		ai marangan distan 199	<ul> <li>A state of the sta</li></ul>	Reg. No. 12,726 Fee Paid \$5:00		
1.432 E	<b>22</b> 6	TATOTOTA TO TOTOTOTOTOTOTOTOTOTOTOTOTOTO		<u>Decentrononon</u>		
		MORTGAGE 60501 Book 113	Boyles Legal Blanks-CASH STATIONERY COL	ewrence, Kenses	đ.	
		This Indenture, Made this22nd William I, Going and Jetty Going. 1	ucband and wife		9	
		of Lawrence , in the County of Do		sa s		
		part 10 pof the first part, and The Lawrence Bu	Ilding & Logn Association			(Constant)
		Witnesseth, that the said part. Les. of the first part. Two Thousand and No/100		- DOLLARS		
		tothemduly paid, the receipt of this indenture do GRANT, BARGAIN, SELL and M following described real estate situated and being Kansas, to-wit:	which is hereby acknowledged, ha V.9 NORTGAGE to the said part .y of the sec	sold, and by E ond part, the		
		Lots Eighty-nine (89) and H a subdivision of a part of J of the City of Lawrence for with the appurtenences and all the estate, title and h	Addition Three in that part merly known as North Lawrence			
		And the said part 105 of the first part do hereby covenan of the premises above granted, and seized of a good and indefeasible a	It and agree that at the delivery hereof $ angle_{-}$ and the state of inheritance therein, free and clear of all incumt	e lawfu) owner S	<b>A</b>	
		and this $UlrCX$ , will warren It is agreed between the parties hereto that the part $\underline{LCS}$ of the and assessments that may be levied or successed against fice and tornad directed by the part $\underline{X}$ of the second part, the loss, if any, made p interest. And in the event that said part $\underline{LCS}$ of the first part shall fis said premises insured is herein provided, then the part $\underline{X}$ of the loss herein provided, then the part $\underline{X}$ of the independence by the part of the independence, secured by the lader said premises insured is herein provided, then the part $\underline{X}$ of the ison paid shall become a part of the indebtedness, secured by this inder unit fully repaid.	first part shell at all times during the life of this Inden when the same becomes due and payable, and that but o In such sum and by such Insurance company as shall ayable to the part	Nore, pay all layes DCy. will be specified and tent of		
		THIS GRANT is intended as a mortgage to secure the payment of the		DOLLARS,		
		day of <u>AUCUST</u> 19.56, and by part, with all interest according to the terms of seld of seld part.Y	bligation and also to secure any sum or sums of money ischarge any taxes with Interest thereon as herein provi	advanced by the		
		And this conveyance, but his tax per shall be void if such payments be made as he if default be made in such payments or any part thereof or any oblig ealistic are not paid-when the same become due and payable, of if the it real estate are not kept in as good tepair as they are now; or if waste and the whole sum remaining unpaid, and all of the obligations provil it. given, shall immediately mature, and become due and payable-al-th	rein specified, and the obligation contained therein ation (created thereby, or laterest thereon, or if the 1. survance in not kept up, ires provided herein, or if the is committed on said premiser, then this conveyance sha ded for in said written obligation, for the security of w	exes on said real of buildings on said, C t become absolute bick this indenture	Ĺ.	
		the said pair. Y of the second pair. ments thereon in the manner provided by law and to have a receiver as self the premises hereby granted, or say part thereof, in the manner retain the amount then unpaid of principal and interest, together with the shall be paid by the part	ppointed to collect the rents and, benefits accruing the prescribed by law, and out of all moneys arising a costs and charges incident thereto, and the overplus,	from such sale to		a second a s
		It is agreed by the parties horeto that the terms and provisions o benefits accruing therefrom, shall extend and hore to, and be oblige assigns, and successors of the respective parties hereto. In Witness Whereof, the part 1.C.S., of the first part haYC, he lest above written.	fory upon the heirs, executors; administrators, person	ial representatives,		
			William d. Sound Brilliam I. Goins Betty Goins	(SEAL)		
		STATE OF Kansas		(SEA1)		فالمراجع والمرجع
	This returns what we ther on this enginal motigans	E IT REMEMBERED, That on this before me, a lights came William I. and wife	The second se	County and State C.		
	Hand Ja Beck		ve the same person B. who executed the foregoing Inst of the same. reunto subscribed my name, and efficient my official seal			Ú
	By Jame Beer	RELEASE		Notary Public Refister of Deeds		
<b>1</b> 8		I the undersigned, owner of the within mortga dept secures thereby, and authorize the Regist coord. Tated this 10th day of Jeptember 1962.	or of beeus to enter the discharge	e of this mortgage	( -	Q
	Attes	st: Imogene Howard, Ass't. Secretary (Corp. Seal)	The Lawrence Building & Loan W. E. Decker, Vice Presi	Association ident Mortgagee.		