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MORTGAGE	(No. 52 K)	- F. J. Boyles, Publisher	of Legal Blanks, Lawrence, Kansas
This Indenture, Made this]		day of Ju	ne, in the
rear of our Lord one thousand nine hundred and 1	forty-seven		between
John Walkington and Elva Wa	alkington, hust	and and wife	
of Lawrence , in the Count	Douglas		
	and the second second	and State of	CARL DATE AND A CONTRACT OF A DATE AND A DAT
and the second sec	ile hawrence pul	lding and Loan	
Witnesse	th, that the said part 16	part y o	f the second part. consideration of the sum of
Five thousand and no/100 -			
to them duly paid, the do GRANT, BARQAIN, SELL and MOR	e receipt of which is here	by acknowledged, have	
real estate situated and being in the County of	Dougras	and State of Kansas	to-wit:
Lot Numbered One hundred	Eighty-seven (1	187) and the So	uth Half of
Lot numbered One Hundred ; the City of Lawrence		(SS) on Vermont	Street, in
with the appurtenances and all the estate, title and		Les of the first part th	erein.
And the said part <u>105</u> of the first part doh of the premises above granted, and seized of a good and indefe	ereby covenant and agree that	at the delivery hereof they	6 P.C. the lawful owner
It is agreed between the parties hereto that the part. C. that may be levied or assessed against said real estate when the	that	efend the same against all parti mes during the life of this inder	es making lawful claim thereto. nture, pay all taxes or assessments
estate insured against fire and tornado in such sum and by such loss, if any, made payable to the pard	insurance company as shall be are to the extent of	specified and directed by the pro- interest. And in the even	art that said part. L.C.Sof the first
And It is agreed between the parties hereto that the part. G. that may be levied or assessed against said real extra when the state insured against fire and tornado in such sum and by such loss, if any, made payable to the part?	int so paid shall become a part of repaid.	ses insured as herein provided, t of the indebtedness, secured	hen the part
THIS GRANT is intended as a mortgage to secure t	he payment of the sum of .E	ve thousand an	d_no/100 DOLLARS
according to the terms of	on for the payment of said su	m of money, executed on the	llth day o
JUNO 19.47, and by accruing thereon according to the terms of said obligation and	also to secure any sum or sums	of money advanced by the said	part V of the second part
to pay for any insurance or to discharge any taxes with interest the same as provided in this indenture	t thereon as herein provided, in	the event that said part 1.6.8	of the first part shall fail to pay
	made as herein specified, and	the obligation contained therein	a fully discharged. If default be
And this conveyance shall be void if such payments be made in such payments or any part thereof or any obligation or become due and payable, or if the insurance is not kept up, as now, or if wate is committed on said premises, then this cor provided for in said written obligation, for the security of which	provided herein, or if the build aveyance shall become absolute	lings on said real estate are not and the whole sum remaining u	kept in as good repair as they are npaid, and all of the obligation.
provided for in said written obligation, for the security of which the holder hereof, without notice, and it shall be lawful for the the said premises and all the improvements thereon in the new	n this indenture is given, shall in e said part. Y	ad part	due and payable at the option of to take possession of the rents and herefits
therefrom; and to sell the premises hereby granted, or any par the amount then unpaid of principal and interest, together with	t thereof, in the manner prescri the costs and charges incident	bed by law, and out of all mone thereto, and the overplus, if a	ys arising from such sale to retain ay there be, shall be paid by the
provide tor in such which compared, for the second of which the holder becoff, without notice, and it is hall be lawful for the the said premises and all the improvements thereon in the max therefrom; and to sell the premises hereby granted, or any par the amount then unpaid of principal and interest, together with part	ovisions of this indenture and es he heirs, executors, administrato	tch and every obligation therein rs, personal representatives, assi	contained, and all benefits accruing gns and successors of the respective
In Witness Whereof, the pa		· Philas	eir
seal S. the day and year last above written.	h	O. Marian	and the state
	E	n Walter	(SEAL)
and the second second	fall	a Walkin	gton (SEAL)
	• 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 199	the second s	(SEAL)
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	-	19,2 4	
STATE OFKANSAS	1	Contraction of the	
COUNTY OF Memale	_}ss		
	mbered. That on this		A. D. 19. 47
before me, cameJ	a Notary Pu ohn Walkington	ni	the aforesaid County and State Ington, husband
and w		and manymental many and the second second	
to me pers duly ackno	sonally known to be the sa owledged the execution of the	me personS. who executed	the foregoing instrument ar
IN WITNESS	WHEREOF, I have hereun	to subscribed my name, and	affixed my official seal on th
day and y	ear last above written.	alu	Buck Notary Public
My Commission Expires. 2007. 14	19 47	1	Notary Public
		Va alla la	P
ed ⁰ une 15, 1947 at 11:53 A.M.	ant rait	Lards a. /De	A welligter.

Sel.

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