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Si B.

ny	6 тапандарына тапандарын	1848 DOOR 111		TOTOTO
MORTGAGE	(Ne. 52K)		STATIONERY COLawrence	
This Indenture, Made this Douglas George and Rose	A CONTRACTOR OF	of January	. 1957 1	between
	n the County of Pougla d The First National	Bank of Lawrence,	ate of Kansas Lawrence, Kansas of the second p	
Witnesseth, that the said p our thousand five hund	art les of the first part, in red and no/100		um of	OLLARS
his indenture do GRAN	luly paid, the receipt of wh F, BARGAIN, SELL and MOR tate situated and being in	TGAGE to the said part	y of the second	
And the said part 105 of the	If of Lot 3 in Block 13 all the estate, title and inter first part do' hereby covenant and ized of a good and indefeatible estate	est of the said part is: I agree that at the delivery he	of the first part the reat they are the law	ul owners
and assessments that may be levied or ceep the buildings upon said real ests directed by the part Y of the sec interest. And in the event that said pa said premises insured as herein provic to paid shall become, a part of the h	and that UNEY will warrant and eratio that the part LES of the first estessed against said real estate wher the insured against fire and ternado in ond part, the foss, if any, made payab rule S of the first part shall fail to led, then the part Y of the sec- ndebtedness, secured by this inferiture,	part shall at all times during	the life of this indenture, p	ey all taxes
THIS GRANT is immediat as a more keepending to the terms of ODE day of Jan URITY, perf, with all interest accounts thereon	gage to secure the payment of the sur- certain unities obligation for the pay 19 - 57, and by its according to the terms of said obliga	ment of said sum of money, terms made put tion and also to secure any so	five hundred and executed on the twenty yable to the party of m or sums of money adver	t no/100 -DOLLARS; -sixth the second s red by the s
that said part 185 of the first pa And this conveyance shall be void If default be made in such payments	to pay for any insurance or to dischall ct shall fail to pay the same as provide l if such payments he imade as herein or any part thereof or any obligation come due and payable, or if the insur- pair as they are now, or if waste is c , and all of the obligations provided d become due and payable at the op	d in this Indenture. specified, and the obligation created thereby, or interest	n contained therein fully thereon, or if the taxes o	discharged.
the said part Y of the second p ments thereon in the manner provided acil, the premises hereaby granted, or retain the amount then unpaid of prin shell*be paid by the party make		to take possession of t need to collect the rents and scribed by law, and out o its and charges incident there part ICS.	he said premises and all t benefits accruing therefro all moneys arising from t to, and the overplus, if an	he improve- m) and to such sale to y there be,
benefits acrossing thereform, shall ext essigns and successors of the respect in Winess Whereof, the parties last above written.	tend and inure to, and be obligatory ive parties hereto.	upon the heirs, executors,	administrators, personal rep	resentatives,
	· · · · · · · · · · · · · · · · · · ·	Roselyn Ge	Douglas George Augu Roselyn George	(SEAL) (SEAL) (SEAL) (SEAL)
9 19. 19. 19. 19. 19. 19. 19. 19. 19. 19.	ny an ai an an an an an an an an a	CARAMAN IN IT IN INT		THE REPORT OF TH
TATE OF KANSAS Obage <u>potters</u>	COUNTY,) S5. BE IT REMEMBERED, That on this before me Notary	Public .	DURTY,	D., 1957.
n	eame Doug his George	s same person 8, who execut he pame.	ed the foregoing instrument	間
y Commission Expiles April- Octob	IN WITNESS WHEREOF, I have hereunt year last above written. 19. 597. er 18, 1958	o subscribed my name, and a Hangue Ke twin Me Name P.	P. Randal	y Public
i February 5, 1957 at 2	:40 P.M. Release	Hazold a.	Regis	iter of Peeds of J

(Corp.Seal)

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Owner.