	eg. No. 10,498, Fee Paid \$22.50 5344'7 BOOK 107
MORT	IGAGE (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas
	is Indenture, Made this day of September 514 between between red Klospper, Delbert Gerstenberger and Obed E. Thompson as the Board of Trustees of the Trinity Lutheran Church, a religious Corporation
ofL party	Awrence, in the County of Douglas and State of Kansas, of the first part, and The First National Bank of Lawrence,, Lawrence, Kansas part y of the second part.
Wii N	tnesseth, that the said party       of the first part, in consideration of the sum of         ine       Thousand and no/100         them       duly paid, the receipt of which is hereby acknowledged, hassold, and by
this in follow	ndenture doGRANT, BARGAIN, SELL and MORIGAGE to the said part Jof the second part, the ying described real estate situated and being in the County of
	he North Half $(1/2)$ of Park Lots Eight (8) and Ten (10) and the North Half $(1/2)$ f the East Twelve and one half $(12-1/2)$ feet of Park Lot Twelve $(12)$ all in the City
with And	f  Lawrence, the appurtenances and all the estate, title and interest of the said part yof the first part therein. I the said part yof the first part does
and ass	and that they will warrant and defend the same against all parties making lawful claim thereto. a greed between the parties hereto that the party of the first part shall at all times during the life of this indenture, pay all taxes assements that may be levied or assessed against is addread to the same becomes due and payable, and that they will be buildings upon asid real estate insured against first and torrado in such sum and by such insurance company as shall be specified and by the party of the second part, the loss, if any, made payable to the part of the second part to the extent of the time to the time. And in the event that said party of the first part shall fail to pay such taxes when the same become due and payable or to keep missis insured as herein provided, then the party of the second part to may pay is ald taxes and insurance, or either, and the amount shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment
THIS according day of part, with said part that said	GRANT is intended as a mortgage to secure the payment of the sum of <u>Nine Thousand and no/100</u> g to the terms of <u>OIR</u> certain written obligation for the payment of said aum of money, executed on the <u>DOLLARS</u> <u>Soptember</u> 19.54, and by <u>its</u> terms made payable to the part <u>J</u> of the second th all interest accruing thereon according to the terms of said obligation and sloo to secure any sum or sums of money advanced by the rt. <u>J</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event id part <u>J</u> of the first part shall fail to pay the same as provided in this indenture.
estate as real esta and the is given the said ments th sell; the retain th	this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, of be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real re not paid when the same become due and payble, or if the insures is not kapt up, as provided herein, or if the buildings on said ate are not kapt in as good repeir as they are now, or if weste is committed on said premiser, then this conveyance shall become absolute to whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is a shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for a party of the second part <u>153</u> SUCCESSOFS OF <u>8551</u> CDSO take possession of the said premises and all the improve- hereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefromy and to premise hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such asle to be amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,
It is benefits assigns In W	peid by the part $\mathcal{Y}$ making such sale, on demand, to the first part $\mathcal{Y}$ and the part $\mathcal{Y}$ making such sale, on demand, to the first part $\mathcal{Y}$ and the part $\mathcal{Y}$ making such sale, on demand, to the first part $\mathcal{Y}$ making such sale, and successors of the respective parties hereto. A greed by the part $\mathcal{Y}$ making such sale, on demand, to the first part $\mathcal{Y}$ making successors of the respective parties hereto. A successors of the respective parties hereto. A successor, the part $\mathcal{Y}$ of the first part he $\mathcal{R}$ hereunto set its hand and seal the day and year we written.
J	As the Board of Trustees of the Trinity Litheran Church, a religious corporation of
STATE C	DOLIDIAS COUNTY, SS.
+ DOGO	OTARY OTARY SHITT REMEMBERED, That on this 1001 day of September A D. 1924. before me, s. Notary Public in the storesaid County and State, come Fred. Kloepper, Delbert Gerstenberger and Obed S. Thompson as the Board of Trustees of the Trinity Lutheran Church, a religious Corroration of Lawrence, Kansas foregoing instrument and duty schweiseged the same as such Trustees and as the Act and the Wheel Schweiseld a corroration subcrited any name, and effixed my official set on the day and
c .	milialon Explose September 17th 1957 Errorarty Notery Public
ea pei	stember 16, 195h at 2:15 P.M. <u>Harold Alfock</u> Register of De HARADE Project, owner of the within mortgare, as here, acknowled a the following tor say
	ers ched, experior the within mortgaze, by here: acknowledge the fill savert of the

lean from her

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y E. . Martin, Mide . resident. Mortgagee. Owner.