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MORTGAGE 5967	<u>IE AL </u>	IOUUNUM IN INCINONCIALIAN DAT		at ((
• * * · · · · · · · · · · · · · · · · ·	BOOK 112	egal Blanks-CASH STATIONERY CO.	NG I	I t author (Corp	
Allen B. Gulley a	ad, Estella M. Gullog, husbr	ind and wife,	9.50 between	the un rize t Seal)	0
		and the second	2015	nders the R	
part105 of the first part, ar	in the County of Douglas d. The Lawrence Building and	and State of	Kannas	i frac	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
an a	······	part	cond part.	d, o	25
Witnesseth, that the said Throa thousand and	part ics., of the first part, in considera	tion of the sum of		uner of De	
to Uhom	July paid, the receipt of which is her	eby acknowledged, have	sold, and by	of t	
this indenture do GRAN following described real.c	T, BARGAIN, SELL and MORTGAGE to state situated and being in the Coun	the said part	econd part, the State	he w	
Kansas, to-wit:				withir enter	
Lots One Hundred	Seventy-three (173), One-Huty-five (175), and One hund	indred Seventy-four	r_(174).	n mor the	
in Fairfax Additi County, Kansas,	on, an Addition to the City	of Lawrence, in I	Douglas	tgag dísc	
	all the estate, title and interest of the	said part 10 Dof the first p	part therein.	R e, 1 harg	
	first part do hereby covenant and agree that a sized of a good and Indefeasible estate of inheritance			ELEAS n hei e of THE I M. I	
· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·		SE reby chis AWRE AWRE	
	and that LICY will warrant and defend the ereto that the part. LOSOf the first part shall at	all times during the life of this indi	enture, pay all taxes	ackn : mor INCE iughn	
and assessments that may be levied o keep the buildings upon said real est directed by the part	assessed against said real estate when the same be ate insured against fire and tornado in such sum and ond part, the loss, if any, made payable to the part.	comes due and payable, and that. I by such insurance company as sh	all be specified and specified	iowle Cgag SAVI SAVI	
 Interest. And In the event that said p said premises insured as herein provi so paid shall become a part-of the 	assessed against and real practication when the same bo based of part, the loss, if any, made payable to the part, $rtACS_{}$ of the first part shell fail to pay such tax load, then the part	es when the same become due and pay said taxes and Insurance, or eit ar interest at the rate of 10% from	payable or to keep her, and the amount the data of navment	dge e of NGS PC -	
until fully repaid.	gage to secure the payment of the sum of Three	1		the reco ASSO Vice	• ••
according to the terms of ODO	certain written obligation for the payment of said		26th	full ord. CIAT) Pres	
day of	19.56, and by $1t_3$	to secure any sum or sums of mon	y of the second is	раут Date [ON	
	to pay for any insurance or to discharge any taxes rt shall fall to pay, the same as provided in this inde		ovided, in the event	lent d th Mort	
And this conveyance shall be voi If default be made in such payments	I if such payments be made as herein specified, an er any part thereof or any obligation created there come due and payable, or if the insurance is not ke	ed the obligation contained there	taxes on said real real	of ti is 2 gage	
real estate are not kept in as good r and the whole sum remaining unpair	pair as they are now, or if the insurance is not ke spair as they are now, or if waste is committed on s. , and all of the obligations provided for in said wr d become due and payable at the option of the he	aid premises, then this conveyance sitten obligation, for the security of	hall become absolute which this indenture	he de 4th (e.	
the said part? of the second p	to take by law and to have a receiver appointed to collect	possession of the said premises a	rid all the Improve-	ebt s lay c	
retain the amount then unpaid of prir	any part thereof, in the manner prescribed by fa cipal and interest, together with the costs and charge	iw, and out of all moneys arising as incident thereto, and the overplu	g from such sale to sa	ecur f Au	
It is agreed by the parties heret	ing such sale; on demand, to the first part. LC = , b, that the terms and provisions of this indenture are end and inure to, and be obligatory upon the h	nd each and every obligation therein	n contained, and all	ed ti gust	
assigns and successors of the respect In Witness Whereof, the part 1	we parties herato.			heret 1966	
last above vyrliten;	Alle	n B Julley	(SEAL)	у, а	
	Allen D.	-(fulley	(SEAL)	nđ	
	e Golie Estella	ea. M. Greele	(SEAL)		
P			1 (SEAL)		
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STATE OF Kansas				Was written Dritte origin	
Dourlaso	SS.			moricage this Classical	
	BE IT REMEMBERED, That on this 26th before me, a Notary Pub	day of Liny		H C	
13145	came Allon B. Gulley and and wife,	Batolla Mi Gulley	husband	Reg of Doods	
	to me personally known to be the same person acknowledged the execution of the same.				
	Acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunic subscribed year last above written.	my name, and affixed my official	seal on the day and		59363A
My Commission Expires	April 21 1958	<u> </u>	Coy		
	•	L. E. E	by Notary Public		

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