	8	Fee Paid 39.25	ALCON A
a al	63238 всок	115 	1
	Boyles Legal Blanks-CASH STATIC		
ohen	of July.	, 1957. between	
John W. Wilson and Lesh Jane Wilson, husbar	d and wife		
Lawrence to the County of Doug	las and State o	f Kansas	
art les of the first part, and Kawyalley State Bank	, Eudora , Kansas	and the second second second second second	
Witnesseth, that the said part ics of the first part, in		f the second part.	
Thirty six hundred eighty and no/100		DOLLARS	4
o them duly paid, the receipt of white indenture do GRANT, BARGAIN, SELL and MOI following described real estate situated and being in	RTGAGE to the said part y	of the second part, the	
Kansas, to-wil: Lot No. Eighty-two (82), on Co Lawrence, Ennes.	nnecticut Greet, in th	so City of	
with the appurtenances and all the estate, title and inte	erest of the said parties. of	the first part therein.	
And the said part 188 of the first part do hereby covenant a of the premises above granted, and seized of a good and indefeasible esta	nd agree that at the delivery hereof te of inheritance therein, free and clei	they worthe lawful owner S	AND
and that they will warrant a	and defend the same against all parti	es making lawful claim thereto.	C. C
It is egreed between the parties hereto that the part 108 of the fir	nt part shall at all times during the li- on the some become due and payal	te of this indenture, pay all taxes	ACCESSION OF THE OWNER OF THE OWN
It is egreed between the parties hereto that the part to a or the in- and exercises the second part the part to a second real exercise whi keep the buildings upon said real extest insured against fire and tornado i directed by this part y of the second part, the loss, if any, made pay interest. And in the event that said part 1 age of the first part shall fail said premises insured as herein provided, then the part y of the u to paid shall become a part of the indebtedness, secured by this inderut unit fully remaid.	able to the pert y of the second to pay such taxes when the same been	d part to the extent of	200
		of 10% from the data of payment	ALL DE LE DE
THIS GRANT is intended as a mortgage to secure the payment of the Thirty six hundred eighty and no/100	terrete an en an an en an en	DOLLARS,	-
according to the terms of QBG certain written obligation for the day of <u>July</u> 19 57 , and by ^B pert, with all interest according thereon according to the terms of said obligation.			EVEN
said part. Y of the second part to pay for any insurance or to disc	harge any taxes with interest thereon	and herein provided, in the event	Company of the local data
ther said part 1018 of the first part skall fall to pay the same as prov And this conveyance shall be void if such payments be made as here if default be made in such payments or any part thereof or any chilgan estate are not paid when the same become doe and payable, or if the int	in specified, and the obligation of lon created thereby, or interest there	ontained therein fully discharged, non, or if the taxet on sold real	-
If default be made in such payments or mode and payable, or if the interesties are not paid when the same become doe and payable, or if the interest estee are not kept in as good repair as they are now, or if waste i and the whole sum mensioning unpaid, and all of the obligations provide is given, shall immediately mature and become due and payable at the	arance is not kept up, as provided is a committed on said premises, then this of for in said written obligation, for t antion of the bolder bereast without	a conveyance shall become absolute he security of which this indentiture motice, and it shall be lawful for	CARACIE -
is given, shall immediately instrue and become due and payone in the the said part \mathcal{Y} of the second part, means thereon in the manner provided by law and to have a receiver appeal the premises hereby granted, or any part thereof, in the manner retain the amount then unpaid of principal and interest, together with the	to take possession of the s pointed to collect the rents and bom	aid premises and all the improve- efits accruing therefrom; and to	eration
aell the premises heraby granted, or any part thereof, in the manner retain the amount then unpaid of principal and interest, together with the shall be paid by the part	costs and charges incident thereto, a first part 185	and the overplus, if any there he.	UBUR
It is agreed by the parties hereto that the terms and provisions of		bligation therein contained, and all inistrators, personal representatives,	THE REAL
beening activity monitories in respective parties hareto. In Witness Wheread, the part 105 of the first part have ber last above written.			ALC: NO
	John W. We		
and the second se	Jeah are We	(SEAL) (SEAL)	and the second
มีครั้น หนึ่งมีการการการการการการการการการการการการการก		and the first of the new second second	-
STATE OF KEINEAS			1
Douglas county.) at it remembered, that on this	And the second se	July A D. 1957.	-
MERO before me. a came John W. Wils	on and Leah Jana Wilson	in the aforesaid County and State	IL IL
TAOTARY ++++- to, me personally known to b	e the same person & who executed	the foregoing instrument and duly	a surviv
PUBL WITNESS WHEREOF, i have he	of the same. rounto subscribed my name, and affix	ed my official seal on the day and	NULL I
My conmission Expres ang. 12- 1959	The.	Mercier .	USUS
	N	21	
ied July 23, 1957 at 9:05 A.M. RELEASE I the undersigned, owner of the within mortga	and a harrie a concerne	Seck Register o dse the full payment (
secured thereby, and authorize the depicter a secured thereby, and authorize the depicter a scord. Dated this 3rd. day of November 1959.			
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