Madaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa	73'78'	
MORTOADE	(Heo, Dist)	
This Indenture, Made this	23rd day of	June , 19 ⁶⁰ betwee
William J. Smith and H	velyn M. Smith, Husband and	Wife
A CARLEN AND A CAR	and the second	
of Lawrence , in	the County of Douglas	and State of Kansas
parties of the first part, and	Forest E. Sheard and Bessle	M. Sheard, Husband and Wife
	t 105 of the first part, in conside	part ies of the second part.
Witnesseth, that the said par	No/Cents	
them du	y paid, the receipt of which is h	ereby acknowledged, ha. ye. sold, and i
THANK I CRANT	RAPCAIN SELL and MORTGAGE	to the said part tes of the second part, in
following described real esta	te situated and being in the Co	unty of Douglas, and State
Kansas, to-wit:		a Intersection of hth and
Whitfield Str South 154.5 f of beginning,	eet, thence West 426 feet, t in the City of Lecompton, D	chence North 154.5 feet to the poi Houglas County, Kansas.
with the appointemances and a	Il the estate, title and interest of t	he said parties of the first part therein.
in in the	at next do hereby covenant and agree th	at at the delivery hereof they are the lewful own ence therein, free and clear of all incumbrances,
No Exceptions	1	freedom and a later and a second s
	they will warrant and defend	the same against all parties making lawful claim theref I at all times during the life of this indenture, pay all t
It is agreed between the parties he	reto that the part 100 of the first part shall assessed against said real estate when the sam	a becomes due and payable, and that they will and by such insurance company as shall be specified
keep the buildings upon said real estate directed by the part 105 of the second	e insured against fire and tornado in such sum of part, the loss, if any, made payable to the DES of the first part shall fail to pay such	a becomes due and payable, and thet. Litty will, and by such insurance company as hall be specified part 165 — of the second part to the extent of 1.15. faxes when the same become due and payable or to any pay said taxes and insurance, or either, and the am beer interst at the rate of 10% from the date of pay
interest. And in the event that said part said premises insured as herein provide so paid shall become a part of the inc	d, then the parties of the second part r sebtedness, secured by this indenture, and shal	may pay said taxes and insurance, or either, and the am I bear interest at the rate of 10% from the date of pay
Unin Yorky repares	to some the naument of the sum of	And the second
One Thousand Dollars an	d No/Cents	and a second
	ertain written obligation for the payment of 19 60 , and by its	
part, with all interest accruing thereon	according to the terms of said obligation and	term made payable to me part too of me allo to secure any sum or sums of money advanced by laxes with interest thereon as herein provided, in the
that said part ies. of the first part	t shall fail to pay the same as provided in this	Indenture.
And this conveyance shall be void If default be made in such payments	if such payments be made as nerein specifies or any part thereof or any obligation created come due and payable, or if the insurance is n	i, and the obligation contained therain fully dicks thereby, or laterest therain, for if the taxes on said or kept up, as provided herain, or if the buildings on on said premises, then this conveyance that become an id written obligation, for the security of which this had he holder hereof, without notice, and it shall be leavi- tic answering of the said negmines and all the Imp
real estate are not kept in as good re- and the whole sum remaining unpaid,	and all of the obligations provided for in sa and all of the obligations provided for in sa a become due and pavable at the option of t	on said premises, from this convertient of which this inde- id written obligation, for the security of which this inde- the holder hereof, without notice, and it shall be lawfu
the said part 105 of the second pa	rt	take possession of the said premises and all the imp collect the rents and benefits accruing therefrom; and by law, and out of all moneys arising from such as charges incident thereto, and the overplus, if any ther are
ments thereon in the manner provided sell the premises hereby granted, or retain the amount then unpaid of princ	any part thereof, in the manner prescribed I ipal and interest, together with the costs and	by law, and out of all moneys arising from such a charges incident thereto, and the overplus, if any ther
	and sale on demand to the first part dis	
It is agreed by the parties hereto benefits accruing therefrom, shall ext assigns and successors of the respect	end and inure to, and be obligatory upon the national bergin.	ure and each and every obligation therein contained, a the heirs, executors, administrators, personal represent
o In Witness Whereof, the part 105	s of the first part haV.e hereunto set	their hands and seal S. the day and
last above written.	· · · · · · · · · · · · · · · · · · ·	Tilliam & Amith 15
		William / Smith (S
	in the	Evelyn M. Smith (S
-	and the second s	
STATE OF Kansas) and an sta	· · · · · · · · · · · · · · · · · · ·
Douglas	COUNTY,	· · ·
MAN D.	BE IT REMEMBERED, That on this -23rd	day of June: A. D., 1
17011	before me, a notary Publicame William J. Smith	c in the aforesaid County and and Evelyn M. Smith
a the	and the second se	
DLIC	acknowledged the execution of the same	
COLUNE ST	IN WITNESS WHEREOF, I have hereunto subscr year last above written.	ibed my name, and affixed my official seal on the da
My Commission Expires Jam	18FY 30 1961	Norman D. White Notery Pu
		61
ed June 28, 1960 at 10:	15 A.M.	Harold a. Beck Regist
the undersigned, owner	RELEASE of the within mortgage, do	
		ar of Beeds to enter the discha
a dant secured thereby.	and authorize the neglet	
a debt secured thereby.	and authorize the neglou ed this 15th day of lugis	