	Reg. No. 5419 Fee Paid \$1.25	
	31954 воок вя	
MOBTGAGE	(No. 52 K) F. J. Boyles, Publisher of Legal Blanks, Lawrence, Kanasa	
	this	
Unts incenture, Made	h i forty-seven	
year of our Lord one thousand nine hun	ndes Edward Watson, a single man	
UIRI	100 200010	
	n the County of Douglas and State of Kansas	
part_yof the first part, and	6	
	partyof the second part.	
	Witnesseth, that the said part Y of the first part, in consideration of the sum of	
FIVE HUNDRED *		
10	luly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture of the second part, the following described	
doos GRANT, BARGAIN, SELL	and MORTGAGE to the said partyof the second part, the following described ounty of Douglas and State of Kansas, to wit:	
· · · · · · · · · · · · · · · · · · ·		
Lot One	e Hundred Twenty-six (126), in	5 C 1
	y-four (44) on Michigan Street	
in that par	rt of the City of Lawrence, known	-
as West Lav	freme.	
it the envertenences and all the est	ato, title and interest of the said partyof the first part therein.	
And the said part of the first	ate, title and interest of the said party of the first part defined in the said party of the first part defined in the said party of the first part defined in the said owner	
of the premises above granted, and seized of a No	good and indeteasible estate of internance interna, ites and the second se	
	and that he will warrant and defend the same against all parties making lawful claim thereto.	
It is agreed between the parties hereto t	<b>B</b> Xcopplions and that <u>Man</u> , will warrant and defend the same against all parties making lawful claim thereto. He the part <u>W</u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments terate when the same become due and payable, and that <u>Man</u> <u>New</u> the buildings upon asid real states when the same become due and payable, and that <u>Man</u> <u>New</u> the buildings upon asid real states when the same become due and payable, and that <u>Man</u> <u>New</u> the buildings upon asid real of the second part to the extent of <u>Man</u> <u>Man</u> <u>Alt</u> <u>Alt</u>	
estate insured against fire and tornado in such a	sum and by such insurance company as shall be aperian interest. And in the event that said part	
part shall fail to pay such taxes when the same	become due and payable or to keep said premises institut as interimes, accured by this indenture, and shall bear er, and the amount so paid shall become a part of the indebtedness, accured by this indenture, and shall bear	1 1
interest at the rate of 10% from the date of pa	syment until fully repaid. tgage to secure the psyment of the sum of	
	DOLLARS,	
	written obligation for the payment of said sum of money, executed on the <u>ninth</u> day of	1.1
January	47., and by	
accruing thereon according to the terms of sain	d obligation and also to secure any sum or sums of money advanced by the said part. Y of the second part access with interest thereon as herein provided, in the event that said part	
the same as provided in this indenture		
And this conveyance shall be void if su	ach payments be made as herein specified, and the obligation contained therein fully discharged. If default be r any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same 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 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 is set, then this conveyance shall become absolute and the whole sum remaining uppaid, and all of the obligations is security of which this indenture is given, shall immediately mature and become due and payable at the option of be lawful for the said party	
become due and payable, or if the insurance i	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	1.1
now, or it waste is committed on said premi provided for in said written obligation, for the	e security of which this indenture is given, shall immediately mature and become due and payable at the option of the second part	1
the holder hereof, without notice, and it shall the said premises and all the improvements the	be lawin tor the same party and by law and to have a receiver appointed to collect the rents and benefits accruing hereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing the manner prescribed by law, and out of all moneys arising from such sale to retain	
therefrom; and to sell the premises nereby gr the amount then unpaid of principal and inte	bes, then you which this indemure is given, shall immediately mature and become due and psyable at it the option or to be lawful for the said party	
part. y	to the first part V	
tiarties hereto.		
In Witness Whe seal the day and year last above written.	Breof, the part J of the first part has hereunto set h18 hand and	i i
	(SEAL)	1
	Charles Edward Watson (SEAL)	
	- Land - Company - Super-	
		The second s
STATE OF Kansas		P 23
COUNTY OF Douglas	}SS.	
1	te It Remembered, That on this 9th day of January A. D. 19 47	
a low marking	before me, a Notary Public in the aforesaid County and State,	
- 614 914 miles	came Charles Edward Watson, a single man	
A State of the second sec	"to me necessarily known to be the same necessary	
L. INDIA OF	"to me personally known to be the same person who executed the foregoing instrument and	
BIANTACKE	duly acknowledged the execution of the same.	
BUILC S	duly acknowledged the execution of the same. • WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the	
BARDARY STAR		

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