Reg. No. 14,346

AND DESCRIPTION OF

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	66896	BOOK 119	Fee Paid \$2.25
			-Lewrence Kenne
This Indenture, Made this	29th day of	August	19.58 between
of	County of Doug e First National Bank of	Lawrence . Lawrence	ansas
Winesesth, that the said part y. Nine hundred fifty and no/10 to	of the first part, in conside 0 - (\$950.00) Id, the receipt of which is h GAIN, SELL and MORTGAGE	eration of the sum of eraby acknowledged, ha.s. to the said part y. of the	DOLLARS
of the west 10 feet		on Rhode Island Street hsas said part y of the first p	art therein.
It is agreed between the parties harato that t	t	same against all parties making law t all times during the life of this indi	rful claim thereto.
and essessments that may be levied or assessed as keep the buildings upon said real estate insured directed by the part y. of the second part to interver. And in the event that said part y or said premites insured as herein provided, then th to paid hell become a part of the indubtedness, until fully repeat. THIS GRANT is intended as a mortgage to sec		hundred fifty and no/	100
according to the terms of	ten obligation for the payment of sale 58 , and by	aum of money, executed on the terms made payable to the part . to secure any sum or sums of mon with latent shares a built	y of the second av advanced by the
ther said part Y of the first part shall fail . And this conveyance shall be void if such part of default be made in such payments or any part states are not paid when the same become due a real easters are not paid when the same become due a single state are not beat in as good repart as they and the whole sum remaining unpaid, and all of a giver, shall immediately menore and become d the said part. Y of the second part. ments thereon in the mannee provided by law are sail the complex heavier arents of any part of	ymments be made as here in specified, at thereof or any obligation created the dipayable or if the insurance is not k are now, or if waits is committed on the obligations provided for in said, who and payable at the option of the it is the option of the it.	ind the obligation contained there reby, or interest thereon, or if the ept up, as provided herein, or if this said premises, then this conveyance at million obligation, for the security of holder hereof, without notice, and it possession of the said premises ar	n fully discharged. taxes on said real a buildings on said all become absolute which this indenture shall be lawful for ad all the improve-
sell the premises heraby granted, or any part the relation the amount then unpaid of principal and intro- shall be paid by the part. Y	e, on demand, to the first pert	es incident thereto, and the overplu	from such sale to s, if any there be,
	ire to, and be colligatory upon the parento. Iret part ha.R		
	Edward	L. Wellhaosen	(SEAL)
RATE OF RATE OF DOUGLAS	ана ана сана ана ана ана или как ана как ана как 	איז עדיר זייני איז אינע אינע אינע איינע	
NOTARY 0 10	The personally known to be the same personally known to be the	gned , a rd L. Wellhausen, a wi	Notary Public in and
W WINEss Ye Wy Comminged Interior June 17 196	d duly acknowledged the execution of the WHEREOF, I have hereunto subscribed ar lest above written.		al on the day and Notary Public
orded September 3, 1958 at 10:35	A.M. 201	crold a / Suck	Register of De

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