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	HOBTGAGE. 60561 (NU. 52B) Boyles Legal Blacks CASIT STATIONERY CO., Levrence, Kunsa			
	This Indenture, Made this 30th day of Muguat   A. D. 19.56, between Russell W.Davee and Cleora M.Davee,   husband & wife	Ð		
いたので、東京の	of Baldwin, in the County of Douglas and State of Kansas of the first part, and George L.Davis and Ruth J.Davis or the survivor			
治疗が行われ	of the second part. Witnesseth, That the said part 108 of the first part, in consideration of the sum of Forty Two Hundred & No/100			
	to: them duly paid, the receipt of which is hereby acknowledged, ha Ye_sold and by these presents dogrant, bargain, sell and Mortgage to the said part les of the second part theirheirs and assigns forever, all that track or parcel of land situated in the County of Doyglas and State of Kansas, described as follows, to wit:			
	Lot Ninety One (91) on High Street, Baldwin City, Douglas			
	with all the appurtenances; and all the estate, title and interest of the said part 105 of the first part therein.			
a state and the second	And the said <u>Russell W.Davee and Cleora M.Davee</u> do <u>hareby ovenant and agree that at the delivery hereof</u> they are the lawful owner of the premises above, granted, and selzed of a good and indefeasible estate of inheritance therein, face and clear of al incumbrances	- 1° -		
The second is	This grant is intended as a mortgage to secure the payment of Forty Two Hundred	- 8		
1 N 190	said part 128 of the second part			
	and this conveyance shall be void if such payments be made as been			
では、「「「「「「」」」、「」	and this conveyance shall be void if such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become doe and payable, and its here it is not kept up the second part of the second part does not part thereof. If the insurance is not kept up there does not pay part thereof. If the insurance is not kept up there does not payable, and it shall become absolute, and the whole amount shall become doe and payable, and it shall be arread to a sain a sain a start life thereafter. It is thereafter, is self the part of the second part does not pay part thereof. If the maneer prescribed by law; and out of all the moneys arising from such ale to retain the amount here due is for principal and interest, together with the costs and charges of making sach sale, and the overplus, if any there he, shall be part there is an and the sale, and the overplus, if any there here here the shall be and the sale. A sale on demand, to said the sale of the same there is a sale of the same there is a sale of the same there is a sale. The sale sale is a sale of the same there is a sale of the same the sale of the same there is a sale of the same there is a sale of the same the sale of the same there is a sale. There is a sale of the same the sale of the same there is a sale of there same there is a sale of there i	e 8-1 t -		
	Signed Scaled and delivered in presence of Russell W.Davee			
	(SEAL)	1		
	STATE OF KANSAS			
山田には方を	Douglas County, And County, Bas, County, Bas, County, Bas, County, Bas, County, Bas, County, And County, And County, And County, And County, And County, And County, C			
12 N-02 N-24	01480 01480 019000 019000 019000 01900 01900 01900 01900 01900 01900	14		
記述書	Could a serve a server a server and server and server and server and server and settiment of a server and serv			
ne	We Land Bay 1 and in fact. HELEASE. Forder of Bayers Bereby released, and the presented described having been paid in full, this mortgage is hereby released, and the presented discharged. As Witness my hand this 15th day of August 1961	Dee li	eis en	
	Ruth J. Davis, a widow			
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