	Reg. No. Fee Paid	13,384 \$5.50
AND STREET, SHORE	and the second state of the second state	Non Color

0

				Fee Paid	\$5.50
	ni sing ang ang ang ang ang ang ang ang ang a	631	140	BOOK 115	e provence and
MORTCACE	(No. 53	IK) Boyles Legal B	lanks-CASH STA	TIONERY COLaw	
This Indenture, Mede this Donald W. Athey and	9th Nine J. Athey,	husband and	wife		
of		Douglas Building and	and State	of Kanss sociation	<u>18</u>
Witnesseth, that the said part Twanty-two hundred a	198 of the first par	t, in consideration	of the sum	of	
to them duly this indenture de GRANT, i following described real estat Kansas, to-with	paid, the receipt of BARGAIN, SELL and I	which is hereby MORTGAGE to the	acknowledg said part y	ed, ha ^{ve} so of the secor	ld, and b id part, th
Beginning at a point corner of the Southw Range 20 East of the thence West 50 feet; the point of beginni with the appurtenences and all	est Quarter of Sixth Princips thence South I	Section 19, al Meridian; 100 feet; the	Township thence N nce East	12 South, orth 100 f 50 feet t	eet;
of the premises above granted, and seized	of a good and Indefeasible	nt and agree that at the estate of inheritance there	delivery hereof	they are in the line of all incumbran	awful owner ces,
	nd thet they will warra that the periles of the used egainst sold real estate sured egainst file and terms				
and excessments that may be levied or ease here the buildings upon seld real extarts in directed by the part J. of the second interest. And in the event that said part J. said premises havend as therein provided, to paid shall become a part of the indebt suff fully repaid. DIIS GRANT is intended as a morrange	to move the managed of all	a finantar	Martin Water Street	LIGHTAR A MADE TO BE	to want to
THIS GRANT is intended as a marrigage					DOLLARS
day of July park with oil interast scruing thereon acco said part $J = 2$ of the second part to put that said part $D = 2$ of the first part the And this conveyence shall be void if a	rding to the terms of said of y for any Insurance or to di Il fall to pay the same as pro	bligation and also to secons the secons of the second scharge any taxes with a policied in this indenture.	a made payable are any sum or i interest thereon a	to the part J nums of money edu is herein provided,	of the second anced by the In the even
that said partIC.D. of the first part his part And this conveyance shall be void if a if default be made in such payments or a settle are not paid when the same become real estate are not kapt in as good repair a and the whole are not kapt in as good repair a and the whole are not kapt in as good repair a signer, shall immediately native and bec- he setd part2. of the second part.	ny part thereof or any oblight due and payable, or if the list a they are now, or if weste all of the obligations provide ame due and payable at the	ation created thereby, or a tion created thereby, or a surance is not kept up, is committed on said pre- ised for in said written of a option of the holder h	obligation con interest thereor as provided her mises, then this c oligation, for the treof, without no	ained therein ful , or if the taxes ein, or if the buil onveyance shall be security of which vice, and it shall	y discharged on said rea dings on said come absolute this indenture be lawful for
nents interson in the manner provided by is all this premises hereby granted, or any p state the amount then unpaid of principal a hall be paid by the part X	w and to have a receiver ap set thereof, in the manner nd interest, together with the ch sele, on demand, to the	pointed to collect the re- prescribed by law, and costs and charges incide	ant thereto, and	premises and all a accruing therefore meys arising from the overplus, if a	the improve omy and to such sale to ny there be,
It is agreed by the parties herein that earlies accuring thereinon, shall earlied as aligns and increasance of the texpective par- fit Witness Witnessoft, the part 1.0.0 of a bave written.	the terms and provisions of of loure to, and be obliger this herato. the first part ha. <u>V.O</u> har	ounto set their		d seel.8 the d	ined, and all presentatives, ay and year
Hand Street		Monald			(SEAL)
		Tfina g. C	Uthur J.	Athey	(SEAL) (SEAL)
Douglas cour					
NOTAR	bafore me, Lia for teld County and State, can	nuspand gr	Athey and wife.	d Nina J.	Athey,
CONTRACT IN WINNI	o me personally known to be and duly acknowledged the ex IS WREECE, I have hereur ver last above written.	ecution of the same.			A dama in the other
April	.21, 19.58 .	- 4.	L. E.	Eby,	by Public
		Kond	In to	alo Her	ister of

14:54

recard.

woner

maelga gee

int of the delt

Release

Surver of the

: Mary

a , do hereby acknowled a

aced gover Caracter and

a Shull rest and an