	4 1 ' EOOR	K 101	
MOBTGAGE	(52K) Boyles Legal Blank	ka - CASH STATIONERY CO., Lawrence, Kana.	
<b>This Indenture</b> ,		of, in the	1
year of our Lord one thousand nine Frances E. Vogl, a wido		berween	
	<u> </u>		
of Denver, in i	the County of	and State of Colorado	
part y of the first part, and Ki	aw Valley State Bank, Eudora, Kansas		
	par	rt Y of the second part.	
Three Thousand and no/100	Vitnesseth, that the said party of the fi	irst part, in consideration of the sum of DOLLARS	
to her duly	paid, the receipt of which is hereby acknowledged	d ha S wall and the start's	
real estate situated and being in the	L and MORIGAGE to the said part y of the County of Douglas	he second part, the following described	
Lot 7 and the Nort	h one-half of Lot 8, in Solomon's Sut	bdivision	
Douglas' County, Ka	k's Addition to the City of Lawrence	ə, in	
with the appurtenances and all the est	ate, title and interest of the said paret	- King	
ned the said part J of the first	part does hereby covenant and same at the take		
		e and clear of all incumbrances,	
and	that She will warrant and defend the same agains	st all parties making lawful claim character	
	of the first part shall at all times	during the life of this in land, we like	
directed by the part, y of the second p interest. And in the event that said part y	ited against fire and tornado in such sum and by such ins art, the loss, if any, made payable to the part y of the	surance company as shall be specified and	
said premises insured as herein provided, the so paid shall become a part of the indebted ment until fully repaid	r attention against tail retail extrace when the same becomes d upded against first and tornado its on the part $y'_{}$ of th art, the loss, if any, made parable to the part $y'_{}$ of th of the first, part shall fail to part such taxes when the ene the part $y'_{}$ of the second part may pay sail taxes intenss, secured by this indenture, and shall bear interest at	same become due and payable or to keep and insurance, or either, and the amount	
THIS GRANT is intended as a mortga	ige to secure the payment of the sum of Three Thou	ISand and no (100	
day of April	written obligation for the payment of said sum of moni- 1952, and by 113 terms made no	icy, executed on the 16th	
said part y of the second part to pay f	or say insurance as in the	yayable to the part <b>y</b> of the second .	
that said nerr V at at a Comment	and the states with interest the	thereon as herein provided in the	
If default be made in such payments or any estate are not paid when the same become da	fail to pay the same as provided in this indenture. th payments be made as herein specified, and the obligan part thereof or any obligation treated thereby, or intere- te and payable, or if the insurance is not kept up, as prov- they are now, or if waste is committed on said premises, the of the obligations provided for is not a said premises, the	tion contained therein fully discharged.	
and the whole sum remaining unpaid, and all s given, shall immediately mature and become	part unterfor or any obligation treated thereby, or inter- e and payable, or if the innurance is not kept up,as prov- hey are now, or if waste it committed on said verimes, the of the obligations provided for in said written obligation, ne due and payable at the option of the holder hereof, wi- to the bound of the potention of the holder hereof, wi-	rided herein, or if the buildings on said en this conveyance shall become absolute	
he said party of the second part	to take possession of	ithout notice, and it shall be lawful for	
the premises hereby granted, or any part he amount then unpaid of principal and inter	and to have a receiver appointed to collect the postession o thereof, in the manner prescribed by law, and out of all a est, together with the costs and charges incident thereto, a on demand, to the first part y	id benefits accruing therefrom; and to moneys arising from such sale to retain	
e paid by the part y making such sale It is agreed by the parties hereto that the	on demand, to the first part y	ind the overplus, if any there be, shall	
signs and successors of the respective parties	, on demand, to the first part y e terms and provisions of this indenture and each and even nure to, and be obligatory upon the heirs, executors, and hereto.	ry obligation therein contained, and all administrators, personal representatives,	
In Witness Whereof, id seal the day and year last above written	the part y of the first part had hereunto set	t ber bud	
	Frances E	Vogl. (SEAL)	
		(SEAL)	
ATE OF COLORADO, CITY &			
DUNTY OF DENVER			
Be It R befo	emembered, That on this 16th day of	APRIL A. D. 19.52	
N	Frances Vogl, a widow,	the aforesaid County and State,	
Silly Si tom	e personally known to be the same person who and duly acknowledged the execution of the	executed the format	
Comment S seal	NESS WHEREOF, I have hereunto subscribed my on the day and year last above written.	nille, and affired my official	
Mannan and Andrews	Neth	and the second second	
Commission Evolute 11. Committee	the story of the s	Notary Public	This release was written on the original
Commission ExpiresMy Commission (		R m	montpage antianed
Commission Expires My Commission, opril 25, 1952 at 10:40 A. P		Register of Deeds	the /3 day
Commission Expires My Commission of April 25, 1952 at 10:40 A. P	- ft trold Un		d_sept
Commission Express My Commission , pril 25, 1952 at 10:40 A. A dersigned, owner of the with	in mortgage, do hereby acknowledge		19 Sept
Commission Express My Commission , pril 25, 1952 at 10:40 A. A dersigned, owner of the with	in mortgage, do hereby acknowledge gister of Deeds to enter the discha mber 1054. Kaw Valley State Bank.	the full payment of the debt	d_sept
Commission Expires My Commission of	in mortgage, do hereby acknowledge gister of Deeds to enter the discha mber 1951. Kaw Valley State Bank, W. C. Hercier, Exec. V:	the full payment of the debt	a sipt 12 andla Beck

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