<form> OWNARD Description Descript</form>		66631	BOOK 119	THE REAL PROPERTY OF THE PROPERTY OF THE REAL PROPE
Insurening in the County of Douglas and State of Kanasa rides of the first part, and The Lawrence Bullding and Loen Association party of the second part. Winessent, that the said part y of the first part, in consideration of the sum of Pirs thousand and no/100	MORTGAGE	(No. 52K)	Boyles Legal Blanks-CASH STATIONERY COL	
Insurening in the County of Douglas and State of Kanasa rides of the first part, and The Lawrence Bullding and Loen Association party of the second part. Winessent, that the said part y of the first part, in consideration of the sum of Pirs thousand and no/100				
Pive thousand and no/100	f Lawrence	in the County of Dougla	and State of Kansa ng and Loan Association	8
is indenture do GRANT, BARGAN, SELL and MQRTGAGE to the said part y of the second part, the salidowing described real estate situated and being in the County of	Five thousand and	no/100		DOLLARS sold, and by
Lot No. Eighty-eight (88) on Vermont Street, in the Gity of Lawrence, Douglas County, Kanass " The head party is the estate, the an interact of the said party of the first part during the addition of the said party of the first part during the addition of the said party of the first part during the distribution the said the said. The said party of the first part during the said the said party of the first part during the said the said party of the first part during the said the said party of the first part during the said the said party of the first part during the said the sa	his indenture do GRA allowing described real	NT. BARGAIN, SELL and MORT	GAGE to the said part y of the se	cond part, the
<pre>the presides above granted, and watted of a good and indefauplie atter of information there, the and the for an information in the information of the second part and the file of the information of t</pre>	Lot No City o	f Lawrence, Douglas o d all the estate, title and intere	st of the said part y. of the first	art therein prporation
and a second main may be loved or assessed apalont and real attent when the same become due and pryces, and that D. strong of the second part is the same become due and pryces, and that D. strong of the same become due and pryces, and that D. strong of the same become due and pryces, and that D. strong of the same become due and pryces, and that D. strong of the same become due and pryces, and that D. strong of the same become due and pryces, and that D. strong of the same become due and pryces, and that D. strong of the same become due and pryces, and the same become due and pryces and the same become due and pryces, and the same become due and pryces and the same become due and pr	of the premises above granted, and	seized of a good and Indefeasible estate	defend the same against all parties making la	vful claim thereto.
This GRAT is intended as a mortgage to secure the payment of the sum of Five thous and and no/100	It is agreed between the partie and assessments that may be levied keep the buildings upon said real directed by the party. of the interest. And in the event that said said premises insured as herein pr a said shall become a part of th	s hereto that the pert y of the first or assessed against said real estate when estate insured against fire and tornado in second part the loss, if any, made payabl part y of the first part shall fail to ovided, then the part y of the secc e indebtedness, secured by this indenture,	part shall at all times during the life of this inc the same becomes due and payable, and that such sum and by such insurance company as si to the part <u>SU</u> of the second part to the pay such taxes when the same become due and part may pay slat taxes and insurance, or ei and shall bear interest at the rate of 10% from	enture, pay all faxes it will hall be specified and extent of LUS payable or to keep ther, and the amount the date of payment
Ap of JULY (1997) The second part to pay for any insurance or to dischaption and also to secure any sum or sums of money advanced by the part, with all interest second part to pay for any insurance or to dischapt any taxes with interest there as a brein provided, in the event that said part (1997) of the second part to pay the same any gravide in the interest thereas as brein provided, in the event that said part (1997) and the second part (1997) and thereof or any part of the interact in the interest thereas, or if the interact on a did real of the solid part of the interact in a tool keep up as provided herein, carl if the interact on a did real if a given, all into an part of a did part thereof or any there is too interpret of the interact in a solid real part of the interact is and the advance and the whole sum remedies upper and the cellspation contained therein, carl if the interact and all the interact on a solid real part of the interact is and the advance and the whole sum remedies and the cellspation contained therein to and part of the interact is contained therein and the advance and the advance and the advance and the whole sum remedies in the origin of the interact on a did real mease and the interact on a did real did real part of a did real mease and the interact on a did real mease and the interact on a did real mease and the interact on the interpart of did real did r	THIS GRANT is intended as a r	nortgage to secure the payment of the sur	n of Five thousand and no/	Jlst
the said part Y of the second part to take possession of the said premises and all the improvements here form, and to meet the rents and benefits securing index of the and out of all money raising from such saids to said premises here of years and here the rent and benefits securing index of the another possible of principal and interest, together with the costs and charges index of the overplux, if any there be, this index of the rent, and the overplux, if any there be, this index of the rent, and the overplux, if any there be, this index of the rent, and the overplux, if any there be, this index of the rent, and the overplux, if any there be, the another the another the rent and benefits securing therefore, samplify the part Y the part by the part Y making such sale, on demand, to the first part Y the part by the part Y of the first part be as becowdered on the belight of the rent of the sale of the day and the overplux, administrators, samplify the part Y the witness Whereef, the part Y of the first part be 3 become the the terms and provision of the sale provide of the same and all the overplux, if any there be as address to be oblight of the rent of the sale part of the first part be 3 the same whereef, the part Y of the first part be 3 be collecter or the first part be 3 become the second address of the day red year of the first part be 3 the same whereef, the part Y of the first part be 3 before the first part be 3 before the first part first part be 3 the same whereef, the part Y of the first part be 3 before the first part be 3 before the first part b	day of JULY part, with all interest accruing the sold part V of the second is	reon according to the terms of said obligation of the second seco	tion and also to secure any sum or sums of mo ge any taxes with interest thereon as herein p	ney advanced by the rovided, in the event
sell the premises hereby general of principal and interest, together with the costs and charges incident thereto, and the overplus, it any there be, that he part y making such as on demand, to the first party It is agreed by the part is here to that the term and provisions of this indenture and each and every obligation therein contained, and all be obligation to the first part y It is agreed by the part is here to that the term and provisions of this indenture and each and every obligation therein contained, and all be obligation to be first part y It is agreed by the part is here to the the term and provisions of this indenture and each and every obligation therein contained, and all be obligation to be first part y It is a part y It is	and the second	d part	to take possession of the said premises	and all the improve-
bandling according therefore, the part y of the first part ha S herewite set. It's hand and seal the dward year is witness witherest, the part y of the first part ha S herewite set. It's hand and seal the dward year is above written. THE 'F IRST METHODIST CHURCH OF LAWRENCE, KANSAS, 'A CORPORATION,' I State above written. THE 'F IRST METHODIST CHURCH OF LAWRENCE, KANSAS,' A CORPORATION,' I State above written. THE 'F IRST METHODIST CHURCH OF LAWRENCE, KANSAS,' A CORPORATION,' I State above written. THE 'F IRST METHODIST CHURCH OF LAWRENCE, KANSAS,' A CORPORATION,' I State of KANSAS DOUGLAS COUNTY.' Still Robinson It's Trusteess TATE OF KANSAS DOUGLAS COUNTY.' Still Robinson, Joe Edmonds, Karl Edwards, W. E. Decker, Reno Bruns is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Case is ald County and Site, care Henry Hrinkman, Russell Mosser, Gene, Reno is ald County and Site, care Henry Hrinkman, Russell Mosser, Case, Reno is ald County and Site, care Henry Hrinkman, Russell Mosser, Case, Reno is ald County aches write. In witness wreeter, I have hereword subcrited my name and afficed my official seal on the day and year last above write. Year last above write. Is a subce write. Is a subce write. Is a subce write. Is a subce write. Is a subore write. Is	sell the premises hereby granted retain the amount then unpaid of shall be paid by the part	principal and interest, together with the co making such sale, on demand, to the first	t perty	ain contained and all
Image: Section of the section of th	benefits accruing therefrom, shall assigns and successors of the ret	spective parties hereto.	To set 1ts hand and seal F LAWRENCE, KANSAS, A CO	RPORATION, E
Garl Sprey Jitt Robinson Forrest Brown Stitt Robinson Forrest Brown Stitt Robinson Its Trustees Stitt Robinson Its Barown, Joe Edmonds, Karl Edwards, W. E. Decker, Reno Bruns Stitt Robinson, who as trustees Resp. There have been and add state. State of the same. In Benall for the said duly acknowledged the execution of the same. Stitt Robinson, are and duly acknowledged the execution of the same. In Witness WHEREOF, I have berevents subscribed my name and affixed my official seal on the dey and year last above writer. Stitt above writer. Year Labor Year Ist above writer. Stitt above writer. Notary Public	"funel Ma	osser	Rarl Edwards We E. Dacker Juwer	ber (SEAL)
TATE OF KANSAS DOUGLAS COUNTY, BE IT REMEMBERED, That on this 31st ddy of July A.D. 19.58. before me. A. B. Woestemeyer Notes Solution of the same of the solution of the same day of the solution of the same day of the solution of the same day of the solution of the same in witness whereard, the security name and affixed my official seal on the day and year last above writer. The the the solution of the same in the solution of the same. In witness whereard, the security mane and affixed my official seal on the day and year last above writer. The the the solution of the same. Notary Public the solution of the same. Notary Public the solution of the same and affixed my official seal on the day and year last above writer. The the the solution of the same and affixed my official seal on the day and year last above writer. Notary Public the solution of the same and affixed my official seal on the day and year last above writer. The the the solution of the same and affixed my official seal on the day and year last above writer. Notary Public the solution of the same and affixed my official seal on the day and year last above writer.	Fout B	own	Stitt Roll	on Frustees
BE IT REMEMBERED, That on the Oldst A. B. Woestemeyer	STATE OF KANSAS			
in witness whereof. I have hereunto subscribed my name and affixed my official sear on the cap are year last above written. Year last above written. Year last above written. Notary Public	Spray, Forrest Bro Stitt Robinson, wi	before me, A. E. for said County and State, can ywn, Joe Edmonds, Karl	Noestenever Henry Brinkman, Russell Edwards, W. E. Decker, First Methogist. Shyrap.	Notary Public in and Mosser, Car Reno Bruns a CLAWRODCAR, P
	Ay commission express Jul	IN WITNESS WHEREOF, I have hereur	no subscribed my name and affixed my official.	Notary Public

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