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And the said part 108 of th	e first part do hereby covenant and agree seized of a good and indefeasible astate of int	neritance therein; free and clear of all incur	nbrances,
Particular and the second second second second	An and the second second second second	and a surprise of the second s	and the second s
and the second sec	and that they will warrant and defe hereto that the part ies of the first part	nd the same against all parties making law	
"	and analysis and seal and and and and and and and and	same becomes thus and navable, and that	they
keep the buildings upon seid real e directed by the part y of the s	of established spants fire and tormado in such econd part, the loss, if any, made payable to t part 109. of the first part shall fail to pay a vided, then the part. Y of the second pa indebtedness, secured by this indenture, and i	the part y of the second part to the	extent of 1ts
THIS GRANT is intended as a m Five hundred and no	orgage to secure the payment of the sum of 100		' DOLLARS,
	certain written obligation for the payment		
day of Juna part, with all interest accruing there	19 57 , and by said on according to the terms of said obligation a	nd also to secure any sum or sums of mor	ney advanced by the
	ert to pay for any insurance or to discharge an		ovided, in the event
and the second se	part shall fail to pay the same as provided in old if such payments be made as herein speci	flad and the obligation contained there	In fully discharged.
If default be made in such paymen estate are not paid when the same	become due and payable, or if the insurance i	s not kept up, as provided herein, or if the	he buildings on sold hall become absolute
and the whole sum remaining unput	repair as they are now, or it wase is constant aid, and all of the obligations provided for in and become due and payable at the option o	said written obligation, for the security of the holder hereof, without notice; and i	which this indenture shall be lawful for
		an edge product of the sold warming it	and all the improvement
ments thereon in the manner provid sell the premises hereby granted, restain the amount then unnaid of p	part. led by law and to have a receiver appointed to or any part thereof, in the manner prescriber rincipal and interest, together with the costs and there is a second secon	I by law, and out of all moneys arisin d charges incident thereto, and the overp	g from such sale to us, if any there be,
shall be paid by the part 105 m	naking such sale, on demand, to the first pert	168	
twanefits accruind therefrom, shall	reto that the terms and provisions of this indu- extend and inure to, and be obligatory upor	enture and each and every obligation there a the heirs, executors, administrators, po	In contained, and all representatives,
assigns and successors of the resp	ective parties hereto. 103 of the first part ha VO hereunto se		and the second se
last above written.		1 1 de is	1. 1
	Ernest L. Weixeldorfer		reac (SEAL)
	Dorothy J. Weixeldorfer Chits	calling of science dog	(SEAL) (SEAL)
		and the second	(SEAL)
		in the second seco	
ວັນເຫັດນີ້ດາໃຫຍ່ແຫຍ່ແກ່ນແມ່ນນັ້ນນີ້.	กษณฑิษาที่สามารถ หลังมีสามาร์ตามีสามาร์ตามีสาม		racionalistic de devi
anangangan na mangangan na m	teni nin nicalicate ale nicalicate nie nie n	and the state of t	it within the unit of the second
STATE OF KANSAS			
DOUGLAS	COUNTY,	17th. day of June	A. D., 19.57
NAERO,	BE IT REMEMBERED, That on this Notary Pu	blic in the afor	esald County and State
TARVE	came Ernest L. Weixel	dorfer and Dorothy J. Weix	eldorfer
A HO	and the second second second second second second second	And a second	viut bastrument and duly
elevar.		same person 8 who executed the foregol e same.	
Section States	IN WITNESS WHEREOF, I have hereunto year last above written.	subscribed my name, and affixed my offic	
My Commission Expires	cust 12th. 19.59	W.C. men	Notary Public
	and the second se	W.C.Mercier	Notary Public

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J. 1. 1. 1. 21

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 5th day of Septebner 1961.

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110. Back

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