Reg.	No.	13,948	
Fee	Deid	#1 00	

 \mathcal{C}

-

Fee Paid \$1.	00
OWNE ADD Owne S2K0 Boyles Legel Blanks-CASH STATIONERY COLewrence, Kanse This Indenture, Made this 2nd day of - April	en e
Lawrence , in the County of Douglas and State of Kansas ries of the first part, and 0. D. Thomas and Nellie Thomas, husband and wife, and the rvivor of them, as joint tenants, and not a tenants in common parties of the second part.	and a second sec
Witnesseth, that the said part les of the first part, in consideration of the sum of	arian an
our Hundred Thirty and No/100DOLLA them	by the
Lot number Thirty-Five (35), Block Two (2) in Babcock Place, an addition the City of Lawrence	
cluding the rents, issues and profits thereof provided however that the rtgagors shall be entitled to collect and retain the rents, issues and ofits until default hereunder.	and the second se
th the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said parties of the first part do hereby covenant and agree that at the delivery hereof they ADC the lawful owne he premises above granted, and setzed of a good and indefessible estate of inheritance therein, free and dear of all incumbrances, EXCEP first mortgage date Nov. 19, 1957 for \$1000,00 to the Lawrence National Bank and law and grant to this, mortgage.	pt ter
It is agreed between the parties hereto that the partIES. of the first part shall at all times during the life of this indenture, pay all to assessments that may be levied or assessed egainst staid real estate when the same becomes due and payable, and that $\frac{h_{\rm EV}}{M_{\rm EV}}$ and p the buildings upon said real estate insured against firs and tornado in such sum and by such insurance company as shall be specified cited by the partIAS, of the second part, the loss, if any, made payable to the partIAS. Of the second part to the extent of $\frac{M_{\rm EV}}{M_{\rm EV}}$ and the same become use and payable, or to the extent of $\frac{M_{\rm EV}}{M_{\rm EV}}$ and the same become use and payable or to the previous insured as herein provided, then the partIAS. Of the second part may pay said taxes and insurance, or either, and the amo paid shall become a part of the indebtedness, second by this indenture, and shall beer interest at the rate of 10% from the date of paym	and IT tep
I fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Four Hundred Thirty and No/100 esca arding to the terms of a certain written obligation for the payment of said sum of money, executed on the 2nd of Aprils 1958 and by 1ts terms made payable to the payfect of the pay.	R.R. RS,
r, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by I perticis of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the av read perticis of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharg failuit be made in such payments or any part thereof or any obligation created thereby, or interest therein, or if the buildings on it are are not paid when the same become due and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on it easies are not paid when the same become due and psyable, or if the insurance is not kept up, as provided herein, the buildings on the same as its are not paid when the same become shall become about	rent ged. real
the whole sum remaining unpeld, and all of the obligations provided for in said writen obligation, for the security of which this indem plane, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful said part 1983, of the second part. In thereof, in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and the premises hereby granted, or any part thereof, in the manner preuribed by law, and out of all moneys arising from such sale in the emount then unpeld of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there	for .
I be paid by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and aftis accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representativ	all ves,
a wave without the percises of the first part have herewrite set their hands and seal & the day and y they without the first part have without the first part have been without the first part have be	AD
Daley H. Wglan (SEA	1
Bougins county	
T and the set of the s	STATISTICS.
to me personally known to be the same persons who executed the foregoing instrument of write and duly acknowledged the execution of the same. IN WITHESS WHINESOF, I have berguate tuberflood my name and afflixed my official seal on the day year last above written.	
September 18th, 1958 . Underwood Notery P.	
Spril 3, 1958 at 11:10 A.M. <u>Harold of Arck</u> Register By Marie School, Sepuritional States (Sepurition), Sepuritional States (Sepurition), Sepuritional States (Sepurition), Sepurition (Sepurition), Sepurition), Sepurition (Sepurition), Sepurition), Sepurition (Sepurition), Sepurition (Sepurition), Sepurition (Sepurition), Sepurition), Sepurition (Sepurition), Sepurition), Sepurition (Sepurition), Sepurition), Sepurition (Sepuriti), Sepuriti), Sepuriti), Sepuriti), Sepurition (Sepurition), Se	ty :
thereasy, and alternative the lesister of lesis to enter the discharge of this morigan In the serief November 1990	fe of gage

1. 17