	Reg. No. 12,516, Fee Paid \$8.75_ 1(
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rchase money .59731 Book 112	
MORTGAGE (No. 52K)	Boyles Legal" Blanks-CASH STATIONERY COLawrence, Kansas
This Indenture, Made thislatde	ay of June 19.56 between
CHARLES A. HITE and LILA M. KITE, hu	ispand and wife.
Lawrence , in the County of	utlas and State of Kansas,
art lesof the first part, and JULEN, LICDONALD,	
	part y of the second part.
Witnesseth, that the said part. 105. of the first part,	
HIRTY-FIVE HUIDRED AND NO/100	(\$3,500.00) DOLLARS
them ¹ , duly paid, the receipt of w	which is hereby acknowledged, have sold, and by
	DRTGAGE to the said part y of the second part, the
ollowing described real estate situated and being	in the County of Douglas and State of
ansas, to-wit:	
Lot One Hundred Forty-Three (1) in the City of Lawrence,	(3) on Connecticut Street,
with the appurtenances and all the estate, title and int	terest of the said part 10 Sof the first part therein.
	and agree that at the delivery hereof they article lawful owners
of the premises above granted, and seized of a good and indefessible est	(31)
	s de la companya de l
	and defend the same against all parties making lawful claim thereto.
and assessments that may be levied or assessed against said cal estate w	when the same becomes due and payable, and that \$100 \$111
seep the buildings upon said real estate insured against fire and tornado lirected by the part. $\Sigma_{\rm max}$ of the second part, the loss, if any, made part	In such tum and by such insurance company as shall be specified and yable to the part \dots of the second part to the extend 1102° . If to pay such taxes when the same become due and payable or to keep
nterest. And in the event that said part $\Delta G_{\rm m}$ of the first part shall fail all premises insured as herein provided, then the part manual of the	to pay such taxes when the same become due and payable or to keep second part may pay said taxes, and insurance, or either, and the amount ure, and shall beer interest at the rate of 10% from the date of payment
intil fully repaid.	
THIS GRANT is intended as a mortgage to secure the payment of the ΛIID NO/100	sum of PHIRTY+FINA (HEADING)
	peyment of seid sum of money, executed on the 1st
	the terms made payable to the part, y of the second bigation and also to secure any sum or sums of money advanced by the z
	ligation and also to secure any sum or sums of money advanced by the car- change any taxes with interest thereon as herein provided, in the event
that said part 10.3 of the first part shall fail to pay the same as pro-	
And this conveyance shall be void if such payments be made as her If default be made in such payments or any part thereof or any obliga	ein specified, and the obligation contained therein fully discharged.
real estate are not kept in as need repair as they are now, or if waste	surance is not kept up, as provided herein, or if the buildings on sald is committed on said premises, then this conveyance that become absolute of
and the whole sum remaining unpaid, and all of the obligations provid- a given, shall immediately mature and become due and pavable at the	ed for in said written, obligation, for the security of which this indenture
the said part. Y of the second part. OP. her. acont. or	t_{π} , to take possession of the said premises and ell the improvement of pointed to collect the rents and benefits accruing therefrom, and to
self the premises hereby granted, or any part thereof, in the manner retain the amount then unpaid of principal and interest, together with the	prescribed by law, and out of all moneys arising from such sale to the sole costs, and charges "incident thereto; and the overplus," if any there be,
thall be paid by the part. J. making such sale, on demand, to the n_{15} mort, a_{10} Constitutes a purchase ,	that parties. The parties, hereto agree that
benefits accruing therafrom, shall extend and inure to, and be obligat	monoy mon brane and every obligation therein contained, and all the ory upon the heirs, executors, administrators, personal representatives, [5]
assigns and successors of the respective parties hereto.	cunto rel_their.
last above written.	
	SEAL)
	Lila
	Charles a. L. ITE (SEAL)
ο	Charles A. Kite (SEAL)
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STATE OF KAUSAS	n de la sector de la sector de la sector de la 📓 de 📐
DOUGLAS COUNTY,	a da ser en el compositor de la compositor 🖁 el 💻
BE IT PEARABERED That on th	13 1 3 t day of Juno,
Liotar liotar	y Public in the efforesaid County and State S
	KITE AND LILA K. KITE, husband and
	be the same person S who executed the foregoing instrument and duly
acknowledged the execution	of the same.
IN WITNESS WHEREOF, t have him year last above written.	ereunto subscribed my name, and offixed my official seal on the day and
My Commission Expires Tel: 14th 1257	M. Z. T-elly Notary Public
	NOISY PUDIC
d June 2, 1956 at 9:35 A. M.	Nanola a Beck Register of Deeds.

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