	66655	BOOK 119	Fee Fail \$22.0
NE AR ANY ANY DESIGN AND AN ARCAN ON ANY ANY ANY ANY ANY ANY ANY ANY ANY AN	(Ne. 52K) Boyles	Legel Blanks-CASH STATIONERY CO),-Lewrence, Kensee
This Indenture, Made this	8tn day of	August ,	19.58 between
parties of the first part, and	the County of Douglas The Lawrence Building a		a
Nine thousand and n to them du this indenture do GRANT,	rt 1es. of the first part, in consident 10/100	hereby acknowledged, ha to the said part y of the	ve sold, and by a second part, the
South, shown 9, red	ine (9), in Block One (1 , an Addition to the Cit on the recorded plat in corded the lat day of Ju	y of Lawrence, as 1 Plat Book 5, Page 119, 1957.	1
And the said part 185 of the fir	II the estate, title and interest of t rat part do hereby covenant and agree th ed of a good and indefeasible-estate of inherit	at at the delivery hereoftliey a	TOthe lawful owner
and assessments that may be levied or a keep the buildings upon said real astet directed by the part J. of the secon interest. And in the event that said part aid promises insured a herein provide so paid shall become a part of the Ind	and that DBY will werrant and defend reto that the part 10.8 of the first part shall retreated against fire and tornado in such aur of part, the loss, if any, made payable to the 10.8 of the first part shall fail to pay such d, then the part \overline{J}_{-} of the second part isotredness, secured by this indenture, and shall	I at all times during the life of this a becomes due and payable, and it and by such insurance company as part J	Indenture, pay all taxes has they will shall be specified and the extent of LUS and pryble or to keep either, and the amount on the date of payment
according to the terms of DDB c day of August part, with all interest acroung thereon	ege to secure the payment of the sum of <u>N</u> . estain written obligation for the payment of 19 58, and by <u>118</u> according to the terms of said obligation and to pay for any insurance or to discharge any to aball fail to pay the same as provided in this if such payment be made as here in specifies or any part thereof or any obligation created one due and payable, or if the insurance is no air as they are how, or if waste is committed and all of the obligations provided for in a become due and payable at the option of t	said sum of money, executed on the terms made payable to the p also to secure any sum or sums of axes with interest thereon as herein	8th art J of the second money advanced by the provided, in the event
the said part T of the second part		take possession of the said premis	es and all the improve-
shall be paid by the part. Y. makin It is agreed by the parties hereto benefits accruing therefroin, shall exte	ng such sale, on demand, to the first part . then the terms and provisions of this indentu- and and inure to, and be obligatory upon t	G.B. re and each and every obligation the heirs, executors, administrators,	herein contained, and all personal representatives,
	- H	Arry L. Chris Harry L. Christia Sella Christian Idella Christian	tian (SEAL) n (SEAL) en (SEAL) (SEAL)
		day of August	A. D. 19 58
POTA 91 . CRILC	If REMEMBERED, That on this before me,Ls Es Eby for said County and State, came HRTT Christian, husband a to me personally known to be the same and duly acknowledged the execution of I WITNESS WHEREOF, I have hereunto subscrib	y L. Christian and nd wife persons who executed the foregold the same.	a Notary Public in and Idalla
My Commission express April 21 Orded August 9, 1958 at 10:2	year last above written. L19 <u>62</u>	L.E. Eby	A Notary Public

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eal)

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the disctarge of the ministrate of record. Patel this 25th day of May 1959 The Lawrence Building and For Instellation A. E. Secker, Nice Provident Ministree. Owner.

Attest: Imogene Howard, Ass't. Secretary