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T	30559 BOOK 89	
1	MORTGAGE (No. 52 R) F. J. Books, Davience Kanas, Lawrence Kanas, Savernee	
	This Indenture, Made that al in the an ite	
	for a transfer	
	year of our Lord one thousand nine hundred and for Cy-Six between	
	of Lawronco , in the clounty of Douglas and state of Assistas	
i	of Lawrence in the country of Dougrap	
	part 108 of the first part, and Ruby D. 1953	
	part y of the second part	
	Witnessieth, that the said part 103 of the first part, in consideration of the sum of	
	One thousand soven hundred and no/100 (\$1700.00)	
	Lot One hundred ninety-four (194) on Elm Street, in Block Number four (4) in that part of the city of Lawrence known as North	
	Lawrence.	
	with the appurtenances and all the estate, title and interest of the said part ios of the first part therein.	
	And the said part 109 of the first part do hereby covenant and agree that at the delivery hereof thoy 210 the lawful owners of the premises above granted, and seared of a good and indefeasible estate of inheritance therein, free and clear of all in umbrances,	
	It is agreed between the parties hereto (hat the part.D.B. of the first part shall at all times (using the life of this inderure, pay all tarss or assessment that may be level of suscessed against and real estate when the same become due and payable, and then the DAU. Will keep the buildings upon said real estate insured against first and ternado in such sum and by such invance company as hall be specified and directed by the purt <u>V</u> of the second part, the part hall fail to pay such razes when the same become due and payable on the keep such markers that as and part <u>DB</u> of the first part shall fail to pay such razes when the same become due and payable or to keep sud premises insured as herein provided, then the part <u>V</u> of the second part may pay said tarses and insurance, or either, and the mount is paid shall become a part of the indebtedness, secured by this in deniure, and shall ber interest at the rateord or <u>S</u> . from the date of payment until fully repad.	
	THIS GRANT is intended as a mortgage to secure the proment of the sum ofOne thou sand soven hundred andno/100 - DOLLARS.	
	according to the terms of ODD certain written obligation for the payment of said sum of money, executed on the . 18.th day of	
	<u>BOOMBOR</u> . 10.105, and by its terms made payable to the part y of the second part, with all interest second part according to the terms of said obligation and also to secure any sur or sums of poney advanced by the said part y . of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 108 . of the first part shall fail to pay the same as provided in this indenture.	
A Designation of the second	And this conveyance shall be void if such payments be made 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 therein, or if the buildings on and real estate are not kept un as good repart as they are now, or if wate is committed on and premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligation. The said vertices obligation, for the exciting of which this inflation is absolute and the whole sum remaining unpaid, and all of the obligations provided for its naid written obligation, for the exciting of the said parts. As we have a second part the said premises and all the inflation of the said part of the second part the said premises and all the inflation thereon in the manner provided by law and to have a recover appointed to collect the rents and become backets the said optime incipal and interest, together with the cost and charges incident thereto, and the overplus, if any there is, shall be part the amount then unpaid of principal and interest, together with the cost and charges incident thereto, and the overplus, if any there is, shall be part to take possible to the said premises here the terms and provisions of this indenture and every obligation there notaned, and all benefits acroung therefrom, and all estimate the terms and provisions of this indenture and every obligation therem constand, and all benefits acroung therefrom, shall estend and insure to, and be obligatory upon the hear, executor, administrators, pers null representative, assign and successors of the respective parts. Jereet 0.	
	In Witness Whereof, the part 108 of the first part have becaute and the in the in the in	
	seal & the day and year last above written. Wallace Homey Hamlet SEAL)	
1	Wallace Homey Hamle (SEAL)	
	millie Lucille Hamlet (SEAL)	
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	STATE OF KANSAS	
	STATE OF KANSAS SS.	
	Be It Remembered, That on this Bethday of December A D. 19 16	
	before me, a Notary Public in the aforesaid County and State, came Wallage Homor Hamlet and Millie Lucille Hamlet.	
	his wife,	
	to me personally known to be the same person.8. who executed the foregoing instrument and duly acknowledged the execution of the same.	
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the	
	day and year last above written. Corranting 1	1
	My Commission Expires. September 17. 1949 19. Notary Public	
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