				Reg. No. 12,022 Fee Paid \$8.00	
лодополодонолого	2101010101010101010	MORONOMORONOM W	Quononom mora me	AAS AN DA DA DA DA DA DA	(marking)
MORTGAGE	59387	AL INC.			
· .	Book 112		yles Legal BlanksCASH STATI	ONERY COLawrence, Kans	**
This Indenture, Alonzo E. Hall	Made this twenty- and Phosa Hall,	fifth	April	, 1956 betwe	en C
·····		· · · · · · · · · · · · · · · · · · ·			
	in the Cou		and State c		
part issof the fir	st part, and The Fi	irst National Bank o	f Lawrenge, Lawren	ce, Kansas,	
			part y o		
Three thousend	the said part iss	of the first part, in cons $t_{T}$ and $no/100$	ideration of the sum o	f	
		the receipt of which is		DOLL4	
this indenture do	GRANT, BARGAI	N, SELL and MORTGAG	E to the said party	d, ha ve sold, and	by 20
following describe	ed real estate situat	ted and being in the	County of Douglas.	and State	of G
Kansas, to-wit:				1	. 20
Lot No. Sevente	en (17) in Block	No. One (1), in Sou	thwest Addition, a	n addition to the	a 19
City of Lawrenc	entry a second of the descent of the second	ujatan in a se	مسرمجو ويتبطوا بالألال	e Alexandre en la companya en la comp Alexandre en la companya en la compa	
		ate, title and interest of			通知
		hereby covenant and agree d and indefeasible estate of inhe			n S (C
or the premises above gr	ameo, anu seizeu or a good	o one modelessole estate of inte	and a second sec		
		thoy will warrant and defen			
	A . A. A. A A second second	part 10.5 of the first part should be the said real estate when the sa	me becomes due and payable	and that they will	L
keep the buildings upon	said real estate insured aga	tinst tire and tornado ingluch in	e nart V of the second	part to the extent of	5
Interest. And in the even	t that said part_H2 of th	he first part shall fail to pay su party	in taxes when the same become	race or either, and the am	ount El
until fully repaid.			· .		(E1)
		e the payment of the sum of			
according to the terms of	f	a obligation . for the payment of	of sold sum of money, execute	d on the twenty-fif	th G
part, with all interest ad	cruing thereon according to	56 and by 1ts the terms of said obligation an	d also to secure any sum or i	towns of money advanced by	
said part.y of th	e second part to pay for an	ny insurance or to discharge any	taxes with interest thereon a	is herein provided, in the	event 2
		pay the same as provided in a nents be made as herein apecifi	and and the obligation ros	tained therein fully discha	rged.
If default be made in : estate are not paid whe	with payments or any part in the same become due and	thereof or any obligation create a payable, or if the insurance is	not kept up, as provided her	rein, or If the buildings on	said C
and the whole sum ren is given, shall immediat	alining unpaid, and all of s aly mature and become du	are now, or it waste is committe the obligations provided for in • and payable at the option of	said written obligation, for the the holder hereof, without n	security of which this inde otice, and it shall be lawfu	nture C
the sald part.y of	the second part	این به به دروانی میکند. مع این میکند در این ا	to take possession of the sale	d premises and all the imp its arroulog therefrom: an	d to
sell the premises been	y granted, or any part the unpaid of principal and inter	to have a receiver appointed to ereof, in the manner prescribed mest, together with the costs and	by law, and out of all m I charges incident thereto, and	ioneys arising from such sa I the overplus, if any ther	e be, 19
shall be noted by the p	art. Y. making such sale	, on demand, to the first part ;	ies		d
benefits accruing there	rom, shall extend and inut	rms and provisions of this Inder re to, and be obligatory upon	the heirs, executors, admini	istrators, personal representi	ntives, in
In Witness Whereof,	of the respective parties he the part 10.5 of the f	lirst part haVO hereunto set	their hends	and scals the day and	year to
last above written.			Almer	E 460 151	EAL)
			Almy	E.Hall (SI	EAU K
		n in the second s	Phosa 1		EAU
		n an air an an an air an		(\$1	FAIL
	TO T	annanananananananan	nanananananananananananananananananana	mananananananan	
	<u>an an an tao amin'ny tanàna mandritra dia kaominina dia mampi</u> ka mikambana amin'ny taona 2008. I An				er og som e
STATE OF	n83,5	)	1 <del>1</del> - 4		
De	AIGTAS COUNTY,	∫ <sup>33.</sup> , , , , , , , , , , , , , , , , , , ,			
		MEMBERED, That on this 25			
		Monzo E. Hall and		A 1	100 100 100 100 100 100 100 100 100 100
	Lame.			· · · · · · · · · · · · · · · · · · ·	the
1 Espinis		personally known to be the sa wledged the execution of the		he foregoing instrument and	d duly to of
Dr Dr Dr Dr Dr Dr Dr Dr Dr Dr Dr Dr Dr D	IN WITNES	SS WHEREOF, I have hereunto at last above written.	bscribed my name, and affixe	- // .	· 🖓 🖸
My Commission Early	September 17,	· · · · · ·	Erm	Notary P	, Fra
A my commission expire	e ana anna a gu tar chuir a thairteal g	-	E. B. Martin,	Notary P	ublic t
rded April 25. 1	956 at 2:50 P.M.	0	Hamel a. E	Cel Registe	r of Deeds
		RELEASE in mortgage, do here	by acknowledge the		
		gister of Deeds to			
this 17th day o	f October, 1957.	THE FIRST	NATIONAL BANK OF	LAWRENCE, Lawrence	ce, Kansas
(00	orp Seal)	By Warren	Rhodes, VP & Cash	ier. Mortgage	e. Owner.
	and the second			<ul> <li>And the second difference of the</li></ul>	
				4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	

i J