				Reg. No. 14, Fee Paid \$6.
	657		BOOK 1	
MORTGAGE	(Ne. 52K)	and the second second	-CASH STATIONERY	
This Indenture, Made this Dorothy L. Davis an				
of	he County of Dougl		and State of	Kansas
parties of the first part, and				
	and no/100 paid, the receipt of whic ARGAIN, SELL and MORTO situated and being in t en (110) on Rhode Las County, Kansas the estate, title and interes sent dohereby covenant and a	h is hereby ac GAGE to the sa the County of Island Str t of the said pa gree that at the del	knowledged, hav d part y of the Douglas set, in the rRES of the firs	 sold, and I second part, t and State City t part therein.
			free and clear of all I	ncumbrances,
It is agreed between the parties hereto	nd that they will warrant and a that the part 188 of the first p	defend the same aga art shall at all times	free and clear of all i inst all parties making during the life of this	lawful claim thereto. Indenture, pay all lax
It is agreed between the parties hareto and assessments that may be levied or asses keep the buildings upon said real estate insi directed by the party of the iscond p interest. And in the event that said part 10 haid premises. Insured as herein provided, it so paid shall become a part of the indebte until fully meadd.	nd that the part 10.5 will warrant and of that the part 10.5 of the first p sed against said real estate when t ured against fire and formado in au art; the loss; if any, made payable 8. of the first part shall fail to p and the first part shall fail to p me the party	defend the same agu art shall at all times he same becomes di h sum and by such to the part. Y y such Taxes when part may pay said di shall bear interest	free and clear of all in inst all parties making during the life of this re and payable, and t insurance company as of the second part to 1 of the second part to 1 the same become due : of the second part to 1 the rate of 10% for	Incumbrances, Indenture, pay-all lay has they will shall be specified a she extent of its and payable or to ke either, and the amo- m the date of paym
It is agreed between the parties hereto and assessments that may be levied or asses keep the buildings upon said real estate into interest. And in the event that said part LB said premises insured as herein provided, it so paid shall become a part of the indebt until fully read. THIS GRANT is intended as a mortgage	nd that they will warrant and of that the part 105 of the first p sed against said real estate when t unad against fire and torrando in as art, the loss, if any, made payable 5. of the first part shall fail to p win the party of the second dress, secured by this indent ure, a to secure the payment of the sum of	defend the same age art shell at all times me-same becomes do ch sum and by sod ch sum and by sod to the part y such taxes when part may pay seld of shell bear interest or Twenty -	free and clear of all is inst all parties making during the life of this as and payable, and it insurance company as of the second part to the same become due tases and insurance, pro- at the rele of 10% for five hundred	Isother the second seco
It is agreed between the parties hereto and assessments that may be levied or asses tage the buildings upon said real estate insi directed by the party of the second po- interest, And in the event that said per 1.6 and permise insured as herein provided, it so paid shall become a part of the indebte unit fully repaid. THIS GRANT is intended as a mortgage according to the terms of _DIR	nd that the part 18.8. of the first p sed against said real estate when t ured against fire and tomado in a ari, the loss, if any, made payable 8. of the first part shall fail to p men the party of the second doese, secured by this indent ure, a to secure the payment of the sum o n written obligation for the paym	defend the same ag art shall at all times ne same becomes do ch sum and by such to the part <u>way</u> such taxes when part may pay said d shall bear interest or <u>Twanty</u> ent of said sum of a	free and clear of all is inst all parties making during the life of this re and payable, and t insurance company as of the second part to the seco	Isour claim thereto indenture, pay-all ta has they will shall be specified the extent of 1115 and payable or to k either, and the ano m the date of paym 1 and no/10 DOLLA 30th
It is agreed between the parties hereto and assessments that may be levied or assess taep, the buildings upon said real estate insidered by the party. Or the second printeest, and in the event that said part 16 and premises incred as herein provided, it so paid shall become a part of the indebte unit fully repaid. THIS GRANT is intended as a mortgage according to the term ofO.D.Ccetail day of <u>Aprt11</u> part, with all interest accoung thereon acco aid part, <u>y</u> of the second part to pa	nd that $bh \Theta y$, will warrant and of that the part $1 \otimes s$. of the first p sed against said real estate when t uned against fire and tornado in so art, the loss, if any, made payable S. of the first part shall fail to p win the pary. of the second does, secured by this indent ure, a to secure the payment of the sum of a written obligation for the paym 10×58 , and by 11 th rding to the terms of said obligation y for any insurance or to discharge	defend the same age set shell at all times me-same becomes do to the part y such taxes when y such taxes when part may pay aeld of shell bear interest or Twenty- ent of said sum of a set also to secure any taxes with int	free and clear of all is inst all parties making during the life of this a and payable, and t instrance company as of the second part to t he same become due : tasses and insurance, for at the rate of 10% for five. huandre c five. huandre c incomp, executed on the nade payable to the pu any sum or sums of i	I awful claim theret indenture, pay-all L has they wil. and payable or to i either, and the am on the date of pay and no/10 BOLLA 30th rt. y. of the sec money advenced by provided, in the either
It is agreed between the parties hereto and assessments that may be levied or asses- teep the buildings upon said real estate insi directed by the party	nd that $bh \Theta y$, will warrant and of that the part $1 \otimes s$. of the first p sed against said real estate when t uned against fire and tornado in so art, the loss, if any, made payable S. of the first part shall fail to p win the pary. of the second does, secured by this indent ure, a to secure the payment of the sum of a written obligation for the paym 10×58 , and by 11 th rding to the terms of said obligation y for any insurance or to discharge	defend the same age set shell at all times me-same becomes do to the part y such taxes when y such taxes when part may pay aeld of shell bear interest or Twenty- ent of said sum of a set also to secure any taxes with int	free and clear of all is inst all parties making during the life of this a and payable, and t instrance company as of the second part to t he same become due : tasses and insurance, for at the rate of 10% for five. huandre c five. huandre c incomp, executed on the nade payable to the pu any sum or sums of i	Isourier and the second

the said perty_____ of the second pert_______ to the second pert_______ to take possistion of the said premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rent and benefits acturing therefrom, and to sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain the second the unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there ba, shall be paid by the part_Y____ making such sale, on demand, to the first part_9.8____

It is spreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accuring therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective periles hereto.

their 168 thy Dorothy L. Davis (SEAL) Lun Marren Davis Glenn Warren Davis (SEAL) D (SEAL) (SEAL)

CARLUNAL ZAUS Kansas STATE OF. SS. Douglas county, MEMBERED, That on this 30th day of April A.D. 1958. before me. L.s. E. Eby , a Notary Public in and for said County and State; came Dorothy L. Davis and Glenn Warren Davis, her husband, BE IT RE to me personally known to be the same person S who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF. I have hereunto subscribed my name and affixed my official seal on the year last above written. Ele April 21 19 62 VNotary Public Commission expires L. E. Eby

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210

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