م	Règ. No. 12,0 // Fee <sup>P</sup> aid \$6.	582 25	
146		)	
	MORTGADE 6033'7 Book 113 (Ne. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kenias		
	This Indenture, Made this		
	Winston B. Harwood & Harrist Buth Harwood, his wife		
	of Lawrence	• . • .	
	part19# of the first part, and		
	www.party		
	TWENTY FIVE HUNDRED & no/100 * * * • • • • • •		
	tothemduly paid, the receipt of which is hereby acknowledged, havesold, and by		
	this findenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second part, the		
	following described real estate situated and being in the County of Douglas		
	Let Me. One Hundred Thirty-four (134) on Louisiana Street, in the City of Lawrence.	н с	
	Including the rents, issues, and profits thereof provided however that the martgagers shall be entitled to eblect and retain the rents, issues and profits.		
	until default hereunder.		
	with the appurtenances and all the estate, title and interest of the said part 198 of the first part therein.		
	And the said part 100	• 1	
	tof the premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbraness.		
	and that they will warrant and defend the same against all parties making lawful claim thereto.		
	It is spread between the parties hereto that the part 108 of the first part shall at all times during the life of this indenture, pay all taxes and assaurants that may be lavied or assessed against sold real estate when the same becomes due and payable, and that		
	keep the buildings upon said real estate inturd spaints fire and tomado in such intur and by such insurance company as shall be specified and directed by the part		
	Unit, fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of		
	THENTY FIVE HUNDERD & MO/100 * * * * * DOLLARS,		
	according to the terms of		
	pert, with all interest eccruing thereon according to the terms of read obligation and elso to secure any sum or sums of money advanced by the seld pert. You of the second pert to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event		
	that sold part. 195. of the first part shall fall 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 discharged.		
	If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real setting are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said		
	real state are not key! In al good repair as they are now, or if waste is committed on and premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given; thail inmediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for		
	the said print y, of the second part. 148 Agents, Dr. ASSIENS		
	, shall be paid by the part Y making such tale, on demand, to the first part. 108		
	The series by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits acculog therefrom, shall extend and innys to, and be obligatory upon the heirs, executors, administrators, personal representatives, a statistical statistic statistical st		
	ta Whereast, the part A.R. of the first part ha XP. hereunto set. thous hand A. and seal the day and year		
	Mynoto B Hamond (SEAU		
	Hanyon S. Harvord (SEAL)		
	Harri et Bith Harwood		
	(SEAL)		
	ITAT CO. Lan as		
	beugins Ss.		
	IT REMANABERED, That on this		
	before me, a Motary Public in the eforeiald County and State came		
This relasse	ANNUE ALL ALL ALL ALL ALL ALL ALL ALL ALL AL		
88 writter 1980 origina	to me personally known to be the same person. B, who executed the foregoing instrument and duly acknowledged, the execution of the same.	$T \in \mathbb{R}^{2}$	
Corteringe Andering	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.		
- dral	Marsh 18 19.58 STRWARD (Utoeman)		
hand a. Beck			
Contraction of the second s	the order in the line of the within mertgage, do hereby acknowledge the full payment of dett recured thereiv, and authorize the Register of Duedo to extend the full payment of		
	dett record thereiv, and authorize the Revister of Dueds to enter the discharge of this mor	the	

-i

1. F. S. V.

÷.,

١