tultula auto title av	nd interest of the said part y of the first part therein.
the second secon	venant and agree that at the delivery neredt As a second state of the second s
And the said part y of the first part do hereby co	ible estate of Inheritance therein, free and clear of all incumbrances,
a areastions	
and that ho will will	warrant and defend the same against all parties making lawful claim thereto. If the first part shell at all times during the life of this indenture, pay all taxes
and assessments that may be leviced or assessed against taid real e keep the buildings upon said real estate insured against fire and it directed by the part	state when the same become use and becomeny as shall be specified and it formade in a user to use it with insurance company as shall be specified and ade payable to the part. <u>Y</u>
THIS GRANT is intended as a morigage to secure the payment	of the sum of DOLLARS,
The lye Hundred and no/100	for the payment of said sum of money, executed on the 25.th
day of July 19.50 and	by 1.18 internal also to secure any sum or sums of money advanced by the
said nart Y of the second part to pay for any insurance of	r to discharge any taxes with interest mereon as nervin provider,
If default be made in such payments of any part have been estate are not paid when the same become due and payable, or i real estate are not kept in as good reper as they are now, or if and the whole sum remaining unpaid, and all of the obligations	at herein specified, and the budget thereon, or if the taxes on taid real colligation created thereby, or interest thereon, or if the surface on taid if he insurance is not kept up, as provided herein, or if the building on said wate is committed on said premises; there this conveyance shall become absolute provided for in said written obligation, for the security of which this indenture at the option of the holder hereof, without notice, and it shall be tawful for
the said part of the second part 112 argints of a ments thereon in the menner provided by law and to have a rec- sell the premises hereby granted, or any part thereof, in the retain the amount then unpaid of principal and interest, together	Aga 2018 to collect the rents and benefits accuring therefrom, and to eiver appointed to collect the rents and benefits accuring therefrom, and to manner prescribed by law, and out of all moneys arising from such sale to with the costs and charges incident thereto, and the overplus, it any there be,
shall be paid by the party making such sale, on demand,	
benefits accruing therefrom, shall extend and more to, and be	
In Witness Whereof, the party of the first part ha	hereunto set
	Archie R. Georgia (SEAL)
	Archie R. Georgia (SEAL)
	(SEAL)
and the second	
STATE OF TANK A	
Douglas COUNTY.	
	on this 25th day of July A. D. 1956
before me, a	notary public in the aforesaid County and State
came Arol	nie R. Georgia, a single man
acknowledged the exe	
IN WITNESS WHEREOF, 1 year last above writte	nave herounto subscribed my name, and affixed my official seal on the day and
The Commission Expires April 25, 1959.	htteliaa -
	W. A. SCHAAL-Notary Public
worded July 20, 1956 at 2:45 P.M. REL	Harold A. Beck, Register of Deeds EASE Frances M afore Deputy
I the undersigned, owner of the within ma	ortgage, do hereby acknowledge the full payment of the deb I Deeds to enter the discharge of this mortgage of record.
	The Lawrence National Bank, Lawrence, Kansas
EST: J. Underwood, Vice-President	John P. Peters, Cashier Mortgagee. Owner.
rp. Seal)	

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