44453 BOOK 100		
NONTGAGE (52K) Boyler Legel Blads - CASH STATIONERY CO. Lorence, Kas	na,	0
The way of our Lord one thermal size has laid and Piftymone	ween	
		5
of Lawrence , in the County of Douglas and State of Kansas partles of the first part, and The Lawrence: National Bank, Lawrence, Kansas		
part y of the second part.	n of	
the duly paid, the receipt of which is hereby acknowledged ha Ve sold and he do in the	ARS	
doGRANT, BARGAIN, SELL and MÔRTGAGE to the said part y of the second part, the following descri real erate situated and being in the County of Douglas and State of Kansas, tos wit:	ibed	
Lots Mos. Thirty Six (36) and Thirty Seven (37) in Fairfax Addition, an addition to the City of Lawrence		
with the appurtenances and all the estate, title and interest of the said part 109 of the first part therein		
And the said part X of the first part do bereby covenant and agree that at the delivery bereof the lawful owne of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance, 	rr. 9	
and that	rio.	
teres and suscence that the plants that the plant as a stand of the finite plant shall as all times during the life of this indenture, pay teres and suscence that may be levied or suscenced against all or each term before the main becomes that an and by while keep the buildings upon said real state insured against file and tornado in such sum and by much immunes company as shall be specified a directed by the part <u>J</u> of the second part, the loss, if any, make payleb or the part <u>J</u> of the succed parts ble error of <u>J</u> . Me interest. And in the error that said part <u>J</u> <u>B</u> of the first part shall fail to pay such taxes when the sum of the error of <u>J</u> . Me and premise insured as herein provided, then the part <u>J</u> or the second part may pay said taxes and be the stand the arm of the stand the so plat shall become a part of the indebédness, secured by this indenture, and shall bear interest at the taxe of 10% from the date of p	all 1 1 rod	
THIS GRANTY is intended as a mortgage to score the payment of the sum of		
scoording to the terms of A certain written obligation for the payment of stid sum of more sum that		
day of July 19.51, and by 19.51, the part of the second se	nt internet in the second s	
And this convergence shall be void if such payments be made as herein prefiled, and the obligation contained therein fully discharges if default be made in such payments or any part thereof or any obligation created abereby, or instant therein will be buildings on and reals are not key in a good repairs as they are now, or if wate is committed on aid premises, then this convergence shall be and the whole then remaining undited. The obligation provided for in aid water obligation, or the the statistic is the state are not key in as good repairs at here are now, or if wate is committed on aid premises, then this convergence shall be able to be able is given, shall innectiatify manue and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the state rest. $V_{\perp}$ of the recompt our <b>15</b> as <b>16</b> certate or <b>n</b> and <b>1</b> rest.		
real ensist are not kept in a good repairs at the are now, of it me insumate is not kept up, as provided herein, or if the buildings on as and the whole, taux remaining unpud, and all of the obligations provided for in and written obligation, for the scurity of which this indexum is proved and immediately matter and become the and parable at the dotto or the holder baced.	re l	
the said part. Y. of the second part 15 as generations are improve it the oppone of the holder hereof, without notice, and it shall be lawful for mean thereon in the manner provided by law and to have a receiver appointed to collect the renn and benefits accruing thereines; and it will the pressive berefury granted; or any part thereon, in the manner protectived by law, and out of all more in accruing thereines; and it the pressive berefury granted; or any part thereon, in the manner protectived by law, and out of all more in accruing thereines; and all the the the monot then amplied op principal and interest, together with the costs and charges incident thereto, and the overplan, if any there be, shall be paid by the part. Y. making much lake, on demand, on the first rear 1968	и	
No. 1 Contract Contraction of the second s		
It is agreed by the parties hereto that the terms and provision of this indensure and each and every obligation therein contained, and all benefits acruing theirform, shall extend and innre to, and be obligatory upon the beits, executors, administrators, personal representatives assigns and soccessor of the respective parties betto.		
In Winness Whereas, the part 108 of the first part ha YO herevano er their hand 8 and seal the day and yes last show written.		
John Freland (SEAL)	And the second s	
STATE OF Ansas SS.		
Be It Remembered. That on this 18t day of Sentember 4 p to 5]		
before me, a Hotary Public in the aforenaid County and Siate, came John Ireland and Dora Treland, his wife		
to me personally known to be the same person. A. who executed the foregoing instru- 8, 107		
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affined my official seal on the day and year has above written.	This reluase	
Notary Public	an the original mortgage	
	et Hovie	
A De Anticipado Aspine Marca 10 Ca . 19 . 54a .	of Deeds Narrel ale p	
vied September 7, 1951 at 1:15 P. N. Hardl a Mack Register	Hug. of Deads	
vied September 7, 1951 at 1:15 F. M. HELEASE e undersigned, owner of the within mortrage, do hereby acknowledge the full payment of the e thereby, and authorize the Register of Dends to enter the discharge of this work.	Rug. of Deads	
And Sentember 7, 1951 at 1:15 P. N. RELEASE e undersigned, owner of the within mortpage, do hereby acknowledge the full payment of the ed thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of this 3rd day of November 1953 Seal) THE LANGENCE MATICAL DANK, LANGENCE, MANSAS	Rug. of Deads	
And September 7, 1951 at 1:15 F. M. RelEASE e undersigned, owner of the within mortgage, do hereby acknowledge the full payment of th this 3rd day of November 1953	Rug. of Deads	
And September 7, 1951 at 1:15 F. N. RELEASE e undersigned, owner of the within mortgage, do hereby acknowledge the full payment of th ed thoruby, and authorize the Register of Deeds to enter the discharge of this mortgage of this 3rd day of November 1953 . Seal) THE LIVRENCE MATTONAL BANK, LAWRENCE, KANSAS John F. Peterg CREMICE MATTONAL BANK, LAWRENCE, KANSAS CREMICE MATTONAL BANK, LAWRENCE, KANSAS	Hest of Desert	
And September 7, 1951 at 1:15 F. N. RELEASE e undersigned, owner of the within mortgage, do hereby acknowledge the full payment of th ed thoruby, and authorize the Register of Deeds to enter the discharge of this mortgage of this 3rd day of November 1953 . Seal) THE LIVRENCE MATTONAL BANK, LAWRENCE, KANSAS John F. Peterg CREMICE MATTONAL BANK, LAWRENCE, KANSAS CREMICE MATTONAL BANK, LAWRENCE, KANSAS	Rug. of Deads	

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