	and a first and a start of the second	n affar glun er tigner jolge	an a da ya ana ingi ta	and a state of the second s
with the appurtenances and	all the estate, title and	interest of the said j	parties of the first pa	irt therein.
And the said parties of the	first part dohereby covena	nt and agree that at the d	elivery hereof they are i	he lawful owner B
of the premises above granted, and	soized of a good and Indefeasible	estate of inheritance therein	n, free and clear of all incum	brances
	and that they will warra	nt and defend the same a	gainst all parties making law	ul claim thereto.
It is agreed between the parties	hereto that the part 1,05 of th	o first part shall at all time	s during the life of this Inder	iture, pay all taxes
and assessments that may be levied of keep the buildings upon said real es directed by the party	cond part, the loss, if any, made art 1.85 of the first part shall f	all to pay such taxes when	ich insurance company as sha of the second part to the e t the same become due and i	t be specified and stent of 118
THIS GRANT is intended as a mo	rigage to secure the payment of t	요즘 그는 그는 동안을 가지? 것		
according to the terms of	certain written obligation for t	he payment of said sum of		5th
day of October,	1956 and by	its	made navable to the part V	of the second
part, with all interest accruing thereor said party of the second part	in accorolog to the rethis, of seig	Sougation and also in seco	re any sum or sums or mone	y savanced by the
thet said part 188 of the first p	art shall fail to pay the same as p	rovided in this Indenture.		
And this conveyance shall be young to be a set of the s	repair as they are now, or if the repair as they are now, or if wast d, and all of the obligations prov	gation created thereby, or insurance is not kept up, a is committed on said pre- ided for in said written of	interest thereon, or if the as provided herein, or if the mises, then this conveyance sha direction, for the security of w	taxes on said real buildings on said Il become absolute which this indenture
the said part y of the second y ments thereon in the manner provide sell the premises hereby granted, o	d by law and to have a receiver	to take posses	sion of the said premises an ents and benefits accruing t	d all the Improve-
retain the amount then unpaid of pri	ncipal and interest, together with t	he costs and charges incid	ent thereto, and the overplus	, if any there be,
shall be paid by the pert me				
penelits accruing ineretrom, shall et	to that the terms and provisions stend and inure to, and be oblig	of this indenture and each atory upon the heirs, ex	and every obligation therein recutors, administrators, perso	contained, and all nal representatives,
assigns and successors of the respec	nive parties hereto	erelling at their	hand 9 and seals	the day and year
last above written.		(DA 1))
		Nober 1	Viteri	(SEAL)
		Langent	1 1 Dictar	(SEAL)
		Lahoma J. Watso	n'	
				(SEAL)
<u>DODODODODODODODO</u>	ມດັບດັບດັບດາວດັບດາວບັດນັກກ	າດແດງທາດແດງແຕ່ງແຕ	ວັນດັບດັບດັບດັບດັບດັບດັບດັ	000000000000000000000000000000000000000
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		· · ·	-	
STATE OF Kansas	SS			5.3
Douglas			4	
N. (1 1. 5	BE IT REMEMBERED, That on	this loth do	y of October,	A. D., 19.56,
		son and Laboma	in the eforesaid J. Watson, his wif	
ς × τη τη γ.γ.ο.	cameRODERE IVA	м.м.на	т.а., шиххихназ., 1449Л##	
266 宮 - ようし 「 *** ? ちらけ わり	to me personally known to	be the same perion S w	the executed the foregoing in	strument and duly
NOTARY		ai er ine same.		
NOTARY CONTARY	IN WITNESS WHEREOF, J have	hereunto subscribed my na	me, and affixed my official se	ter on the day and
NOTARY UNIARY	IN WITNESS WHEREOF, J have year last above written.	hereunto subscribed my na	me, and allixed my official so $\frac{1}{100 \text{ s}}$	
NOTARY	IN WITNESS WHEREOF, J have	hèreunto subscribed my na	me, and attixed my official ac	LTM. Notary Public

I the undersigned, owner of the within mortgage; do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Feeds to enter the discharge of this mortgage of (Jorp. Seal)

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N 427 - 92 - 97 -

Owner.

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