	این است. این میکند این میکند. این میکند این میکند این است.	
		م مراجعة المرجمة رميا
		1755
	the start free of	1.3 Stor A 242
V ALL MEN BY THESE PRES	RELFASE SEMTS, that THE PAUL REVERE LIFE INSURANCE COMPANY does hereby acknowled	E / 0
payment of the note h	by the foregoing mortgare secured, and authorizes the Recister of Decis o discharge the same of of record, the note hereby secured having been o makers thereof.	ge 549 of
celled and delivered to	o discharge the same of of record, the note hereby secured having been o makers thereof.	
tember, 1964.	THE PAUL REVERE LIFE INCURANCE COMPANY	
EST: C. A. Reynolds, As (Corp. Seal		No. 5312 Paid 811.75
0	30892 POOK 89	1210 21 1.15
MORTGAGE	(No. 52 K) F. J. Boyles, Publisher of Legal Blanks, Lawrence, Kansas	- 10 10
This Indentu	ITC, Made this ninetconth day of Decomber in the	1. Letter
year of our Lord one thous		6.1
<u> Byron L</u>	Jonos and Atha F. Jonos, his wife,	duzded at
		an i
of Lawrence	, in the County of Douglas and State of Kenses	A. 5
part ios of the first par	rt, and The First National Bank of Lawrence, Lawrence, Kansas	
	part <b>y</b> of the second part.	
<b>x</b> .	Witnesseth, that the said part iss of the first part, in consideration of the sum of	1 A
	29 hundred and no/100 (\$6,300.00) DOLLARS	
toGRANT, BARG	dulg paid, the rescipt of which is hereby acknowledged, havesold, and by this indenture AIN, SELL and MORTGAGE to the said part Yof the second part, the following described	74 <sup>- 10</sup>
real estate situated and bei	ing in the County of Douglas and State of Kansas, to-wit:	1
14	One hundrod thirty-seven (137) on Kentucky Street, in the	
City of		<b>r</b>
	all the estate, title and interest of the said part <b>ias</b> of the first part therein. f the first part dothereby covepant and sgree that at the delivery hereof <u>thay ara</u> the lawful owner a	
of the premises above granted, an	nd seized of a good and indefeasible estate of inhentance therein, free and clear of all incumbrances,	
It is agreed between the p	and that they will warrant and defend the same against all parties making lawful claim thereto.	
that may be levied or assessed age estate insured against fire and torr	and that which are and that which we have a start and dread the same against all patters making lawful claim there?o. synthes hereto that the part 1.26. of the first parts shall at all lones during the life of this indenture, pay all taxes or aisestments annot said real estate when the same becomes due and payable, and that. <b>TROY. WILL</b> keep the buildings upon said real have a start and a such insurance company as shall be specified and directed by the part .y of the second pair, the part .y of the second pay to the extent of <b>LS</b> interest. And in the event that such part .108.50 the first when the same become due and payable or to keep said premises insured as herein provided, then the parter of the second rance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear the data of or with a mount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear	
part shall fail to pay such taxes w part may pay said taxes and insu	part <u>Jum</u> of the scond put to the extent of <u>JUM</u> . Interest. And in the event this and part <u>LOS</u> of the first when the same become due and payable or to keep said premises insured as herein provided, then the part <u>J</u> um of the second rance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indefinure, and shall bear	
interest at the fate of 10 /6 from t	the date of payment until fully repaid. .ied as a moregage to secure the payment of the sum of Six thousand three hundred and no/100 -	
	DOLLARS,	
Dacembar	e	
accruing thereon according to the	e terms of said obligation and also to secure any sum or sums of money advanced by the said part. Y of the second part ischarge any taxes with interest thereon as herein provided, in the event that said part.	с.
the same as provided in this inde		
made in such payments or any p	I be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be art thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not pad when the same to insurance is not kept up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they are	, F.
now, or if waste is committed of provided for in said written oblig	on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations   ration, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of	
the holder hereof, without notice the said premises and all the imp	a, and it shall be lawful for the said part. Y of the second part provements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing sea hereby granted, or any part thereof, in the manner prevenbed by law, and out of all moneys arising from such sale to retain	
the amount then unpaid of princi	and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the on demand, to the first part 1010.	
It is agreed by the parties	s hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing e to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective	
In Witne	ss Whereof, the part_185	
sealS. the day and year last above		
•	Athe A Jones (SEAL)	
1	(SEAL)	11 - 24
	<u>«</u> •••	
in a contra de la	1 · · · · · · · · · · ·	
	l a d	* ·
STATE OF KATSAS	88.	
COUNTY OF DOUGLA	Be It Remembered, That on this 19th day of December A. D. 1946	
n and an and a second s	before me, a	
and the second	came Syron L. Jones and Apha F. Jones, his wife,	
.01×191	۲ <b>۵</b>	
, 0 <sup>1 × 1</sup>	to me personally known to be the same personal who executed the foregoing instrument and	
(01×11)	to me personally known to be the same persons? who executed the foregoing instrument and duly acknowledged the execution of the same.	
	to me personally known to be the same person\$, 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	
(	to me personally known to be the same persons. 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.	
My Commission Expires S	to me personally known to be the same persons. 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.	

1

۲

• 1

D'Sa)

Sand Sintistica and the second second

-7