			Reg. No. 14,50 Fee Paid \$4.00
	6745	1 воок 119.	
MORTGAGE	(No. 52)	9 Boyles Legel Blanks-CASH ST	ATIONERY COLawrence, Kansas
This Indenture, Made this Geo. V. Alle		day of October , husband and wife,	, 19 ⁵⁸ betwee
of Lawrence , part les of the first part, and			e of Kansas
			of the second part.
Witnesseth, that the said p One thousand six hundre	and the pair of the property of the second first	, in consideration of the sum \$1,650.00)	of DOLLAR
to them d this indenture do GRANT		which is hereby acknowled NORTGAGE to the said part y	
following described real es Kansas, to-wit:			
Twenty-t known as	hree (23) in that pa West Lawrence, all	eventy-six (76) in Bloc art of the City of Lawre in Douglas County, Kans	nce as
with the appurtenances and a And the said part 1.2.5. of the f of the premises above granted, and sets	irst part do hereby covenan	and agree that at the delivery hereof	they arehe lawful owner
It is agreed between the parties he and assessments that may be leviced or i keep the buildings upon said real estat directed by the part Y of the seco interest. And in the event thet said part said premise insured as harein provide so paid shall become a part of the inc until fully repaid.	reto that the part ies of the	t and defend the same against all part first part shall at all times during the l when the same becomes due and pays in such sure and by such insurance yable to the part <i>y</i> of the secon 10 pay such taxes when the same be	life of this indenture nay all taxe
THIS GRANT is intended as a mortg		sum of One thousand six	
according to the terms of <u>ORE</u> c day of <u>OCLOPER</u> part, with all interest accruing thereon said party of the second part to	19 58 , and by according to the terms of said ob	its terms made payable ligation and also to secure any sum or	a to the part y of the second sums of money advanced by the
that said part. 125 of the first part And this conveyance shall be void it if default be made in such payments of eatter are not paid when the same bacc real eatter are not kept in as good rep- and the whole sum remaining unpaid, is given, shall immediately mature and	shall fail to pay the same as pro f such payments be made as her r any part thereof or any obliga	vided in this indenture. ein specified, and the obligation co tion created thereby, or interest there	ntained therein fully discharged on, or if the taxes on said rea
the said part	y law and to have a receiver ap ny part thereof, in the manner al and interest, together with the	to take possession of the as pointed to collect the rents and bene prescribed by law, and out of all costs and charges incident thereto, ar	id premises and all the improve fits accruing therefrom; and to
shall be paid by the party. making It is agreed by the parties hereto benefits accruing therefrom, shall exten assigns and successors of the respective	that the terms and provisions of d and inure to, and be obligate		ligation therein contained, and al listrator, personal representatives
in Witness Wasned, the partIES last above written.	of the first part ha.V.C here	sunto set their hard S	and teal S the day and year
	8	Betty S. Allen	(SEAL) (SEAL)
	יון ג'ידער אוור אווי אווי אווי אווי איין אווי אוויין אוויין אוויין אוויין אוויין אוויין אוויין אוויין אוויין א	יייים הביריה את הביריה את את הביריה את אות	
TATE OF KANSAS)		
DOUGLAS	COUNTY,	a	
DUNKLELS		18th day of the undersigned Geo. V. Allen and	
NOTARY	to me personally known ty b	husband and wife, e the same person S who executed the	
PUBL NV	and duly acknowledged the e VITNESS WHEREOF, I have here year last above written.	xecution of the same. unto subscribed my name and affixed m	y official seal on the day and a
			11 11.

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ay his mortga_re of Lawrence, Kansaś Mortgagee. Owner. discharge