		-		<u> </u>
141. 141.		31737 BOOK 92		14
MORTGAGE		(No. 52 K)	. F. J. Boyles, Publisher of Legal Blanks, Lawrence, Kansas	
	enture, Made this		March .in [
	ne thousand nine hundred and	100	betwe	
	Ethel M. Edie, a widow			
af lawren	ce in the Cour	n of Douglas	and State of Kansas	
the sea		e Lawrence National Bar		· · · · · · · · · · · · · · · · · · ·
part of Un	E mor party and	이 아이는 아이에게 가지 않는	part y of the second part	Petrus a
S. J. A.			The first part, in consideration of the sum	of
Sixteen Hu	indred and ng/100		DOLLA	RS
to <u>cher</u> do es GRAN	duly paid, th T. BARGAIN, SELMs and MOI d and being in the County of	TGAGE to the said part y	owledged, ha S_sold, and by this indent for the second part, the following descri nd State of Kansas, to wit:	ure bed
Par	Levis Alteria	5 - 5		-1 - 1
		and one-half (N622) fee		S and a start
	Addition to the City	of Lawrence, Kansas		
and the second s	(1621-1623 Kentucky		3 3 4 4 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
with the appurter	nances and all the estate, title an	l interest of the said part y	of the first pant therein.	and the second
And the said of the premises above	part y of the first part do CS e granted, and seized of a good and ind	hereby covenant and agree that at the d feasible estate of inheritance therein, fro	elivery hereof (SDE 13 the lawful own e and clear of all incumbrances,	
· · · · · · · · · · · · · · · · · · ·	ar and a second s	d that SHE will warrant and defend th	The dame against all parties making lawful claim there one the life of pix indenturb, pay all traces or assess as Sile. M	nto.
It is agreed b that may be levied or	etween the parties hereto that the part of r assessed against said real estate when the r fire and tornado in such sum and by su	the same becomes due and payable, and the ch insurance company is shall be specifie	at She W111 keep the buildings upon sai	d real
loss, if any, made pa part shall fail to pay	yable to the part y of the second such taxes when the same become due a	nd payable or to keep said premises insu ount so paid shall become a part of the	red as herein provided, then the part will per the s indebtedness, secured by this indenture, and shall	econd I bear
THIS GRA	NT is intended as a mortgage to securi	the pryment of the sum of	and the second se	
Sixteen H	undred and $no/100$		21st	ARS,
		tion for the payment of said sum of m yterms made payab	to the part Y of the second part, with all i	ntefest
			ney advanced by the said purty of the second at that said party	
the same as provide	ed in this indenture		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	anisana ang ang ang ang ang ang ang ang ang
And this co made in such paym	nveyance shall be void if such payments t tents or any part thereof of any obligation would or if the insurance is not kept up,	a created thereby, or interest thereon, or as provided herein, or if the buildings or	igation contained therein fully, discharged. If defa it the taxes on said rol exter are not paid when the naid real effect engloss level in as good repair as it whole sum remaining unpaid, and 'all of the only tely mature and become due and puysible it the op- to take pessee	e same
now, or if wastern provided for in said	committed on said premises, then this written obligation, for the security of wh	conveyance shall become absolute and the tich this indenture is given, shall immedia	whole sum remaining enpaid, and an of the chan tely mature and become due and payable at the op to take posses	tion of s
the holder hereof, the said premises an	without notice, and it shall be lawful for nd all the improvements thereon in the n call the averages hereby granted, or any i	ianner provided by law and to have a re- part chereof, in the manner prescribed by	trey mattere and become our and payments in the posses to real pointed to collect the rents and benefits a law, and out of all moneys arising from such sale to o, and the overplus, if any there be, shall be paid	ceruing the second
It is agreed therefront, shall ex parties hereto.	by the parties hereto that the terms and nend and inure to, and be obligatory upor	the heirs, executors, administrators, per	sonal representatives, assigns and successors of the re-	ebective.
1. 1. 1	n, Witness Whereof, the lyear last above written,	part y of the first part has	hereunto sether	and the second second
Sett the day was		Del	e m. Edie 18	EAL)
		Halt Maria		EAL)
$\frac{-\ell}{2} = \frac{1}{2} + 1$		9		ALL STREET
A State of a				
14 1. 1. 1.				······································
STATE OF	· Kansas			•
COUNTY O		That on this 21st	day of Narch A. D.	1947
	Be It Re	membered, That on this 2255 ne, a Notary Public	in the aforesaid County an	id State, •
· · · · · · · · ·	· came.	Ethel M. Edie. P	And States	and the second s
· · · · · · · · · · · · · · · · · · ·	to me	personally known to be the same 1	person who executed the foregoing instrum	nent and
	duly ac	knowledged the execution of the sa	me. uscribed my name, and affixed my official lea	l on the
	day ar	d yeer last above written.	N Blusdoeld	
	Serlie 12	1.25	Notary	Public
· My Countissi	on expires and a fr			
and the second se	succession of the second se	1		

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Register of Deeds,

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