Reg. No. 5536 Fee Paid \$2.75

17

CDOLS INDECRIFICS, Made thi 19th de et March Intervence intervence intervence Intervence intervence intervence Intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence intervence intervence intervence Intervence inter		tandard Form (Nn. 52 A) s F. J. Bovies, Pyblisher of Leist Binks, Lawrence, Kanasa
In the year of our ford [and bar handred [Corty Severs]	This 1	Indenture, Made this 19th. day of March "
of Lawrence into County of Douglas of Lawrence of the second part of the second part Wireseerth, That the said partles_ of the second part Normanic of 15 the second part in the consideration of the same TELeven Humaned C15 the second part in the second part is second second par	in the year of our	Lord nineteen hundred for ty seven .
<pre>ad JAPPENC9</pre>		
of the max next and Leise Initerord	· 如何的 · · · · · · · · · · · · · · · · · · ·	in the County of Douglas and State of Kansas
Witnesseth, Thai the said part26 (100.00) DOLLAT to film: duly mait, the receipt of which is thereby schooldeds have due to and hold-new prevents do From hargain, sell and Mortgage to the said party	of the first part,	ind Leis Whiteford
And the said	to them iduly bargain, self and all that tracf or p described as follow	Witnesseth. That the said partles_of the first part, in consideration of the sum ren hundred fifty end no/100 (\$150.00) DolLAN paid, the receipt of which is hereby acknowledged, have sold and by these presents do Tran Mortgage to the suid part y of the second part her heirs and assigns forever arcel of land signated in the County of Doug Ins and State of Kanse vs, to-wit: The South one (1) acre of the Vest two (2) acres of the South half of the Southeast guarter of the Southeast guarter of Section Mineteen (19), Town-
This grant is intended as a morigani to secure the payment of Eleven hundred fifty and no/100 Dollars, according to the terms of a cortain note the day executed and golivered by the said partiles of the first part	And the said pe dohereby e the premises abov	ovenant and agree that at the delivery hereof " they are the lawful owner erranted, and seized of a good and indefeasible estate of inheritance therein, free and clear of
and this conveyance shall be void if such payments be made as here specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not keys hereon, then this conveyance shall become absolute and the whole amount shall become due and payable, and it, shall be having if the and part y of the second part if the manner preseribed by law; and out of all the more spring and main state time thereafter, to sell the premis hereby granted, or any part thereof, in the manner preseribed by law; and out of all the more spring such sale, by thereafter, to sell the premis hereby granted, or any part thereof. In the manner preseribed by law; and out of all the more pays if there be any, shall be pay by the part y making such sale, on demand, to said [PTTLES_OF The TITST_PETT]	I his grant is inte	ndedras a mortgage to secure the payment ofEleven hundred fifty and no/100
specified. But it default be made in such payments or any part thereof, or interest thereon, or the taxes or if the insurance is not kept thereon, then this conveyance shall become absolute and the whole amount shall become due and payable, and it shall be lawful for t saft part <u>y</u>	said parties	oi, the first part to the second
and seal_ the day and year first above written. Signed, solid and delivered in presence of Signed, solid and delivered in presence of STATE OF KANSAS, DOUGLAS County, Be it Remembered, That on this 19th. day of Warch A D 1947 Be it Remembered, That on this 19th. day of Warch A D 1947 before me C. B. HOSf ord a Notary Pub in and for said County and State, came J. D. McManne SS End Lou P. McManne SS end Lou P. IN WITNESS WHEREOF, have hereunto subscribed my name and affixed my official seal the day and year last above writen. My Commission Expires. June 26 19.47	said parties	oi, the first part to the second
and seal_ the day and year first above written. Signed, solid and delivered in presence of Signed, solid and delivered in presence of STATE OF KANSAS, DOUGLAS County, Be it Remembered, That on this 19th. day of Warch A D 1947 Be it Remembered, That on this 19th. day of Warch A D 1947 before me C. B. HOSf ord a Notary Pub in and for said County and State, came J. D. McManne SS End Lou P. McManne SS end Lou P. IN WITNESS WHEREOF, have hereunto subscribed my name and affixed my official seal the day and year last above writen. My Commission Expires. June 26 19.47	specified. But if det thereon, then this co safd part Y	and this conveyance shall be void if such payments be made as here ault be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept newsance shall become absolute, and the whole amount shall become due and payable, and it, shall be haven of the newsance shall become absolute and the whole amount shall become due and payable, and it, shall be haven of the second part <u>lef</u> <u>executors</u> administrators and assigns at any from such sale to retain the amound al and interest, together with the costs and charges of making such sale, and there be any, shall be p making such sale, on demand, to said <u>pertles of the first pert</u> .
STATE OF KANSAS, DOUGLAS County, Be it Remembered, That on this 19th. day of March A D 1947 before me C. B. HOSford a Notary Pub in and for said County and State, came J. D. McMannie SS and Lou P. McMannie SS and Lou P. McMannie SS, His wife to me personally known to be the same persons who executed the foregoing instrument writing and duy acknowledged the execution of the same. IN WITNESS WHEREOF, I have here unto subscribed my name and affixed my official seal the day, and year last above written. My Commission Expires. June 26 19.47	said part Lies said party specified. But if de thereon, then this co said part y be the due for princip by the pagt y	and this conveyance shall be void if such payments be made as here and this conveyance shall be void if such payments be made as here and be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept meyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the second part
STATE OF KANSAS, DOUGLAS County, Be it Remembered, That on this 19th. day of March A D 1947 before me C. B. HOSford a Notary Pub in and for said County and State, came J. D. McManness and Lou'P. McManness, his wife to me personally known to be the same ensors who executed the foregoing instrument writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal the day, and year last above written. My Commission Expires. June 26 19.47	said part Lies said party specified. But if de thereon, then this co said part y o hereby granted, or a then due for princip by the part y In withe and seed the de	and this conveyance shall be void if such payments be made as here all the made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept newyance shall become absolute, and the whole amount shall become durayable, and it, shall be haven of the new part thereof, in the manner prescribed by law, and out of all the money arrising from such sale to retain the amount and thirteest, together with the costs and charges of making such sale, and the overplus, if there be any, shall be p making such sale, on demand, to said <u>DETTIES OF THE TIFT PETT</u> being and such as the said parties of the first part have hereunto set <u>their</u> hand, y and year first above written.
DOUGLAS County, Be it Remembered, That on this 19th day of March A D 1947 before me C. B. HOSford a Notary Public in and for said County and State, came J. D. McManness And Lou P. McManness, his wife to me personally known to be the same persons, whe executed the foregoing instrument writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal the day, and year last above written. My Commission Expires. June 26 19.47	said part Lies said party specified. But if de thereon, then this co said part y o hereby granted, or a then due for princip by the part y In withe and seed the de	and this conveyance shall be void if such payments be made as here all the made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept newyance shall become absolute, and the whole amount shall become durayable, and it, shall be haven of the new part thereof, in the manner prescribed by law, and out of all the money arrising from such sale to retain the amount and thirteest, together with the costs and charges of making such sale, and the overplus, if there be any, shall be p making such sale, on demand, to said <u>DETTIES OF THE TIFT PETT</u> being and such as the said parties of the first part have hereunto set <u>their</u> hand, y and year first above written.
Be it Remembered, That on this 19th day of March A D. 1947 before me C. B. Hosford a Notary Pub in and for said County and State, came J. D. McManness and Lou P. McManness, his wife to me personally known to be the same persons who executed the foregoing instrument writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal the day, and year last above written. My Commission Expires. June 26 19.47	said part Lies said party specified. But if de thereon, then this co said part y hereby granted, or a then due for princip by the part y	and this conveyance shall be void if such payments be made as here and this conveyance shall be void if such payments be made as here as the made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept my part thereof, in the manner prescribed by law, and out of all the money agrished from such sale be treated by law, and out of all the money agrished from such sale to retain the amon al and interest, together with the costs and charges of making such sale, and there be any, shall be prescribed by law, and out of all the money agrished from such sale to retain the amon al and interest, together with the costs and charges of making such sale, and there be any, shall be prescribed by law, and out of all the first part is there be any shall be prescribed by law, and out of all the first part is there be any shall be prescribed by law, and out of all the first part is there be any shall be prescribed by law, and out of all the first part is there be any shall be prescribed by law, and out of all the first part is there be any shall be prescribed by law, and out of all the first part is there be any shall be prescribed by law, and out of all the first part is there be any shall be prescribed by law, and out of all the first part is the second shall be prescribed by law, and out of all the first part is there be any shall be prescribed by law, and out of all the first part is the prescribed by law, and out of all the first part is the prescribed by law, and out of all the money agristication of the first part is the prescribed by law, and out of all the first part is a shall be prescribed by law, and out of all the money agristication of the first part is a shall be prescribed by law. Any prescribed by law, and the prescribed by law, and there be any shall be prescribed by law. Any prescribed by law, and the prescribed by law and the prescribed by law. Any prescribed by law and the prescr
in and for said County and State, came J. D. McManness and Lou P. McManness, his wife to me personally known to be the same persons who executed the foregoing instrument writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal the day, and year last above writen. My Commission Expires. June .26 19.47	said part Lies said party specified. But if de thereon, then this co said part y hereby gramed, or a then due for princip by the part y In withe and seed the da Signed as , STATE OI	and this conveyance shall be void if such payments be made as here and the second part
McManness, his wire to me personally known to be the same persons who executed the foregoing instrument writing, and duy acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal the day, and year last above written. My Commission Expires. June 26 19.47	said part Lies said party specified. But if de thereon, then this co said part y hereby granted, or a then due for princip by the part y In withe and send the da Signed as STATE OI	and this conveyance shall be void if such payments be made as here and the second part
D Notary Public	said part Lies said party specified. But if de thereon, then this co said part y hereby granted, or a then due for princip by the part y In withe and send the da Signed as STATE OI	and this conveyance shall be void if such payments be made as here and this conveyance shall be void if such payments be made as here and the scone absolute, and the whole amount shall become due and payable, and it is hall be inwised for the second part
	said part Lies said part y specified. But if de thereon, then this co said part y be then due for princip by the part y In withen and seed the du Signed, se Straffe OI DOUGLA:	and the second part

46

" sarely released, and the him strated control

Hela Whitefand

1361.20

of love paid on full

interest of

de de avi

*