DetErson       Det IN       Beyon Lepit Read-CANE INTRODUCED Contentions. Reards         This Inderture. Made this VERTY-SECOND day of Narch 1957 between       C. W. Milgure and Minnie V. Kilgore, his vice,         Identified Terms and Minnie V. Kilgore, his vice,       Identified Terms and Minnie V. Kilgore, his vice,         Identified Terms and Minnie V. Kilgore, his vice,       Identified Terms and The First National Bank of Lawrence, Lawrence, Rearss,         Der Houssel, that the said part is of the first part, in consideration of the sum of No.       Dool LARS         On Low model of the Minnie V. Kilgore, his vice,       Dool Law model         No. thousand (Ive hundred and no/100       Dool LARS         On Low model of the Annual Anton Minnie V. Kilgore, his vice, in the County of Doog Law model       Dool LARS         On Low model of the Annual Anton Anton Minnie V. Kilgore, his thereby acknowledged, has we sold, and by his indenture do CRANT, BARCAIN, SELL and MORTAGCE to the said part of the second part, he do anage and the appurtenance and all the catae, the and innerest of the said part of the second part, he do anage and the sport of the second part, he do anage and the appurtenance and all the catae, the do anage and the said we hand the Minnie V. Kilgore, he was the said and the said an	1	62190	POOK 11	Fee Paid \$6.25
This Indenture, Mado this Leenty-second day of March 1957 between C. W. Hijpere and Hinnie V. Hijpere, his vice, 1957 between C. W. Hijpere and Hinnie V. Hijpere, his vice, 1957 between C. W. Hijpere and Hinnie V. Hijpere, his vice, 1957 between C. W. Hijpere and Hinnie V. Hijpere, his vice, 1957 between C. H. Willere and Hinnie V. Hijpere, his vice, 1957 between C. H. Willere and Hinnie V. Hijpere, his vice, 1957 between C. H. Willere and Hinnie V. Hijpere, his vice, 1957 between C. H. Willere and Hinnie V. Hijpere, his vice, 1957 between C. H. Willere and Hinnie V. Hijpere, Historia Bank of Lawrence, Kanasa and We the the state data of the first part, in consideration of the sum of We thousand five hundred and no/100 DOLLARS to Will and the the state data of the first part, in consideration of the sum of We thousand first part, and MORTGAGE to the said part of the second part, the coloring data of the data of a state of ansas, to-will.	<u>mmmmmmmmmm</u>		BOOK 11h	and a second and a second
C. W. Milpere and Minnie V. Milgore, his vitz,   of Lawrence	MORTGAGE	(No. 52K) Bo	les Legal Blanks-CASH STATION	ERY COLawrence, Kansas
of       LANTERCE       in the Coulty of       Dug las       and State of Kanses         on the second the first part, and The First National Bank of Lawrence, Lawrence, Kanses,       part       of the second part.         Winnessth, that the said part les       of the first part, in consideration of the sum of the second part.       DOULAS         to thousand (First hundred and no/100       DOULAS       Doub       DOULAS         to thousand (First hundred and no/100       DOULAS       Doub       Add y part, the second part, the forst part, in consideration of the sum of the second part, the forst part, in consideration of the sum of the second part, the forst part, in consideration of the said part is the first part, in consideration of the said part is the first part.         Winst part les       5 of the first part, in the County of Douplas       and State of the said part les         Winst part les       5 of the first part is the first part, in the County of Douplas       and State of the said part les         Winst part les       5 of the first part is the first part, in consideration of the said part les       of the said part les       of the said part les         Winst part les       5 of the first part is the first part, in consideration of the said part les       of the said part les       of the said part les         Winst part les       5 of the first part is the first part is the said part les       of the said part les       of the said part les         Winst part les			March	, 1957 between
Not include the rest include be after hery concerned of which is hereby acknowledged, he was sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the following described real extents situated and being in the County of Douglas and State of Karsas, towit: The South one-half (5 <sup>1</sup> / <sub>2</sub> ) of lot 11 on Pinckney (now 6th) Street, in the City of Lawrence, which do appute the action of the said parts of the second part, the said approxement of a good and indents to the said parts of the said parts of the said action of the said parts of the said action of the said action of the said parts of the said action of the said a		······		and the second second second
<form><pre>pig</pre></form>			11 A 12 A 14 A 14 A 14 A 14 A 14 A 14 A	Kansas
Not include to two models of a find by paid, the receipt of which is hereby acknowledged, he us sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the following described real stated and being in the County of Douglas and State of Karsas, towel: The South one-half (5) of lot 11 on Pinckney (now 6th) Street, in the City of Lawrence. Which is popurteance and all the cites, title and interest of the said parts of the second part, the of the popurteance and all the cites, title and interest of the said parts of the real stated and state of the popurteance and all the cites. They could all the said parts of the said part of the said parts of the real stated and the said of the popurteance and all the cites. They want and the said parts of the popurteance and all the cites. They want and the said parts of the said parts of the population of the	part lesof the first part, and	The First National Bank of		the second part
NMM       Muly paid, the receipt of which is hereby acknowledged, he ve sold, and by this indentured to ORANT, BARCANN, SELL and MORTGAGE to the said part of the second part, the following described real estate situated and being in the County of Douglas and State of Karas, towit:         The South one-half (54) of Lot 11 on Pinckney (now 6th) Street, in the City of Lawrence.         And wa and part lot 2 at the fire part of the said part is to the trast part marce.         And wa and part lot 2 at the fire part of the said part is to the trast part marce.         And wa and part lot 2 at the fire part of the said part is to the trast part marce.         And wa and part lot 2 at the fire part of the said part is to the trast part marce.         And wa and part lot 2 at the fire part of the said part is to the trast part marce.         And wa and part lot 2 at the fire part of the said part is to the trast part marce.         And wa and part lot 2 at the fire part of the said part is the said balance and save and a part is an advance of the said part is the save of the said part is the save of the		0	deration of the sum of	
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And ma and put 12.5 . If the first part of the part of the part of the start of inderinance there, for an effect of the function exacts of the particular of the start of the		Martin Contraction of the second s	the second se	In the second se
It is agreed between the parties barets that the part [25] of the first part shull at all inner during the life of this inductive, part all test and parties and read agreed a	And the said part 12.5 of the fi	nt part do hareby covenant and agree	that at the delivery hereof th	ey are the lawful owner S
and partial insured as herein provided, then the part Y is the increase part may part and mass and mutatives or either and the andem tend follow registers as a previous of the increase of th	and austruments that may be levied or a	eto that the part ICS of the first part a	all at all times during the life o	this indenture, pay all taxes
THIS GRANT is intended as a morpage to secure the payment of the turn of two thousand fibre, hundred and no/100         TOULAS.         according to the terms of ODE       certain written oblightion       for the payment of said sum of money, executed on the twenty-SECOND         get of March.       10.51       and by 11.5       Items and also to score any sum of uras af money severable to the part of the score any sum of uras af money severable to the part of part of the score and by 11.5       Items and part 1.55. If the first part shall fill to pay the same as provided in this indicate.         That add part 1.55. If the first part shall fill to pay the same as provided in this indicate.       The tax so an skill red state is committed to any payment to reace any some of the score any some of the buildings on side and payble, or if the insures is not kept up as provided herein, or if the buildings on side at each state is committed barrely. A suble to cover and the cover and t	so paid shall become a part of the ind	do part, the joss, if any, made payable to the $10^{\circ}$ of the first part shall fail to pay as d, then the part $y$ of the second pareletedness, secured by this indenture, and a	ch taxes when the same become provide the second part $Y$ of the second part of the same become time the taxes when the same become taken the taxes and interest at the taxes of the taxes and the taxes are taxes to the taxes of the taxes are taxes and taxes are taxes at the taxes of the taxes are taxes at the taxes at taxes a	to the extent of 115 due and payable or to keep uce, or either, and the amount 0% from the date of payment
etg of March, 10.51, 10.51, et al. 21.5 terms made payable to the part Y of the steed pay, with all interest accounds the the terms of taid chilgsion and also to serve any sum of turns of more advanced by the said part Y of the scend part to pay for any inturance or to discharge any taxes with interest therein a herein provided, in the event that said part 12.5 for the four part shall fall to pay the same as provided in this indemark. And this conveyance shall be valid if such payments he made as herein specified, and the colligation contained therein fully discharged, if the there is and payable of the invariance is not barly up, supported herein, or if the hard pay on add and a fact the colligation for the second at the colligation payable as they are now, or if wasts is committed on said payable on add and a fact at the colligation provided is the colligation provided is the colligation for the score of the hard pay of the invariance provided by the part of the sole payses, then the invariance is not barly up, supported herein, or if the barly one add payable of the invariance is not barly up, supported herein, or if the barly one add payable of the invariance is not barly up, supported herein, or if the barly one add payable at the option of the invariance is not barly up, supported herein, or the subdrage on add and the said payable at the option of the invariance is add payable at the colligation for the score of the invariance is the pay of the said payable at the option of the invariance is and the pay of the said payable at the pay of the the invariance is add the pay of the said payable at the pay of the invariance is add the pay is a pay of the	THIS GRANT is intended as a mortgi			DOLLARS,
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the said perf Y of the second perf. ments thereon in the manner provided by hav and to have an excelver appointed to collect the rents and benefits accruing therefores, and is to retain the amount there amped of principal and interest, together with the cost and charges includent thereto, and the overplak, or any there is a state the part by the part of the said and interest, together with the cost and charges includent thereto, and the overplak, if any there is a state the amount there amped of principal and interest, together with the cost and charges includent thereto. The part by the part Y making such tale, on demand, to the first part 1825. It is agreed by the parts hereto that the terms and provident of this indexture and each and every obligation therein contained, and any stations and successors of the respective parties hereto. The Withese Whereof, the part 25° of the first part ha V2 hereunto set the 1r. hand S and seal S the day and year last above written. State or RANSAS DOUGLAS country. State or RANSAS DOUGLAS country. State or C, W. Kilgore and Minnie V. Kilgore, his wife, are c, W. Kilgore and Minnie V. Kilgore, his wife, are c, W. Kilgore and Minnie V. Kilgore, his wife, to me personally known to be the same person S who executed the toregoing instrument and duly accounted of the same person S who executed the toregoing instrument and duly accounted of the same written. Wy commutation Expirer. September 17, 19 57.	And this conveyance shall be void it If default be made in such payments of	I such payments be made as herein specifi ir any part thereof or any obligation create	ed, and the obligation contail d thereby, or interest thereon, not been up as provided basely	or if the taxes on said real
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It is agreed by the parties horeto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounts, demonstrators, personal representatively assigns and successors of the respective parties hereto. In Winness Whereof, the partiess of the first part have hereunto set their hand 5 and seals the day and year last above written. State of RANSAS DOUGLAS COUNTY, 55 DOUGLAS COUNTY, 55 DOUGLAS COUNTY, 55 DOUGLAS COUNTY, 55 DOUGLAS COUNTY, 55 DOUGLAS COUNTY, 55 E IT REMEMBERED, That on this 22nd, day of March, A. D., 19.57 Be it remembered. That on this 22nd, day of March, A. D., 19.57 DOUGLAS COUNTY, 55 DOUGLAS COUN	retain the amount then unpeld of princip	pal and interest, together with the costs and	charges incident thereto, and t	ecruing therefrom; and to eys arising from such sale to the overplus, if any there be,
stating and successors of the respective parties hereto. In Winness Whereaf, the part 25 of the first part ha V2 hereunto set their hand 5 and seals the day and year last above written.	It is access by the parties horeto	that the terms and provisions of this inden	ture, and each and every obligat	ion therein contained, and all
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STATE OF RANSAS DOUGLAS COUNTY, SE IT REMEMBERED, That on this 22nd day of March, A. D., 19.57 before me. a Notary Public in the storesaid County and State came C., W. Kilgore and Minnie V. Kilgore, his wife, to me personally known to be the same person. S who executed the Toregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have herounto subscribed my name, and affined my official weal on the day and year last above written. My Commission Expirem. September 17, 19.57.		·······································	W. C. W. Kilg	8
STATE OF RANSAS DOUGLAS COUNTY, BE IT REMEMBERED, That on this 22nd, day of March, A. D., 19.57 before me. a Notary Public in the aforesaid County and State came C. W. Kilgore and Minnie V. Kilgore, his wife, to me personally known to be the same person S who executed the Toregoing instrument and duly active and Minnie V. Kilgore, his wife, to me personally known to be the same person S who executed the Toregoing instrument and duly active added the assessment. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affined my official was and year last above written. My Commission Expirem. September 17, 19.57.	0	m	nie V. KI	ilgone (SEAL)
DOUGLAS COUNTY,) BE IT REMEMBEREED, That on this 22nd day of March, A. D., 19 57. before me, a Notary Public in the aforesaid County and State came C. W. Kilgore and Minnie V. Kilgore, his wife, to me personally known to be the same person S who executed the Toregoing instrument and duly apknowledged the execution of the same. IN WITNESS WHEREOF, I have herewine of backbod my name, and affined my official weal on the day and year last above written. Ny Commission Expires. September 17, 19 57.				(JEAL)
BE IT REMEMBERED, That on this       22nd, day of March, A. D., 19.57.         BE IT REMEMBERED, That on this       22nd, day of March, A. D., 19.57.         Before me, a       Notary Public         In the aforesaid County and State         Came       C. W. Kilgore and Minnie V. Kilgore, his wife,         In me personally known to be the same person S who executed the Toregoing instrument and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, I have hereunto afbachbed my name, and affixed my official seal on the day and year last above written.         Wy Commusion Expirety       September 17, 19.57.		the second of the second secon		
C. W. Kilgore and Minnie V. Kilgore, his wife, to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. (N WITNESS WHEEEOF, I have hereunto addecided my name, and affixed my official seal on the day and year last above written. My Commission Expirety September 17, 19 57.	6-00LAS		22nd day of March	, A. D., 19.57
Acknowledged the exercision of the same. IN WITHESS WHEEFOF, I have hereunto sobscribed my name, and affixed my official real on the day and year last above written. My Commission Expirer. September 17, 1957. Manual Dalla	(014 Re-		CARD TO THE COMPANY OF THE OWNER.	
N WITNESS WHEREOF, I have hereunto sobscribed my name, and affixed my official seal on the day and year last above written.	N SUGLOVII	to me personally known to be the sar acknowledged the execution of the	ne person S who executed the ame.	foregoing instrument and duly
My Commission Expirem September 17, 1957. Corronality	• • • • • • • • • • • • • • • • • • •	IN WITNESS WHEREOF, I have hereunto ad		my official seal on the day and
	My Commission Expires Septe		E. B. Martin.	Notary Public

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