	K Reg. No. Fee Paid		
	33226 BOOK 92	90.00 V	A. A.
MORTGAGE	(No. 52 K) F. J. Boyles, Publisher of Legal B	lanks, Lawrence, Kanaas	Sec. 1
This Indenture, Made	his 16th day of August	, in the	Letter .
year of our Lord one thousand nine hund		between	1 00 13
Earle C. Carroll	and Rebeckah E. Carroll, husband and wife		5 K
of Lawrence	the County of Douglas and State of Kann	385	
and the second	The Lawrence National Bank of Lawrence, Kanse		
	part y of the se	cond part.	
	itnesseth, that the said part '195 of the first part, in conside	ration of the sum of	
TWENTY FIVE HUNDRED *	* * * . * . *	*_DOLLARS	35
doGRANT, BARGAIN, SELL	ly paid, the receipt of which is hereby acknowledged, ha YO sold, a and MORTGAGE to the said part Y of the second part, the mty of Douglas and State of Kansas, to-wit	following described	
"Lot	Number Fifteen (15) in Block Number		
	(16) of Lane Place Addition to the	1	
	is given to secure the payment of part of		
A DESCRIPTION OF THE OWNER OF THE	ice of said property.)		
	· · · · · · · · · · · · · · · · · · ·		
with the appurtenances and all the estate	, title and interest of the said part 108 of the first part therein.		
	rt dohereby covenant and agree that at the delivery hereof they are d and indefeasible estate of inheritance therein, free and clear of all incumbrances, Lons	the lawful owner	
No Except	ions	a lawful claim thereto	
It is agreed between the parties hereto that that may be levied or assessed against said real est	and that tiggy ill warrant and defend the same against all parties making the part defined the first part shall at all times during the life of the indenture, part ate when the same becomes due and payable, and that they when he same becomes due and payable, and that they when he seen that a and by such insurance company as shall be specified and directed by the part. The second part to the extent of the same sinurced as herein provided, then the and the annot not so paid shall become a part of the inside becomes, secured by this i er until fully repsid.	y all taxes or assessments e buildings upon said real	
estate insured against hre and tornado in such sum loss, if any, made payable to the part part shall fail to pay such taxes when the same be	and by such insurance company as shall be specified and directed by the part. the second part to the extent of	aid part 198of the first part	
part may pay said taxes and insurance, or either, or interest at the rate of 10% from the date of paym THIS GRANT is intended as a mortga	and the amount so paid shall become a part of the indecodeness, secured by this i ent until fully repaid. The to secure the payment of the sum of	- My	
TWENTY FIVE HUNDRED *	* * *	* DOLLARS,	
Amount	and by its terms made payable to the part Y of the sec	and part, with all interest	
accruing thereon according to the terms of said of to pay for any insurance or to discharge any taxes	ligation and also to secure any sum or sums of money advanced by the said part X , with interest thereon as herein provided, in the event that said part. 168 of the	first part shall fail to pay	
the same as provided in this indenture And this conveyance shall be void if such	payments be made as herein specified, and the obligation contained therein fully d	ischarged. If default be	
made in such payments or any part thereof or an become due and payable, or if the insurance is no now, or if waste is committed on said premises,	y obligation created thereby, or interest thereon, or if the taxes on said real estate are t kept up, as provided herein, or if the buildings on said real estate are not kept in z then this conveyance shall become absolute and the whole sum remaining unpaid, a	is good repair as they are and all of the obligations	
provided for in said written obligation, for the sec the holder hereof, without notice, and it shall be	urity of which this indenture is given, shall immediately mature and become due and lawful for the said part X	payable at the option of gnso take possession of ents and benefits accruing	
therefrom; and to sell the premises hereby grante the amount then unpaid of principal and interest,	d, or any part thereof, in the manner prescribed by law, and out of all moneys arisin together with the costs and charges incident thereto, and the overplus, if any there a for nar 198	g from such sale to retain be, shall be paid by the	
It is agreed by the parties hereto that the therefrom, shall extend and inure to, and be oblig	urity of which this indenture is given, shall immediately mature and become due and lawful for the said part J	d, and all benefits accruing successors of the respective	
parties nereces	of, the part 198 of the first part ha Y9 hereunto set	hand 5 and	
seal the day and year last above written.	Carle 6. Ca	roll(SEAL)	
	Petersahite a	rall(SEAL)	
e st	· · · · · · · · · · · · · · · · · · ·		
		The second se	4
STATE OF Kansas	88.	e .	
the second s	Remembered, That on this 16th day of August	A. D. 19 47	
	fore me, a Notary Public in the aforest me Earle C, Carroll and Rebeckah E. Carroll, 1	id County and State	
Contraction of the second	wife		
	me personally known to be the same personal who executed the foreg	toing instrument and	
POLIC SI IN WI	TNESS WHEREOF, I have hereunto subscribed my name, and affixed my	official seal on the	201101
COUNT	y and year last above written. Noward ales en	nau	
My Commission Expires March 18th ad, August 25, 1947 at 11:35 A	A Company of the second s	Notary Public	

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