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Ciencie de	MORTGAGE (Ne. 52K). Boyles Legal Blanks-CASH STATIONERY COLewrence, Kansas	NUM
THOMAS AND	This Indenture, Made this fourth day of September , 1958 between Albert G. Sabol, Jr. and Bonnie R. Sabol, husband and wife,	CHICK CHICK CHICK
international states into	of Lawrence , in the County of Douglas and State of Kansas part les of the first part, and The First National Bank of Lawrence, Lawrence, Kansas part Y. of the second part.	MICHICAL STREET
CALIFORNIA CONTRACTOR	Witnesseth, that the said part les, of the first part, in consideration of the sum of Fifteen Thousand and no/100 DOLLARS	TOTALONICOTI
Contraction of the second second	tothemduly paid, the receipt of which is hereby acknowledged, ha.ve.sold, and by this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second part, the following described real estate situated and being in the County ofDoug1asand State of Kansas, to-wite	N DER
CHICKLEY HIS	Lot Six (6) in Block One (1) in Broadview Heights, an Addition	THE OTHER DESIGNATION OF
STORE OF	within the City of Lawrence, less that portion of Lot Six (6)	CHECK
TELEVEL SUCCESSION	lying East of Highland Drive, in Block One (1) in Broadview Heights, with the appurtenances and all the estate, title and interest of the said part of the first part therein. And the said part iss of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner S of the premises above granted, and seized of a good and Indefeasible estate of Inheritance therein, free and clear of all incumbrances,	A DESCRIPTION OF A DESC
NALWARD IN THE PARTY OF	and that they will warrant and defend the same against all parties making lawful claim therets. It is agreed between the parties hereto that the part I2S of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real state when the same becomes due and payable, and that they VI11 sitested by the part Y of the scool part, the loss, if any, made payable to the party. Of the scool part to the extent of ILS interest And in the event that said part IES of the first part shall fail to pay such taxes when the same becomes a part of the scool part, the loss of the scool part to the same become a part of the indexteries. Of the scool part the loss induce the same become are discussed and insurence, or either, and the amount or paid shall become a part of the indectedness, secured by this inderture, and shall become a set of 10% from the date of payment THIS GRANT is breaded as a materian part of the scool part the loss of the set of 10% from the date of payment	
Contraction of the sector of	THIS GRANT is intended as a mortgage to secure the payment of the sum of Fifteen Thousand and no/100 DOLLARS, according to the terms of <u>DRE</u> certain written obligation for the payment of said sum of money, executed on the fourth day of <u>September</u> <u>1958</u> , and by <u>its</u> terms made payable to the part y of the second part, with all interest according to the terms of said obligation and also to secure any sum of money advanced by the said part is and by the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part <u>is only only incompared to the part</u> of the second part is only the second part be pay to the second part be pay to the second part be pay to the second part be pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part <u>is only insurance</u> be readed in this indenture.	
	that said part 1.2.5. of the first part shall fall to pay the same as provided in this indenture. And this conveyance shall be vold if such payments be made as here in specified, and the colligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not paid when the same become due and payable or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not paid when the same become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part	and the second se
Nonomonione (benefits accruing therefrom shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.	A PARTICIPAL
いたの語の語の語の語の語の語の語の語	Let above written. Let above written. Let above written. Let above written. Lift 9. Leff 9. Albert G. Sabol 9. Bonnie R. Sabol (SEAL) Bonnie R. Sabol (SEAL) Bonnie R. Sabol (SEAL) Bonnie R. Sabol (SEAL)	
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	DOUBLAS COUNTY, SS.	a state at
	before me. E. B. Martin A. D. 19 for said County and Sate, came Albert G. Sabol, Jr. and Bonnie R. Sabol, husband and wife,	and the factor
	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 officed seal on the day and year last above writien.	
Sum	y Commission expires September 17, 1961 Enerrating Notary Public E. B. Martin Notary Public E. B. Martin Notary Public E. B. Martin	the second
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