	32896 BOOK 106
MORTGAGE.	(NO. 52A) Boyles Legal Blanks CASH STATIONERY CO., Lawrence, Kanaas
This Inder	ture, Made this 23 day of July
A. D. 19 54 between D	foris M. Rennels Jones and Louie Jones, her husband
, http://www	Jones and Louie Jones, her husband
	a second a s
of Eudora	, in the County of Douglas and State of Kansas
of the first part, and Agne	s M. Kelly
The second secon	
and the second second	of the second part.
One hundred (\$10	Witnesseth, That the said part_las_of the first part, in consideration of the sum
to them duly paid, the re-	0.00) DOLLAR: ceipt of which is hereby acknowledged, have_sold and by these presents dogran
bargain, sell and Mortgage to	the said part <u>y</u> of the second part <u>her</u> heirs and assigns foreve
all that tract or parcel of land	situated in the County of Douglas
Kansas, described as follows, i	te-wit: Lot Number Eighteen (18) in Block Number (217)
in the Cit	y of Eudora.
	······································
· · · · · · · · · · · · · · · · · · ·	
with all the appurtenances or	ad all the estate, title and interest of the said part 105 of the first part therein.
And the saidgrant	
dohereby covenant and a	gree that at the delivery hereof they are the lawful owner of
the premises above granted,	and seized of a good and indefeasible estate of inheritance therein, free and clear of a
incumbrances	the second s
This grant is intended as a mo	ortgage to secure the payment of <u>One hundred</u> (\$100,00)
Dollars, according to the term	s of ODE certain not.e this day executed and delivered by the
Dollars, according to the term said <u>parties of th</u>	s of ODE certain note this day executed and delivered by the first part to the first part
Dollars, according to the term said <u>parties of th</u>	s of ODE certain note this day executed and delivered by the first part to the first part
Dollars, according to the term said <u>parties of the</u> said part y of the secon	s of not.e this day executed and delivered by the first part to the delivered by the
Dollars, according to the term said <u>parties of the</u> said part <u>y</u> of the secon	s of not.e this day executed and delivered by the first part to the delivered by the
Dollars, according to the term said <u>partles of th</u> said part_yof the secon 	s of ODEeertain not.e this day executed and delivered by the first part to the first part
Dollars, according to the term said <u>parties of th</u> said part_yof the secon 	s of ODE
Dollars, according to the term said <u>parties of th</u> said part_yof the secon 	a of OD ertain NO_LO this day executed and delivered by the 10 first part
Dollars, according to the term said <u>parties of th</u> said part_yof the secon 	s of ODE
Dollars, according to the term said partles of th said part of the secon 	s of ODEeertain not.e this day executed and delivered by the ne first part to the d part and this conveyance shall be void if such payments be made as here is such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept to become absolute, and the whole amount shall become due and payable, and it shall be lawful for its part
Dollars, according to the term said	s of ODEertain not.e this day executed and delivered by the ne first part to the d part and this conveyance shall be void if such payments be made as here such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept to become absolute, and the whole amount shall be come due and payable, and it shall be lawful for the part there are understand to assign at any time thereafter, to sell the premise such sale, on demand, to said partless of the first part there be, shall the such sale, on demand, to said partless of the first part theirs and assign preof. The said part 198_ of the first part hay Ye hereinto set the first the first the first part the first part the first part the first part
Dollars, according to the term said parties of th said part of the secon 	a of
Dollars, according to the term said	a of OD ertain not.e
Dollars, according to the term said parties of th said part of the secon 	a of
Dollars, according to the term said parties of th said part_y of the secon of the secon of the second of the second hereby grance shall said part_y of the second hereby grance shall said part_y making of the second hereby grance or any part thereout then due for principal and inter paid by the part_y making In Witness Whe hand <sup>3</sup> and seal <sup>3</sup> the day and y 	s of ODEertain note
Dollars, according to the term said parties of th said part of the secon 	s of ODE_certain note this day executed and delivered by the first part to the first part
Dollars, according to the term said parties of th said part of the secon 	s of ODE_certain note this day executed and delivered by the first part
Dollars, according to the term said parties of th said part of the secon 	a of OD ertain note
Dollars, according to the term said parties of th said part of the secon 	s of ODEertain note this day executed and delivered by the first part to the first part
Dollars, according to the term said parties of th said part of the secon 	a of OD ertain not
Dollars, according to the term said parties of th said part of the secon 	a of ODertain not
Dollars, according to the term said parties of th said part of the secon 	a of OD
Dollars, according to the term said partles of th said part_y of the secon of the secon of the second hereby granted, or any part thereo then due for principal and inter paid by the part_Y making making 	a of OD
Dollars, according to the term said partles of th said part_y of the secon  weeffied. But if default be made in thereon, then this conveyance shall ad part_y of the second hereby granted, or any part thereol hereby granted, or any part thereby granted, or any part thereby granted hereby granted, or any part thereby gra	a of OD
Dollars, according to the term said parties of th said part_y of the secon of the secon of the second hereby granted, or any part thereo hereby granted, or any part thereo hereby granted, or any part thereo paid by the part_Y making making 	a of OD

124

1 11 -

1

1

Gellen and State

the state

10 10-11