				Reg. No. 11,918 Fee Paid \$3.75
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MORTGAGE 589	97 Book 112 (No. 52)	() Boyles Legal B	lanks-CASH STATIONERY (OLawrence, Kansan
This Indenture, Made this	12th	day of Ma	rch	, 19.56 between
	lodfrey and Lore:			
in the second second Second second	· · · · · · · · · · · · · · · · · · ·	a in a the sec	v	
of Lawrence , in partles of the first part, and	n the County of Do		and State of	
parese of the first part, and	Line nami-nee Di	urining and t	part y of the	
Witnesseth, that the said pr	irt ies of the first part	, in consideration		second part.
	1 arid_no/100			DOLLARS
iothomdi Ihis indenture doGRANT	Jy paid, the receipt of , BARGAIN, SELL and A	which is hereby	acknowledged, ha	V.C. sold, and by
following described real est	ate situated and being	g in the County o	f. Douglas	and State of
Kansas, to-wit:			بەر	
Lot No. Four (4) in Addition No.	Six (6) in	that part of	the City
of Lawrence know	vn as North Lawre	ence, in Doug	las County, K	ansas
And the said part 105., of the fi	rst part do hereby covenar	nt and agree that at the	delivery hereofulicya	1'Othe lawful owner S
of the premises above granted, and seld	ed of a good and indefeasible i	estate of Inheritance ther	in, free and clear of all i	ncumbrances,
	and that they will warran			
It is agreed between the parties he	reto that the part. LCS of the essessed against said real estate	first part shall at all the when the same become	nes during the life of this due and payable, and t	hat they will
It is agreed outween the parties un and assessments that may be levied or it keep the buildings upon saidl cred etail directed by the part J of the seco Interest. And in the event that said part said premiser. Insured as therein provide so paid shally become a part of the in util fully renald.	e Insured against fire and tornad nd part, the loss, if any, made (I.C.S. of the first part shall the	to in such sum and by payable to the part y sil to pay such taxes wi	such insurance company as of the second part to en the same become due	shall be specified and the extent of LLS.
seld premises insured as herein provide so paid shalls become a part of the in-	d, then the part. Y. of the debtedness, secured by this inde	e-second-part may pay in nture, and shall bear int	aid taxes and insurance, or rest at the rate of 10% fr	either, and the amount of the date of payment
until fully repaid. THIS GRANT is intended as a morte				no/100
eccording to the terms of ONO	rentain written obligation for th	he payment of said turn	of money, executed on the	12th
day of his time terms of his reh part, with all interest accruing thereon	19 56 and by	its ter	ms made payable to the p cure any sum or sums of	art of the second money advanced by the
said part	to pay for any insurance or to a	discharge any taxes with	interest thereon as hereir	provided, in the event
that said part 10.5 of the first par And this conveyance shall be void if default be made in such payments	If such payments be made as I	terein specified, and t	obligation contained t	herein fully discharged, the taxes on said real
estate are not paid when the same bed	ome due and payable, or it the	insurance is not kept o	of as provided thereing of	a shall become absolute
and the whole sum remaining unpaid, is given, shall immediately mature and	become due and payable at t	he option of the holder	hereof, without notice, an	d is shall be tawful for
the said part. Y of the second pa ments thereon in the manner provided sell the premises hereby granted, or	by law and to have a receiver	appointed to collect the	ession of the said premis rents and benefits accru and out of all moneys a	riving therefrom; and to a
sell the premises hereby granted, or retain the amount then unpaid of print shall be paid by the party	apar and interest, together write	ing costs and charges in	cident thereto, and the ov	erplus, if any there be,
It is agreed by the parties hereto benefits accruing therefrom, shall ext	and the second	of the technology and	ich and every obligation t executors, administrators,	ferein contained, and all personal representatives,
assigns and successors of the respect	ve parties nereto.		hand S and seal	
last above? written.		Rilai	H. Lolk	K / (SEAL)
		Everett	Godfrey	(SEAU)
0		tolere E	Hodery	(SEAL)
67		Tolong 2.*	Julie J	(SEAL)
STATE OF KONSOS	<u>, </u>			
David a	SS.	•		
	BE IT REMEMBERED, That on			A. D., 1956
	came Everett L		Lorono Er Go	resaid County and State
NUTARE		nd wife;	-	Ing Instrument and date
", "blic	to me presonally known to acknowledged the execution	n of the same.	Constant States	
	IN WITNESS WHEREOF, I have year last above written.	nercunto subscribed my	neme, and allixed my off	tion agent on the day and
My Commission Expires	April 21 158	بے . د	L. E. Eby	Notary Public
d Monah 19 1054 at 1-1	страна Крим	61	NOR	6 Postator
ed March 12, 1956 at 4:1	RELEASI		nova U USVec	Register of l
A	or the within morte:	age, do hereby	acknowledge the	full payment of t

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