adda	Reg. No. 12,5 Fee Paid \$25,5	<u>35</u> 00 51
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	MORTGAGE 59798 (No. 52K) Boyles Legal Dlanks-CASH STATIONERY COLawrence, Kansa	14
	Book 112 This Indenture, Made this9thday ofJune, 19.56 betwee	
	Gerald R. Wauch and Ada L. Wauch, husband and wife,	en C
	A A A A A A A A A A A A A A A A A A A	···· 10
	of Lawrence, in the County of Douglas and State of Kansas	
	parties of the first part, and The Law ence Building & Loan Association	
	part y	
	Witnesseth, that the said part log of the first part, in consideration of the sum of	
	Ten thousand and no/100DOLLA	
	tothen duly paid, the receipt of which is hereby acknowledged, havesold, and	
•	this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, t	he K
	following described real estate situated and being in the County of	of
	Kansas, to-wit:	
	The West 27 feet of Lot Eight (8), and the East 46.21 feet of	
	Lot Nine (9), (said footage to be measured on the North line of said Lots); in Block "C" in Southwest Addition Number Four (4),	
	an Addition to the City of Lawrence,	4-10
	with the appurtenances and all the estate, title and interest of the said part 10.50f the first part therein.	
	And the said part LO.S of the first part do hereby covenant and agree that at the delivery hereof LOG J	ю. С
	of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	
	and that tilley, will warrant and defond the same against all parties making lawful claim thereto	
	It is agreed between the parties hereto that the part LO.S of the first part shall at all times during the life of this indenture, pay all ta:	xes 🖉
	and assessments that may be levied or assessed against said real estate when the same becomes due and psyable, and that the ywall keep the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified a	and G
	directed by the part. Y of the second part, the loss, if any, made payable to the part. Y of the second part to the extent of	S. H
	said premises insured as herein provided, then the part. Y of the second part may pay said taxes and insurance, or either, and the amo so paid shall become a part of the indebtedness, secured by this Indenture, and shall bear interest at the rate of 10% from the date of paym	iunt vent
	a until fully repaid. THIS GRANT is intended as a mortgage to iscure the payment of the sum of <u>Ton thousand and no/100</u>	- 9
	Dolla	RS, E
	according to the terms of ONO certain written obligation for the payment of said sum of money, executed on the 9th	
	day of	and E
	said perty of the second pert to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ev	rent 1
	that said partICS of the first pert shall fail to pay the same as provided in this indenture. And this conveyance, shall be void if such payments be made as herein specified, and the obligation contained therein fully discherg	
	And that conveyance, that be void if such payments be made at there in precised thereby, or interest thereon, or life the task of the such payments or any part thereof or any obligation created thereby, or interest thereon, or if the tasks on suid if the tasks of the such payments or any part thereof or any obligation created thereby, or interest thereon, or if the such as a subtract thereon or the such payments or any part thereof or any obligation created thereby, or interest thereon, or if the such as a subtract thereon or such as a subtract thereon or the subtract thereon or the subtract thereon or the subtract the subt	real (2)
	real estate are not kept. In as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolidation and the whole sum remaining ungaid, and all of the obligations provided for in said written obligation, for the security of which this indent	lute ture
	is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful	for K
	the said pert_V_ of the second part the manual second part the manual second provided by law and to have a receiver appointed to collect the rents and banefits accruing therefrom, and sail the premises hereby granted, or any pert thereof, in the manuer prexibed by law, and out of all moneys ariting from such sale	to K
	retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there	be, Vill
	shall be paid by the part. J	
	It is agreed by the partias hereto that the terms and provisions of this indenture and each and every obligation therein contained, and benefits accruling therefrom, shall extend and inves to, and be obligatory' upon the heirs, executors, administrators, personal representatives as a first executors of the respective parties hereto.	ves, E
	In Winess Whereof, the part 10.3. of the first part ha V.O., herevito set thair hand 2., and seal 3. the day and y	rear
	last above withtin.	
	Birald P. Waugh (SEA Gerald R. waugh	U B
	ale L. Maugh (SEA	
	STATE OF KANSAS	
	Douglas	
	BE IT REMEMBERED, That on the Oth day of June A D. 19	
	before me, a <u>Notary Public</u> in the efforestid County and S came Gorald R. Wauch and Ada L. Wauch, husband and	
	ceme utraju n. waatu and daa i, waatu, maatu and waatu waatu waatu waatu waatu	
	to me personally known to be the same person. S. who executed the foregoing instrument and d	July-
	BLICE acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunia subscribed my name, and affixed my official seal on the day i	
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and atflixed my official seal on the day i year last above written.	and to Th
	My commission Expires April 21 1958	
	L. E. Eby Notary Public	maron this /
F	scorded June 9, 1956 at 11:30 A.M. Wind F Hand A. Berk Register	of Deeds in ,
	I the undersigner, owner of the within motherape de carbida and and the owner	116-0
d(	bt secured thereby, and authorize the weister of Beeds to enter the discharge of this mortg record. Dated this 12th day of July 1960. The Lawrence building and Loan Association	aze Ae
	Attest: Irogene Howard, Ass't. Secretary H. C. Prinkraw, President Mortgaree.	Ru: Ja

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A CONTRACTOR