	Reg. No. 17,798 Fee Paid \$15.00
	RELATION AND A DUAL STATES AND
80358 BOOK 131	52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas
This Indenture, Made this	day of May, 19 62 between
	I. B. Halderman, Husband and Wife
of Lawrence in the County of	Douglas and State of Kansas
parties of the first part, and Mary France	and State of Kansas
	part y of the second part.
• Witnesseth, that the said part i.e.s. of the first p	
Six Thousand Dollars (\$6,000.00)	BOLLARS
to them duly paid, the receipt	of which is hereby acknowledged, have sold and by
this indenture do GRANT, BARGAIN, SELL and	MORTGAGE to the said part y of the second part, the
following described real estate situated and be	ing in the County of Douglas and State of
Kansas, to-wit:	i i i i i i i i i i i i i i i i i i i
Lots Nos - Fifteen (15) and	
Lots Nos. Fifteen (15) and Side of Walnut Street in Si	mpson's Subdivision in that
part of the City of Lawren North Lawrence,	ce, formerly known as
It is expressly understood	and agreed that this is a purchase money
with the appurtenances and all the estate, title and	d interest of the said parties of the first part therein
And the said part 105 of the first part do hereby cove	enant and agree that at the delivery haven those a works in a
of the premises above granted, and seized of a good and indefeasible	e estate of inheritance therein, free and clear of all incumbrances,
and that they will wa	rrant and defend the same against all parties making lawful claim thereto.
in is obver, between the parties hereto that the particip of	the first part shall at all times during the life of this indenture, pay all taxes
keep the buildings upon said real estate insured against fire and tor directed by the part y, of the second part, the loss, if any, made	te when the same becomes due and payable, and that they will nade in such sum and by such insurance company as shall be specified and payable to the part y. of the second part to the extent of NET fail to pay such taxes when the same become due and payable or to keep the second part may pay said taxes and insurance, or either, and the amount denture, and shall bear interest at the rate of 10% from the date of payment
said premises intured as herein provided, then the part y. of to paid shall become a part of the indeptedant sectors and the shit shit	fail to pay such taxes when the same become due and payable or to keep the second part may pay said taxes and insurance, or either, and the amount
until fully repaid. THIS GRANT is intended as a martineau to serve allo	demote, and shall bear interest at the rate of 10% from the date of payment
and the second	the sum ofSix_Thousand Dollars (\$6,000,00)
according to the terms of \underline{a} certain written obligation for day of \underline{May} 19, 62, and by part, with all interest accurate the terms of terms o	the payment of said sum of money, executed on the
a second in a second according to the terms of said	obligation and also to secure any sup as a second.
that said part 2.5 of the first part shall fall to pay the same as	discharge any taxes with interest thereon as herein provided, in the event
And this conveyance shall be void if such payments be made as if default be made in such payments or any part thereof or any ob state are not naid when the same because of the same becau	herein specified, and the obligation contained therein fully discharged. aligs tion created thereby, or interest thereon, or if the taxes on and
 real estate are not kept in as good repair as they are now, or if twan and the whole sum remaining unpaid, and all of the obligations pro- 	e insurance is not kept up, as provided herein, or if the buildings on said site is committed on said premises, then this conveyance shall become absolute ovided for is said uptime abilities of the said of the
is given, shall immediately mature and become due and payable at the said party of the second part, her heirs and p	discharge any taxes with interest thereon as herein provided, in the event provided in this indenture. herein specified, and the obligation contained therein fully discharged, ligation created thereby, or interest thereon, or if the taxes on said real is nurance is not kept up, as provided herein, or if the buildings on said the is committed on said premises, then this convergence shall become absolute oxided for in said written ebligation, for the security of which this indenture the option of the holder hereof, without notice, and it shall be lareful for SSignS. to take possession of the said premises and all the improve-
ments thereon in the manner provided by law and to have a receiver	appointed to collect the rents and banefits accruine therein
shall be paid by the part. y making such sale, on demand, to the	he first parties
It is presed by the paster based at it.	of this indenture and each and every obligation therein contained, and all igatory upon the heirs, executors, administrators, personal representatives,
In Witness Whereof, the part 10.5 of the first part have	e anna de liene, executors, administrators, personal representatives,
last above written.	hands and seals the day and year
	Glenn O. Halderman, Sr. (SEAL)
	(SEAL)
	Jugel A B. Halderman (SEAL)
	(SFAL)
	reaction and the second
STATE OF KANSAS	97 201
DOUGLAS COUNTY	
BE IT REMEMBERED, That on this	4th day of May A. D. 19 62
before me,	Marian K. Curtis
Pearl I. B.	came Glenn O. Halderman, Sr. and o Halderman, Husband and Wife
to me personally known to and duly acknowledged the	a be the same person S who executed the foregoing instrument of writing,
	ereunto subscribed my name and affixed my official seal on the day and
Colline - August 5 10 64	Marian K. Curti Notery Public Marian K. Curtis
The second se	Marian K. Curtis

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