MORTGAGE		
	(52 K) Boyles Legal Blanks CASH STATIONERY CO., Lawrence, Ka	<b>30.</b>
This Inde	enture, Made this 18th day of June, in	n the
	Diet., thee	weer
	A. Dove and Hazel G. Dove, his wife	wccı
of Lawrence	, in the County of Douglas and State of Kansas	
	part, and Fred G. Soxman or Jessie L. Soxman, either & survivor	
1	part 105 of the second part.	
11/2	Witnesseth, that the said parties of the first part, in consideration of the su	ım o
THIRTYFIVE HUND	DRED TWENTY FIVE & no/100 * * * * DOL	LAR
	duly paid, the receipt of which is hereby acknowledged, ha 🕶 sold, and by this inde	100
	BARGAIN, SELL and MORTGAGE to the said part 108 of the second part, the following design in the County of Douglas and State of Kansas, to-wit:	ribe
real estate situated and	i peling in the County of See See See See See See See See See Se	
	Lot Number One Hundred Sixty-eight (168)	
	on Massachusetts Street, in the City of	
	Lawrence	
ik ka managanga	es and all the estate, title and interest of the said part 108 of the first part therein.	
	of the first part do hereby covenant and agree that at the delivery hereof they are he lawful or	wner
	anted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	
	No Exceptions	
	and that will warrant and defend the same against all parties making lawful claim	
It is agreed between	n the parties hereto that the part 108. of the first part shall at all times during the life of this indenture,	рау 111
keep the buildings upon	iat may be levied or assessed against said real estate when the same becomes due and payable, and that they was said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified to the second part, the loss, if any, made payable to the parties. Of the second part to the extent of the stand parties of the first part shall fail to pay such taxes when the same become due happable or as herein provided, then the parties of the second part may pay said taxes and insurance, or either, and the part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date	fie i
interest. And in the even	nt that said parties of the first part shall fail to pay such taxes when the same become due and payable or a hard partial of the second part may pay said taxes and insurance, or either, and the	o ke
so paid shall become a p ment until fully repaid.	part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date	of pa
ment until tuni reparer	intended as a mortgage to secure the payment of the sum of	
THIRTY FIVE HUN	NDRED TWENTY FIVE & no/100 * * * * * DO	LLAF
according to the terms o	of a certain written obligation for the payment of said sum of money, executed on the 18th	
day of June	19 55 , and by its terms made payable to the part ies of the ceruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced	by t
said part 108 of the	second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the	e eve
	f the first part shall fail to pay the same as provided in this indenture. ce shall be void if such payments be made as herein specified, and the obligation contained therein fully dis-	harg
If default be made in s	such payments or any part thereof or any obligation cleared thereby, or any part thereof or any obligation cleared thereby, or any obligation cleared the cleared thereby, or any obligation cleared the cleared thereby, or any obligation cleared the cleared the cleared the cleared thereby, or any obligation cleared the cleared the cleared the cleared thereby, or any obligation cleared the cleared the cleared the cleared the cleared thereby cleared the cleared the cleared the cleared thereb	00 1
real estate are not kept	in as good repair as they are now, or it waste is the in collapsion of the security of which this it	dent
the said part 108 of ments thereon in the m	the second part their agents or ageigns to take possession of the said premises and all the innancer provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, y granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to do principal and interest, together with the costs and charges incident thereto, and the overplus, if any there is	and
sell the premises hereby the amount then unpaid	y granted, or any part thereof, in the manner prescribed by law, and out of an information such sale of of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there is	e, sl
1 - 11 L. des 1 A	making such sale, on demand, to the first part 100.	
	e parties hereto that the terms and provisions of this indenture and each and every bonigation determ contained, from, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representations.	and
It is agreed by the benefits accruing therefr	rom, shall extend and inure to, and be obligately upon the	and ntati
It is agreed by the benefits accruing therefr	of the respective parties nereto.	
It is agreed by the benefits accruing therefr assigns and successors of	Witness Whereof, the part 195 of the first part ha YO hereunto set their hand year last above written.	, s
It is agreed by the benefits accruing therefr assigns and successors of	Witness Whereof, the part 195 of the first part ha Y9 hereunto set their hand year last above written.	s SEA
It is agreed by the benefits accruing therefr assigns and successors of	Witness Whereof, the part 195 of the first part ha V9 hereunto set their hand year last above written.	SEA SEA
It is agreed by the benefits accruing therefr assigns and successors of	Witness Whereof, the part 195 of the first part ha V9 hereunto set their hand year last above written.	SEA SEA
It is agreed by the benefits accruing therefr assigns and successors of	Witness Whereof, the part 195 of the first part ha V9 hereunto set their hand year last above written.	SEA SEA
It is agreed by the benefits accruing therefr assigns and successors of	Witness Whereof, the part 195 of the first part ha V9 hereunto set their hand year last above written.	SEA SEA
It is agreed by the benefits accruing therefr assigns and successors of	Witness Whereof, the part 195 of the first part ha V9 hereunto set their hand year last above written.	SEA SEA
It is agreed by the benefits accruing therefr assigns and successors of In and seal the day and STATE OF Kane	Witness Whereof, the part 195 of the first part ha V9 hereunto set their hand year last above written.	SEA SEA
It is agreed by the benefits acruing therefr assigns and successors of In. and seal the day and STATE OF KRIE	Witness Whereof, the part 195 of the first part ha V9 hereunto set their hand year last above written.  April A 0/2  Vagel V 1072	SEA SEA
It is agreed by the benefits actualing therefore assigns and successors of the day and seal the day and STATE OF Kans	Witness Whereof, the part 195 of the first part ha 79 hereunto set their hand year last above written.  Sas  Uglas  Be If Remembered, That on this. 18th day of June A. D.	SEA SEA
It is agreed by the benefits acruing therefr assigns and successors of In and seal the day and STATE OF Kans	Witness Whereof, the part 195 of the first part ha Y9 hereunto set their hand year last above written.    April	SEA SEA
It is agreed by the benefits acruing therefr assigns and successors of In and seal the day and STATE OF Kans	Witness Whereof, the part 195 of the first part ha Y9 hereunto set their hand year last above written.  Sas  uglas  Be It Remembered, That on this 18th day of June A. D. before me, a Notary, Rublia in the aforesaid County and came James A. Dove and Hazel G. Dove his wife	SEA SEA
It is agreed by the benefits acruing therefr assigns and successors of In and seal the day and STATE OF Kans	Witness Whereof, the part 195 of the first part ha Y9 hereunto set their hand year last above written.  Sas  Uglas  Be It Remembered, That on this 18th day of June A. D. before me, a Notary Publiq in the aforesaid County and came James A. Dove and Hazel G. Dove, his wife	SEA SEA SEA
It is agreed by the benefits acruing therefr assigns and successors of In and seal the day and STATE OF Kans	Witness Whereof, the part 195 of the first part ha Y9 hereunto set their hand year last above written.  Sas  Uglas  Be It Remembered. That on this 18th day of June A. D. before me, a Notary. Rubling in the aforesaid County and came James A. Dove and Hazel G. Dove his wife to me personally known to be the same personal who executed the foregoing ment and duly acknowledged the execution of the same.	SEA
It is agreed by the benefits acruing therefr assigns and successors of In and seal the day and STATE OF Kans	Witness Whereof, the part 195 of the first part ha Y9 hereunto set their hand year last above written.  Sas  Uglas  Be It Remembered, That on this 18th day of June A. D. before me, a. Notary. Publiq in the aforesaid County and came James A. Dove and Hazel G. Dove his wife to me personally known to be the same personal who executed the foregoing ment and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my	SEA
It is agreed by the benefits acruing therefr assigns and successors of In and seal the day and STATE OF Kans	Witness Whereof, the part 195 of the first part ha Y9 hereunto set their hand year last above written.  SS.  Be It Remembered. That on this 18th day of June A. D. before me, a Notary Publiq in the aforesaid County and came James A. Doys and Hazel G. Doye, his wife to me personally known to be the same personal who executed the foregoing ment and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my seal on the day and year last above written Howard (Crom.)	SEA
It is agreed by the benefits accruing therefr assigns and successors of In and seal the day and STATE OF Kans	Witness Whereof, the part 195 of the first part ha Y9 hereunto set their hand year last above written.  Sas  Uglas  Be It Remembered, That on this 18th day of June A. D. before me, a. Notary. Publiq in the aforesaid County and came James A. Dove and Hazel G. Dove his wife to me personally known to be the same personal who executed the foregoing ment and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my	SEA

RELEASE.

To the undersigned, owher of the within mortage, as never account full payment of the debt secured thereby, and outborize the Segister of Deeds to enter the discharge of this mortgage of record. Dated this 6th day of December, 1957.

Fred G. Soxwan Mortgagee. Twice.