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	FOFA	BOOK 105	1
MORTGAGE			
	a set a set of a set of	Boyles Legal Blanks-CASH STATIONERY COLawr	,
	nd Marvin L. Lipp, he	October , 1952 r husband	5. between
		ng and Loan Association	
Witnesseth, that the said par	t. ies. of the first part, in con	part. y of the second	
to them du	ly paid, the receipt of which	is hereby acknowledged; ha.V.9,so GE to the said part .yof the secon	d, and by
following described real esta Kansas, to-wit:	te situated and being in the	, County of Douglas	nd State of
Park, a subdiv of the City of with the appurtenances and a	l the estate, title and interest	d Forty-two (42) in Walnu f Addition 3, in that par known as North Lawrence, of the said part 9.9 of the first part	t s therein.
		e that at the delivery hereofth@y:@r@he i heritance therein, free and clear of all incumbran 4880cctation on August 28. 509 of the records of the and the same against all parties making lawful c	
It is agreed between the parties here	to that the part 10.5 of the first part	end the same against all parties making lawful c shall at all times during the life of this indenture same becomes due and payable, and that LDG sum and by such insurance company as shall be the part. J, of the second part to the extent such taxes when the same become due and paya that may pay said taxes and insurance, or either, a shall bear interest at the rate of 10% from the du	, pay all taxes
and the second	The second state of the second second second	shall beer interest at the rate of 10% from the de Three Thousand and no/10	and a second second second
day of October part, with all interest accruing thereon ac	19 53 and by 1ts	of said sum of money, executed on the	of the second vanced by the
that said part 10.8 of the first part a	hall fail to pay the same as provided in	ry taxes with interest thereon as herein provided this indenture., fied, and thei obligation contained therein for ad thereby, of interest thereon, or if the taxes not kept up, as provided herein, or if the bui	
estate are not paid when the same becom real estate are not kept in as good repail and the whole sum remaining unpaid, at is given, shall immediately meture and it the said part Y	ad all of the obligations provided for in secome due and payable at the option of	a not kept up, as provided herein, or if the builted on said premises, then this conveyance shall be said written obligation, for the security of which f the holder hereof, without notice, and it shall to take possession of the said premises and all	this indenture be lawful for
ments thereon in the manner provided by	law and to have a receiver appointed to y part thereof, in the manner prescribed and interest, together with the costs an	o collect the rents and benefits accruing there by law, and out of all moneys arising from d charges incident thereto, and the overplus, if	
In Witness Whereof, the part 185	at the terms and provisions of this inde and inure to, and be obligatory upon parties hereto. of the first part ha. <u>V.B.</u> hereunto set.	nture and each and every obligation therein cont the heirs, executors, administrators, personal i their hands and seals the	D. Line State March 19
last above wittin.	Ce	Beining & Sife	(SEAL)
			(SEAL)
STATE OF KEDSBA		3	
	COUNTY, St. Bt. Bt. Bt. Bt. Bt.	and a second	A. D., 19.5.3 unty and State,
NOTA R	same Bernice L. Lip husband	pland Marvin L. Lipp, har	
Logy 11.	acknowledged the execution of the a N WITHESS WHEESOF, I have hereunto sul year last above written.		E S LAND S PURCH
My Commission Explore	anti-grammanananananan ity anti-the a		lotary Public
	PELEASE		ment of the

Acolt Seanatomy / Cama Co.