a and a second state of the se		<u>Book 113</u>	o contractor a la contractor de la contractor Co	Conzervation of
MORTGAGE	No. 52K) Boyles (Legal Blanks-CASH STATIC	DNERY COLawrence,	Kensas
This Indenture, Made this	day of	July,	, 1956. b	etween
Vern V. Peterson and Edythe S. Peters	ion, husband and	l wife	· · · · · · · · · · · · · · · · · · ·	
				
ofLawrence, in the County of			D = D	
parties of the first part, and The Lawrence	National Bank,	Lawrence, Kansa	8	·····
Automate that the end must to a state for	······	partyo	•	rt.
Witnesseth, that the said part 100 of the firs				
tothem				ollars
this indenture do GRANT, BARGAIN, SELL a				
following described real estate situated and				
Kansas, to-wit:				
Lot No. Ninety-Seven (97) on Conn	ecticut Street,	, in the City of	Lawrence, Ka	nsas
mà				
and	v .			
Lots Nos. Twelve (12), Thirteen (Lots Nos. One (1), Two (2), Three	(3), and Four	(h), in Block N	n. Nine (9).	and Di
LOUS NOS. ONC (1), INC (2). INTEG	(3). Four (h) .	. Five (5) and S	3 w (6) 1 n Bl	oo⊁ 8∥
No. Ten (10), all in Homewood Gar Kansas.	uens, a surpert	an Addition to	the City of L	avrence,
· · · · · · · · · · · · · · · · · · ·			·	
Including the rents, issues and p mortgagors shall be entitled to o	rofits thereof	provided howeve	r that the	
profits until default hereunder.	offect an reca	in the rents, 1	ssues and	
with the appurtenances and all the estate, title	and interact of the	a raid partition of t	ha first and that	
And the said part 108 of the first part do				. 31
of the premises above granted, and seized of a good and indefe				
for a first mortgage to the Lawrence		or\$7.,000.00ds		
It is spreed between the parties hereto that the partles			-	S.
and assessments that may be levied or assessed against said real keep the buildings upon said real estate insured against fire and	i astate when the same i d tornado in such sum a	becomes due and payable and by such insurance con	e, and that	will
keep the buildings upon said real estate insured against fire and directed by the part, symmetry of the accord-part, the loss, if eny, interest. And in the event that said pertiges of the first part said permise insured as herein provided, then the part y	made payable to the pay shall fail to pay such to of the second part may	rty	part to the extent of me due and payable o rance, or either, and t	w to keep
to paid shall become a part of the Indebtedness, secured by th until fully repaid.	is indenture, and shall b	ear interest at the rate of	10% from the date of	f payment
THIS GRANT is intended as a mortgage to secure the payme	nt of the sum ofF	lifteen Hundred.		•••••
according to the terms of	for the payment of sal	d sum of money, execute	d on the	DOLLARS,
day of July 1956 and a part, with all interest accruing thereon according to the terms o	d by its	terms made payable t	to the party of t	he second
seld part I of the second part to pay for any insurance			• •	- 61
that said part 188 of the first part shall fail to pay the san And this conveyance shall be void if such payments be mar			sined therein full	discharger
If default be made in such payments or any part thereof or a state are not paid when the same become due and payable, or	ny obligation created the If the insurance is not i	ereby, or interest thereon kept up, as provided her	, or if the taxes on ein, or if the building	said real
real estate are not kept in as good repeir as they are now, or and the whole sum remaining unpaid, and all of the obligatio is given, shall immediately mature and become due and payab	If waste is committed on as provided for in said w	said premises, then this c written obligation, for the	onveyance shall becom security of which shis	e absolute
the said part. y of the second part	to tal	ke possession of the said	premises and all the	Improve-
inents thereon in the manner provided by law and to have a re- sell, the premises hereby granted, or any part thereof, in the relem the amount then unpaid of principal and interest, together	manner prescribed by	law, and out of all m	oneys arising from su	ch sale to
stial be paid by the part y making such sale, on demand	l, to the first part 108.	-		
It is agreed by the parties hereto that the terms and pro- benefits accruing therefrom, shall extend and inure to, and b	visions of this indenture to obligatory upon the	and each and every obligheirs, executors, adminit	gation therein containe trators, personal repr	d, and all esentatives,
assigns and successors of the respective parties hereto.	B hersunto set	their heads	nd seald the day	and year
lait ebove written,	1	V (14.	0	
	M. V	ern V. Peterson	*?	(SEAL)
	X	£11 / 1	$\mathcal{Q}_{\mathcal{I}_{\mathcal{I}}}$	(SEAL)
		dythe S. Peters	a	(SEAL) (SEAL)
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and the second		nerskande skrauter (* 1871)		

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