	. No.	1
Fee	Paid	83

	. (5145)445		Fee Paid \$3.
THE MORE AND	CHORODORODORODO	BOOK 116	nononononononon
MORTGAGE (No. 52)	K) Boyles Legal B	anks-CASH STATIONERY	COLawrence, Kansas
This Indenture, Made this 14th.	davi at All	gust	1057
Herbert Loyd Nelson and The			, 19 ⁵⁷ between
and the approximation and the	to nurson, nu	anana ana sin	+ • · · · · · · · · · · · · · · · · · ·
f Lawrence , in the County of I	Douglas	and State of	Kansas '
art least the first part, and Harry A. PL	A CONTRACTOR OF		
The second design of the second se		part of the	e second part.
Witnesseth, that the said parties of the first part	, in consideration	of the sum of	
Fifteen Hundred Fifty (\$1550.0			DOLLARS
them duly paid, the receipt of			
his inderiture do GRANT, BARGAIN, SELL and N			
ollowing described real estate situated and being ansas, to wit			and State of
ansas, to will commencing at the Northeast Simpson's Subdivision in that p	corner of L	t Thirty-on	e (31) in
known as North Lawrence; thence	South on th	e East line	of said lot
125 feet, thence westerly 50 fe line of said lot; thence Northe	et on a line arly 125 feet.	on a line o	th the North arallel with
. the East line of said lot; then	ice Easterly	50 feet on t.	he North line
 of said lot to the point of beg with the appurtenances and all the estate, title and in 	the second s	parties of the fir	st part therein.
And the said parties of the first part do hereby covenan			and the second s
f the premises above granted, and seized of a good and indefeasible e			
and that they will warran	t and defend the same	ngainst all parties makin	a lawful claim therete
It is agreed between the parties hareto that the partIES of the			
all and a share of the second of the second second of the second se	where all the second framework	And the second	h. they will
rected by the part V of the second part, the loss, if any, made p threast. And in the event that said part 198 of the first part shall fai	ayable to the part y il to pay such taxes whe	of the second part to n the same become due	the extent of DIS and payable or to keep
no assessments ther may be levice of assessed against said real enter each the building upon said real estate insured against fire and tornak incred by the part <u>Y</u> of the second, part, the loss, if any, made p interest, And in the event that said part <u>1</u> CB of the first part shall fail dipremises insured as herein provided, then the part <u>Y</u> of the p paid shall become a part of the indebtedness, secured by this inden with the said.	second part may pay santure, and shall bear inter	d taxes and insurance, a est at the rate of 10%	from the date of payment
ntil fully repeid. THIS GRANT is intended as a mortgage to secure the payment of the			advertised to a second s
(\$1550.00)	o ugala adalahana ana ana ana ana ana ana ana ana an		DOLLARS,
cording to the terms of ODE certain written obligation for the	AL TRACTORING THE REAL PROPERTY AND A DESCRIPTION OF A DE	and all states and the second states and the	
ay of August 19 57 , and by art, with all interest accruing thereon according to the terms of sold of	LLC term bligation and also to sec	s made payable to the are any sum or sums of	money advanced by the
ald part \mathbf{y} of the second part to pay for any injurance or to di		interest thereon as herei	n provided, in the even
at said part 198 of the first part shell fell to pay the same as pro And this conveyance shall be void if such payments be made as he	ralo sparified and the	obligation contained	therein fully discharged
default be made in such payments or any part thereof or any oblig state are not paid when the same become due and payable, or if the i ral estate are not kept in as good repair as they are now, or if waste	ation created thereby, or nsurance is not kept up,	interest thereon, or it as provided herein, or	the faxes on said real if the buildings on said
al estate are not kept in as good repair as they are now, or if waste not the whole sum remaining unpaid, and all of the obligations provi- given, shall immediately mature and become due and payable at the	ded for in said written o	aligation, for the securit ereof, without notice	of which this indenture and it shall be taxeful for
e said party of the second part 7	to take posse	sion of the said premi-	ses and all the improve-
rent thereon in the manner provided by law and to have a receiver as ell the premises hereby granted, or any part thereof, in the manner teshs the amount then unpaid of principal and interest, together with th	prescribed by law, an	ents and benefits accr d out of all moneys a lent thereto, and the	uing therefrom; and to srising from such sale to vernice. If any there
the main one amount men orpan or principal and interest, regener with main all be paid by the part y		and the O	
It is agreed by the parties hereto that the terms and provisions of enefits accruing therefrom, shall extend and jours to, and be obliga		and every obligation t	herein contained, and all
signs and successors of the respective parties hereto.			the second second
In Witness Whereof, the partLCS of the first part ha VC be at above written.			· · · · ·
	Herbert	hoyd n	elevis (SEAL)
	Herbert		(SEAL)
	mis 21	ula nele	an (SEAL)
the Article Selfer and the Article Selfer and	Thero N	erson /	· · · · · ·
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and the second sec			
TATE OF Kansas			
Douglas county,	1.	1.	
BE IT REMEMBERED, That on the		y of August	A. D., 19 5
before me, a Not Herbert	tary Public Loyd Nelson		presaid County and State
LOTA AL	Told Netboll	WAY TITCTO INC	
to me personally known to		who executed the foreg	oing instrument and duly
acknowledged the execution IN WITNESS WHEREOF, I have h		ame, and affixed my of	ficial seal on the day and
year last above written.		2 0	-
My Commission Expires July 7 1960 19		Frank Fox	Notary Public