33320 BOOK 92	
HORTGAGE (No. 52 K) BOOK 92	ice, Kansas
bis Indenture, Made this 18th day of August	, in the
r of our Lord one thousand nine hundred and Forty-seven	between
John T. Ice and Emma K. Ice, his wife,	
· · · · · · · · · · · · · · · · · · ·	· · · ·
Lawrence , in the County of Douglas and State of Kansas	
ies of the first part, and Joe Paird, a single man, and E. B. Baird, a single man, a	is joint
ants with right of survivorship and not as tenants in "onmon, jes of the second part	And And Taken College College
Witnesseth, that the said part 105 of the first part, in consideration of t	Charles and the second second
One Thousand (\$1,000.00) and other valuable considerationD	OLLARS
them	indenture described
· · · · · · · · · · · · · · · · · · ·	
Lot No. One Hundred Forty-four (144) on New York Street, in	
the City of Lawrence,	
the appurtenances and all the estate, title and interest of the said part <u>105</u> of the first part therein. And the said part <u>105</u> of the first part do <u>hereby</u> covenant and agree that at the delivery hereof <u>they are</u> the law premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.	ful owner.S
and that they will warrant and defend the same against all parties making lawful dain nay be levied or assessed against aid real estate when the same becomes due and payable, and that the levier of the same against aid real estate when the same becomes due and payable, and that the levier of the same against aid real estate when the same becomes due and payable, and that the levier of the levier of the same against aid real estate when the same becomes due and payable, and that the levier of the levier of the same against first and the same against first and the same against first and the same and by uch instance company as shall be specified and directed by the part LES. Of the second part to the estent of MELT instance. And in the event that said part LES and that list to pay such taxes when the same become due and payable or to keep said premises insured as herein provided, then the part LES and aga pay and taxes and insurance, or either, and the amount so paid shall become a part of the indeptedness, secured by this indenture, and at at the rate of to 76 from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of One Thousand Dollars (\$1,000,00)	n thereto. assessments oon said real and part, the of the first f the second d shall bear
	OLLARS,
August 19. and by 108 terms made payable to the part 108 of the second part, with	all interest
y tor any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part LOS. of the first part shall	fail to pay
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If 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 he due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not paid when the due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not paid when does and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate, are not kept in as good repair. Older hereof, whichout notics, and if shall be lawful for the said part. ACS. Of the scond part. Didder hereof, whichout notics, and it shall be lawful for the said part. ACS. Of the scond part. To take part is and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the remus and benefit from; and to sell the premises hereby granted; or any part thereof, in the manner prescribed by law, and out of all moneyn arising from such as greed by the parties hereor that the terms and provisions of this indenture and each and every obligation therein contained, and all benefit orm, shall extend and imure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the a hereto.	default be in the same as they are obligations e option of tossession of its accruing le to retain paid by the fits accruing is respective
In Witness Whereof, the part is so of the first part ha Y.C. bereunto settheirha	ind.Sand
	(SEAL)
John T. Jee Emma K. Jee	in the second
V-ming nross	(SEAL)
	(SEAL)
ATE OF	
Be It Remembered, That on this 18 day of Luguet A. I before me, a Totacy Sublicy in the aforesaid County came John T. Ice and Emma K. Ice, his wife,	D. 19.4.7 and State,
to me personally known to be the same person.S who executed the foregoing instr duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official s	1. 2. 4.
day and year last above written	
Commission Expires Origent 29 1949	ry Public
September 2, 1947 at 3:20 P.M. Harde a. Beck Bor	fister o

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