- seren er	Reg.No. 12,7 Fee Paid 38. 60663 BOOK 113		113161
5		0.06	11.1
	MORTGAGE [Na. 52K] Boyles Legist Blanks-CASH STATIONERY COLawrence, Kansaa [3]	4. 159	1.1
ECHOLO.	This Indenture, Made this 11th day of September 19.56 between James C. Long and Synthesis, Justice, Justice,	under onije E. L.	2.00
100		the series	ĥn
TUTU	of Lawrence in the County of Dourlas and State of Konsas and State of Konsas and State of Konsas and State of Konsas	the t	с
TO T	party	and the second sec	
050	Witnesseth, that the said part loat of the first part, in consideration of the sum of Thinty-two hundred fifty and no/100		3
0ED	to	i de la	1.
EDECTIONE	this indenture do GRANT, BARGAIN, SELL and MORIGAGE to the said part Y of the second part, the following described real estate situated and being in the County of C. Douglass, and State of Kansas, to-wit:	de siz Dude ingo hal	A A A A A A A
PROFILIE DE LO	Lot 166 on Connecticut Street in the City of Lawrence, Douglas County, Mancas,	li m to en	$1 \leq 2 \leq N^2$
Cirilo	with the appurtenances and all the estate, title and interest of the said part in soft the first part therein.	Et al	
20 <u>20</u> 202	And the said part ± 0.5 of the first part dohereby covenant and agree that at the delivery hereof ± 1.0 $\%$ ± 0.0 (the lawful owner). To the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	The she	
000	and that . Die jwill warrant and defend the same against all parties making lawful claim thereto.	3228	
	- It is agreed between the parties hereto that the part 1990, of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against sold real estate when the same becomes due and payable, and that $U(0) = W(1)$.	On in the	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	keep the buildings upon said real estate insured equinat fire and tornado in such sum and by such insurance company as shall be specified and $\int_{\mathbb{R}} \int_{\mathbb{R}} \int_{$	nich a	
1000	until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of TRAINERDE WAR INVERSION FIGURE TO A	in the	
1	no/100 Dollars, S	a little	2
	according to the terms of 070 certain written obligation for the payment of said sum of money, executed on the 11th	t and	
	that said part 400 of the first part shall fail to pay the same as provided in this indenture.	in the state	
	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 hereof or any obligation created thereby, or inferent hereon, or if the buildings on avid estate 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 avid estate 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 avid estate are not kept in as good repair as they are now, or if waste is committed on said premise, then this conveyance that become beholde and the whole sum remaining unpaid, and all of the obligation provided for in said writen obligation, for the security of which this indentum is the objective termaining unpaid, and all of the obligation provided for in said writen obligation, for the security of which this indentum is the objective termaining unpaid, and all of the obligation is provided for the security of which this indentum is the same security of the obligation is the same security of the security of the security of the security of the same security of the security of the same security of the security of the security of the same security of the security of the security of the security of the same security of the se	he fue	
	is given, thall immediately matures and become due and psyable at the option of the holder hereot, without notice, and it that be tawful for the said part	of real	
1 H H	shall be paid by the part y making such sale, on demand, to the first part C.C		
	It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and have to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Witness Whereof, the part 10.5 of the first part ha VC, hereunto set	the s	
	a last above written.	8 · 8 8	
10 A	James C. Jong (SEAL)		
• .	That le theng (SEAL)		
	• (SEAL)		
নি	งอยู่หลายคายและคณาณการการการการการการการการการการการการการก	5 22	
E CER			
CHC CHC	state of Kansaa	a se	1.1
CEC	DOW(2195 COUNTY,) BE IT REMEMBERED, That on this 11.11 day of september A. D., 1956	Jel.	
ROP C	Notary PhileC in the aforesaid County and State N	NA.	A.L.
	Long, husband and	an	100
	to me personally known to be the same personS, who executed the foregoing instrument and duly acknowledged the execution of the same.	1	54.15
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and fi	this release	1
	April 21 19 50	was written	
	My Commission Expires L. E. Eby, 'Notary Puble	init 1144 and	
Recor	ded September 12, 1956 at 10:40 A.M. Amal Gubeck Register of De	eds 12 57	
		Harved a fact	
n 2000 ins 100			d 1

7

0

26

1

۵. 1

.