	Reg. No. 5557 Fee Faid \$3.75 MONTGAGE BOOK 92
	Cbis Indentuse
	in the
	Alvri Zimmerman an lottie Zimmerman, his wife,
	of Lawrence
	, in the County of Douglas
	part 105 of the first part, and George L. Kapfer
	the second s
	Witnesseth, that the said part les of the first part, in consideration of the sum of Thirty-nine Bundred Bollars (\$3900.00)
	to them DOLLARS
	dot
	Lot Number Twenty (20) on New Hampshire Street, .
	and the second state of th
	with the apputenances and all the state with
	with the appurtenances and all the setate, title and interest of the said parties of the first part therein.
	And the said part 100 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner. S of the premise above granted, and seized of a good and indefeable estate of inheritance therein, free and clear of all incumbrance, Except a first mortgage of record to The Douglas County Fuilding and Ioan
	Association And the thought will have a find the second se
	Association
	loss, if any, made payable to the part
	part may pay such taxes when the same become due and payable or to keep said premises insured as the said taxes and in the event that said part. Jess of the first part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment until fully repaid.
	THIS GRANT is intended as a margage to secure the payment of the sum of <u>Thirty-nine</u> Hundred Dollars
	March life engine for the payment of said sum of money, executed on the oth day of
	March 19 hT_{c} and by ht_{S} terms made payable to the part V of the second part, with all interest to pay for any insurance or to discharge any taxes with interest thereon as herein provided in the second rate and only the said part V of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided in the second rate and only the said part V .
	the same as provided in this indenture
	And this conveyance shall be void if such payments be mide as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same now, or if wate is combinized on said premise, then this conveyance shall become absolute and the viola sum remaining unpaid, and all of the obligations provided for in said written the security of which this indenture is green, shall immediately mature and become due and payable, or all of the obligation of the said rements and it shall be lawful. For the said part, Y Af the second part
	become due and payable, or if the insurance is not kept up, as provided hereby, or interest thereon, or if the taxes on said real estate are not paid. If default be now, or if wate is committed on said premise, they they approved herein, or if the buildings on said real estate are not paid when the same
	provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and psyable at the option of the bolder hereof, without notice, and it shall be lawful for the scill area. Y
	the holds peed witchen cologation, tor the security of which this indenture is given, shall immediately mature and become due and puraile at the obligations of the solid preed, witchen notice, and it shall be lawful for the said part. If the solid preed precision of the said premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing the amount provided by any and to have a receiver appointed to collect the rents and benefits accruing the amount the unpaid of principal and interest, together with the costs and charges includent thereto, and the overplus, if any there be, shall be paid by the lift and the principal and demand, to the first part LES.
	the amount the unpaid of principal and interest, together with the costs and charges includent thereto, and the overplus, if any there be, shall be paid by the life area of the area of the paid by the life area of the paid by the paid
	It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing parties hereto.
	In Witness Whereof, then it is a state in the state
	seal, the day and year last above written.
	Alfred A unman (SEAL)
	Stattic Zimming (SFAL)
	(BAL)
	(GPAT) I
	and the second sec
	STATE OF KAMSAS
This release	COUNTY OF
was written on the origina	Be It Remembered, That on this 22 day of March A. D. 19 #7
montgage	before me, a <i>A Horlary Vuller</i> In the aforesaid County and State, came Myrl Zimmerman and Lottie Zimmerman, his wife,
this 29 de	TANOTAA
19 331	to me personally known to be the same person. S who executed the foregoing instrument and
forold and and	duly acknowledged the execution of the same
Lalara Soe	1N WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.
Presenty -	· · · · · · · · · · · · · · · · · · ·
	My Commission Expires July 27 1947
· · / ·	Recorded April 1, 1947 at 11:30 A.M. Release Accorded G. Beck Register of I
I the undi	224 ged owner of the within maty are do hereby adenawled on the full ged mart of eathering and withous the Register of seeds the to the dischalles of the mort of bad this 29 day of May 1953 Denge R. Kapler
COUL SUCIA	Althoung and withouse the Register gheeds the tes the dischally , this monigh
Alam 1	
recorded	boted ino 29 day of may 1953 Denge R. Kapfer Owner.

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