Indenture, Made this Jeaper Oliver and	8th	1 wife		
of. Eudora il part ¹⁹⁵ of the first part, and	i the County of Dougla Kaw Val ley State Bar	ik, Eudora, Kansas,		
Seven hundred and no	irt. 199 : of the first part, in 100		DOLLARS	
to them this indenture doGRANT following described real es Kansas, to-wil: Lots, 1,2, 1n Douglas	, BARGAIN, SELL and MORT ate situated and being in	GAGE to the said parties o the County ofDouglas	f the second part, the second part, the second part, the	
153	all the estate, title-and intere int part dohereby covenant and zed of a good and indefeasible estate	agree that at the delivery hereof t	noy are lawful owner .	
	and that the part 108 of the first			•
and assessments that may be levied or keep the buildings upon said real esta of interest, And in the event that said par said premises insured as herein provid bid paid shail become a part of the in until fully repaid.	essensed against said real estate when is insured against five and tornado in a nd part, the loss, if any, made payable 	the same becomes due and payable, such sum and by such insurance compa- e to the part	and that they.	
according to the terms of	teriain written obligation for the pay 19.56, and by \$8.1 according to the terms of said obligat	d terms made payable to	the part V of the second	
thet said pert. 103. of the first par And this conveyance shall be void If default be made in such payments rates are not paid when the same be	to pay for any insurance or to dischar, I shall fall to pay the same as provider If such payments be made as herein or any part thereof or any obligation rome due and payable, or it the insura	d in this Indenture. specified, and the obligation contain created thereby, or interest thereoo, ore is not kept up, as provided herein	red therein fully discharged, or if the taxes on said real	
R and the whole sum remaining unpaid, is given, shall immediately mature and	pair as they are now, or if waste is co and all of the obligations provided fi I become due and payable at the opti film by law and to have a receiver appoint	or in said written obligation, for the se ion of the holder hereof, without notic	curity of which this indenture to a second it shall be lawful for	
sell the premises hereby granied, or retain the amount then unpaid of princ shell be paid by the part	any part thereof, in the manner press lpal and interest, together with the cost ing such sale, on demand, to the first	cribed by law, and out of all mone and charger incident thereto, and the part. 105	eys arising from such sale to for a coverplus, if any there be,	
benefits accruing therefrom, shall extended assigns, and successors of the respective of a Wifeess Whereof, the part 1.0	that the terms and provisions of this and and inure to, and be obligatory re parties hereto. 8 of the first part ha	upon the heirs, executors, administra	ion Infrein contained, and all tors; personal representatives, seal.	
ait sboys written,		aspei oli	Jasper Oliver	
		WIW W CARV VI	Mary Oliver (SEAL)	
		CALLER AND REAL PROPERTY OF THE		
STATE OF KANSAS	SS. 	8th. day of March.		9
TAR	before me, a <u>Notar</u> Lasper Olivar	Press desepted and the second s	e aforesald County and State 110	This role wan unit
B B U D L VG	i advantiged over the execution of	te same person. I wha executed the the same.		monues monues the 2824
COULT My Commission Expires.	IN WITNESS WHEREOF, I have hereviny year last above written.	nto aubscribed my name, and affixed m	Lencie Notary Public	19 58 Harold 4
Recorded March 12, 1956 at 9:		Hand a Be	Register of Dee	By Maria Le Derperty ds
I the undersigned, owner of th secured thereby, and authorize	the Remister of Derds	to enter Lie discharge :	ull payment of the deb of this portgage of re	
Dated this 27th. day of June, (Corp Seal)	1958. Kaw Va N. N.	lley State Fank, Endor (Noroler, Ex. V.P. Mortpagee. Maer.		

(_____)

NG-4 PRO

.

•