MORTGAGE				K 103 Legal Blanks CASH 5	Marrah	in the
Chis Ind	enture, Made th	is1s	<u> </u>	aay of	J. (11)	berween
ar of our Lord one	thousand nine hundred a	nd Fifty	and wife			
	, in the County	of D	ouglas	and St	ate of Kansas	<del></del> ,
r ies of the firs	t part, and Grace	E. Watts	a widow			
IC TEB OF the Inc		c		part	_of the second pa	rt.
	Witness	oth, that th	e said part ies	of the first part,	in consideration of	the sum of
OUR THOUSAND	AND no/100	- <del></del>		<del></del>		DOLLARS
THEM	duly paid, th	e receipt of v	which is hereby ac	knowledged, ha ve	sold, and by th	is indenture
GRANT,	BARGAIN, SELL and M	ORTGAGE t	the said part y	of the secon	are of Kansas to-w	ir described
al estate situated a	nd being in the County of	r <b>D</b> oug	a a a	6.	-,-	
	The East Half (E)	) of the	Southwest Qua	rter (SWi) of	Section Twel	ve (12)
	Township Twelve (	12) Range	Seventeen (	17) and the l	iortheast quar	ter (NWt)
	of the Southeast	Quarter (	SEt) of Secti	on Twelve (1	2), Township T	welve
	(12) Range Sevent	een (17)	consisting of	120 acres, 1	ore or less.	
ulah sha bunursanan	ces and all the estate, title	and interest	of the said part	les of the first	part therein.	
4 1 4	100 of the first part do	hereby o	ovenant and agree th	at at the delivery here	of they are the l	wful owner
f the premises above	granted, and seized of a good	and indefeasible	e estate of inheritan	ce therein, free and	clear of all incumbra	nces,
				•	parties making lawful	
	在 医多种		- Labo first part sh	all at all times durin	g the life of this ind	enture, pay all
It is agreed betw	that may be levied or assess on said real estate insured a; r, of the second part, the event that said part 108 of as herein provided, then the a part of the indebtedness, id.	ed against said	real estate when the	same becomes due an	d payable, and that	they
axes and assessments keep the buildings up	on said real estate insured ag	ainst fire and loss, if any, n	tornado in such sum nade payable to the p	and by such insuran	ond part to the extent	of her
interest. And in the	vent that said part 108 of	the first part	shall fail to pay such the second part ma	taxes when the same y pay said taxes and	insurance, or either, a	nd the amount
so paid shall become	a part of the indebtedness,	secured by this	indenture, and shall	bear interest at the	rate of 10% from tr	e date of pay-
on 1177	the let a morrage to	secure the payr	nent of the sum of			
FOUR THOUSAND	AND no/100					DOLLARS
according to the term	s of its certain writ	ten obligation	for the payment of	said sum of money,	the to the part. V	of the second
day of March	s of 1US certain writ 19 accruing thereon according	o the terms of	said obligation and	also to secure any sur	n or sums of money a	dvanced by the
and wast V of t	he second part to pay for a	y insurance or	to discharge any tax	ces with interest ther	eon as herein provide	d, in the even
that said part 105	of the first part shall fail	to pay the sam	e as provided in the	l, and the obligation	contained therein for	ally discharged
And this convey If default be made	in such payments or any pa	t thereof or ar	y obligation created	thereby, or interest ot kept up, as provid-	thereon, or if the tax ed herein, or if the bu	es on said rea illdings on said
estate are not paid we real estate are not ke	of the first part shall fail ance shall be void if such pain such payments or any pa- then the same become due as pt in as good repair as they employing uppaid, and all of	are now, or if	waste is committed or provided for in said	n said premises, then written obligation, fo	this conveyance shall or the security of which	this indenture
and the whole sum is given, shall imme	pt in as good repair as they emaining unpaid, and all of diately mature and become	lue and payable	at the option of th	e holder hereof, with	out notice, and it sha	i be lawful lo
	Cake second part			to take possession of	the said premises and	1
sell the premises her	e manner provided by law are by granted, or any part the paid of principal and interest	reof, in the ma together with	nner prescribed by I the costs and charges	aw, and out of all m s incident thereto, an	oneys arising from such the overplus, if any	there be, sha
be paid by the part	y making such sale, o	n demand, to	ne first paneds		abligation therein co	nrained and a
It is agreed by	the parties hereto that the	erms and provi	sions of this indentu obligatory upon the	heirs, executors, ad	ministrators, personal	representative
assigns and successor	s of the respective parties he			12 VB hereunto se		hand 3
and seal the day	and year last above written.	, , ,	R.	Saule	/	(SEAL
			AT	. The	lev	(SEAL
			Oblys	my sing		(CDA)
	*		***************************************			
STATE OF	Kansas	\ ss.		<b>*</b>		
COUNTY OF	Douglas		**	•		
4		membered,	That on this	lsta day of M	arch	A. D. 1953.
SLASE.					n the aforesaid Cou	
State of the state of	came	nay say	Tat Wing Coli	mme savier y	usband and wi	.9
OFFBAN					o executed the for	egoing instru
4 440 6	men	and duly ac	knowledged the e	xecution of the sa	me.	17. DE T.
PUBLIT				unto subscribed m	name and affixe	ed my officia
CAS COUNTY	seal	on the day a	nd year last above	written.	Musso	w/
"ammania"				, 77	N	otary Public
	Expires July 1'		1954	//	U	

the og emplement when dit e wit in motomer, a chind a k come therein, and a technical term of least to either

, x