The second secon	61206	Book 11h
NOTE AND	(Ne, 52K) Boyles Legal I	Slanks-CASH STATIONERY COLawrence, Ka
This Indenture, Made this	day of	, 19 _ bet
Hafri in christian and shink		
f. Testando , in the County of		and State of
partition of the first part, and The Decrease		part of the second part
Witnesseth, that the said part 100 of the f	fitst part / in consideration	n of the sum of
Elehta-five humaned and 19/14	ation of which is hereby	acknowledged, ha sold, an
CRANIT RADCAIN SEL	AND MURICAGE ID III	a solid bour Mental and the bour of the
his indenture do GRANT, DADANT, de ollowing described real estate situated an Cansas, to wit:	d being in the County	
the second	i hours	
The Most 35 feat of Work- of Lot 2. M (1)		and month of the second
with the appurtenances and all the estate, ti	tle and interest of the sa	id part of the first part there
And the said part 10.2 of the first part do her of the premises above granted, and seized of a good and in	eby covenant and agree that at t notifeasible estate of inheritance t	Contraction of the Contraction o
and that LKICT	will warrant and defend the sa	me against all parties making lawful claim
It is agreed between the parties hereto that the part and assessments that may be levied or assessed against said	real estate when the same beco	mes due and payable, and that
keep the buildings upon said real estate insured against the directed by the part of the second part, the loss, if interest. And in the event that said part of the first	any, made payable to the part pert shall fail to pay such taxes	of the second part to the extent of when the same become due and payable of the same become due and payable of the same become due and payable of the same become due and the same become becom
o paid shall become a part of the incedieuness, second i until fully repaid.		interest at the rate of 10% from the date of
THIS GRANT is intended as a mortgage to secure the pr		
according to the terms of		
aid part of the second part to pay for any insure	ance or to discharge any taxes w	with interest thereon as herein provided, in
that said part TO.O. of the first part shall fail to pay the And this conveyance shall be void if such payments be If default be made in such payments or any part thereof	made as herein specified, and	the obligation contained therein fully of
If default be made in such payments or any part thereof estates are not paid when the same become due and payabl real estate are not kept in as good repair as they are now and the whole sum remaining unpaid, and all of the obli is given, shall immediately mature and become, due and r	, or if waste is committed on said	d premises, then this conveyance shall becom
is given, shall immediately mature and become due and 1 the said part	to take p	possession of the said premises and all the
ments thereon in the manner provided by law, and to have hall the premises hereby granted, or any part thereof, in retain the amount then unpaid of principal and interest, tog shall be paid by the part, making such sale, on de	with the costs and charges	, and out of all moneys arising from to incident thereto, and the overplus, if any
It is agreed by the parties hereto that the terms and hereafts arrular therefrom shall extend and hure to, a	provisions of this indenture and and be obligatory upon the hel	each and every obligation therein containe rs, executors, administrators, personal repr
assigns and successors of the respective parties hereto. In Wilness Whereof, the pert 100 of the first part last above written.	Hite	· · · · · · · · · · · · · · · · · · ·
	Harry	f Christian
	i lolla	. Christian
	Icelan P	oristion
Vapara	- Simon -	
DOUTINS COUNTY,		
DE IT REMEMBERED,	That on this 10th Motory Public	day of Inventorm A D
NOTARLI. Came Harr	r L. Christian an	i idella Christian, hu
CBLIC to me personal	y known to be the same person.	S. who executed the foregoing instrument
	OF, I have hereunto subscribed m	ny name, and affixed my official seal on the
My Commission Expires April 21	19-58	L. E. E. , Noter
Automatica Automatica Automatica		

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the indersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt cured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record Dated this 4th day of June 1970 The Lawrence Savings Association formerly known as the Lawrence Building and Loan Association

N. D. Vaugha, Executive Vice President Mortgagee, Owner