210

1000

- North Contraction

.

it is agreed betwee	and that they will	ssible estate of inheritance therein, free and clear of all warrant and defend the same against all parties makin of the first part shall at all times during the life of thi	g lawful claim thereto.	
and essesaments that m keep the buildings upp directed by the part J. interest. And in the ov- said premises insured so paid shall become	ay be levied or assessed against said real on said real estate insured spatial fire and of the second part, the lost, if any, i and that said part AB , of the first part is herein provided, then the part Y a part of the indebtedness, secured by thi	eitite when the same becomes due and payable, and tornado in such sum and by such insurance company made payable to the part y of the second part to shall fail to pay such insure when the same become due of the second part may pay and faces and insurance, is indenture, and shall beer interest at the rate of 10%	the shall be specified and the extent of DLB. and payable or to keep or either, and the amount from the date of payment	
THIS GRANT IS INTO (\$1,650.00)-	inded as a mortgage to secure the paymen	to the sum of Une Thousand Out Annual	TOOLLARS,	
said party of	the second part to pay for any insurance	by 12.5 terms made payable to the said obligation and also to secure any sum or sums o or to discharge any taxes with interest thereon as here ne as provided in this indenture. Is as herein specified, and type obligation contained my obligation created thereby, or interest thereon, or if the insurance is not kept up, as provided herein, o if waste is committed on asid premises, then this convey	m provided, at the even	
and the whole sum r is given, shall immed	in the second part and all of the obligation lately mature and become due and payab of the second part	is provided for in said written obligation, for the secur- le at the option of the holder hereof, without notice, to take possession of the said prem	ises and all the improve-	
retain the amount the shall be pold by the	n unpaid of principal and interest, together part y making such sale, on demand		overplus, if any there be,	
benefits accruing the	of the respective parties hereto.	YE hareunto set their hands and se	ala the day and year	
		Elwood Wiggins Wiggins Dorothy wiggins	(SEAL) (SEAL)	
	<u>nemata ana ana ana ana ana ana ana ana ana </u>		(SEAL)	
COLORODO DE COLORODO	MCMCARARARARARARARA	iononananananananananan	TURNICAL ALLACARCAR	
STATE OF	Cansas			
Sector TOR	BE IT REMEMBERED, TH before me, a came Ellwo		A. D. 1957. sforesald County and State is wife,	
NOTA PUTA	IN WITNESS WHEREOF,	mown to be the same person 9 who executed the for execution of the same. I have hereunto subscribed my name, and effixed my		
My Commission) Eth	ver last above w Oct. 2.8,	T + i l	Retorn Notery Public	
And a second sec	1957 at 9:20 A. B.	2 DOGE	P Register of Deeds.	

`T)

(