	452	04 BOOK 101		1.
MORTGAGE	(No. 52 K)		ories, Publisher of Legal Blanks, Lawrence, Kat	
This Indenture,	Made this 13	day of	December	
	ne hundred and fifty-one			in the
Kenneth L. Mat	ney and Ester Matney, hu	usband and wife.	l	ween
		and sectors in the		
of Legompton	_, in the County of Doug 10	5	No. 1 Vones	·
	John E. Latney an		State of Kansas	
n na station a statio	Louin S. Launey an	id Martha H. Mati	noy.	
ANA	Witnessel 1.1		ies of the second part.	
FIVE THOUSAND and no how	Witnesseth, that the said ;	part 105_of the first	part, in consideration of the sur	n of
them	) * * * * * * * * * * * * * * * * * * *	******	**** * * * * * DOLLA	RS
GRANT, BARGAIN, S	duly paid, the receipt of which i ELL and MORTGAGE to the sai County of Doug las	hereby acknowledged,	ha vo sold, and by this inden	ture
				bed
The Nort	heast Quarter of Section	7, Township 12	, South,	
	East of the 6th P. M.			itan (
And the said new 108	state, title and interest of the said	part ies_of the first	part therein.	
the premises above granted, and seized of	a good and indefeatible estate of inheritan	e that at the delivery hereof.	they are the lawful owner	<b>T.S</b> .
		and cost of	- hermolauces	
It is agreed between the parties hereto at may be levied or assessed against said res	and that thinky will warrant that the part 10.5. of the first part shall a tester when he same becomes due and p sum and by such insurance company as a of the second part to the settin of the second due and payable or to keep said of a second due and payable or to keep said warent undi fully repaid. Wages to secure the homeson of the	and defend the same against t all times during the life of	all parties making lawful claim thereto.	all a Rooman State of the Rooman and
ate mured against fire and tornado in such a, if any, made payable to the part 10.8	sum and by such insurance company as sh	avable, and that they wi	the part OS of the second part	real .
t may pay said taxes and insurance, or eith	e become due and psyable or to keep said ; er, and the amount so paid shall become a	premises insured as herein pro	the event that said part 185 of the fi	irst
THIS GRANT is intended as a more	syment until fully repaid. tgage to secure the payment of the sum of *** * * * * * * * * * * * *	FIVE THOUSAND	and no (100 +	par .
arding to the terms of ODA	Tgage to secure the payment of the sum of	* * * * * * * *	* * * * * * * * * DOLLAR	
December	Ca	a sum of money, executed or	1271	11.2.1
uing thereon according to the terms of said ay for any insurance or to discharge any re	bl, and by <u>1ts</u> terms i obligation and also to secure any sum or a zes with interest thereon as berein provided	ums of money advanced by a	25 of the second part, with all intere	st
same as provided in this indenture	obligation and also to secure any sum or s zes with interest thereon as herein provided	, in the event that said part	.108of the first part shall fail to pe	п. у
And this conveyance shall be void if such	h payments be made as herein specified, an	d the obligation contained		•
me due and psyable, or if the insurance is a or if waste is committed on said premise	not kept up, as provided herein, or if the bu	aldings on said real estate an	real estate are not paid when the same	
solder hereof, without notice, and it shall be	curity of which this indenture is given, shal	te and the whole sum remain immediately mature and be	ting unpaid, and all of the obligations	
from; and to sell the premises hereby grant	son in the manner provided by law and to b ad, or any part thereof, in the manner pro-	tave a receiver appointed to	collect the rents and benefits according	
109 making such sale, on demand, to t It is agreed by the parties hereto that the	together with the costs and charges incide	nt thereto, and the overplus,	moneys arising from such sale to retain if any there be, shall be paid by the	1000
from, shall entend and inure to, and be oblig a hereto.	h prometro los mados as herrin specificad, ar wy obligantes, as provide langues, or interest in status into comprane akult herring the second status into comprane akult herring there, shall learning for which mission are agreen, shall learning for the said part. 1020. of the sec- al or any part thereofs, in the same prov- d or any part thereofs, in the same pro- tions and any second second second second learning the same provided by the same pro- side second second second second second second learning the same second second second second learning the same second second second second learning the same second second second second second learning the same second second second second second learning the same second second second second second second learning the same second second second second second second learning the same second second second second second second second learning the same second	each and every obligation the	erein contained, and all benefits accruing	
In Witness Where Sthe day and year last above written.	Of, the part 108 of the first par		and successors of the respective	
A Complete California	ابت الم	L'	The stand from the product of the start	
bonenin an an tarte an et al. Na anti-	· 14	ennetho	Matney (SEAL)	
<ul> <li>The second s</li></ul>	- Cie	ter mata	. 1	
ATE OF KANSAS			(SEAL)	11
UNTY OF DOUGLAS	88.	÷.		
AND A PARA MANAGEMENT	It Remembered, That on this	13 day of Dec	cember A.D. 19 51	
A	before me, a notary publ	Lia	in the aforesaid County and State,	25 335
A DA BOTA AND A DALLASS	came Kenneth L. Matr	by and Ester Ma	tney, husband and wife	
PURLS /5	to me nerrously be set to be			1000
Contraction of Children	to me personally known to be the an duly acknowledged the execution of the		nea the foregoing instrument and	
	WITNESS WHEREOF, I have hereor	the distance of the second of the second	and affixed my official seal on the	
0,-	day and year last above written.	OAL	al	
Commission Expire July 5	1953 10	~~~~	Notary Public	
	The second se	the able of the state of the second sec		
D		)/	1	
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STATES.