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MORTGAGE	(No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kanses
This Indenture, Made thi Otha Ha	is October 8
of <u>Lawrence</u> , partles of the first part, a	in the County of <u>Douglas</u> and State of <u>Kansas</u> nd <u>The First National Bank of Lawrence</u>
Witnesseth, that the said	part_iesof the first part, in consideration of the sum of 00 (\$6000.00) DOLLAR
toGRAN	duly paid, the receipt of which is hereby acknowledged, ha. ve. sold, and by NT, BARGAIN, SELL and MORTGAGE to the said part .vof the second part, the estate situated and being in the County of
Lots Nos. eight (8) of Lawrence, subject	) and nine (9) in Chambers Place, an addition to the city ct to restrictions of record.
with the appurtenances and And the said part188 of the	all the estate, title and interest of the said part 195. of the first part therein. first part do
	and that they will warrant and defend the same against all parties making lawful claim thereto.
THIS GRANT is intended as a mor according to the terms ofODG_ day ofOCt_ODBT_ part, with all Interest accruing thereous seld partOf the second part that said partDBof the first pa	Assessed against said real state when the same becomes due and payable, and thatILPY Yel II. the insured against file and tornado in such sum and by such insurance company such that so it is a super- ter IASE. Of the first pert shall fail to pay such taxes when the same become due and payable or to keep ded, then the pert Y of the second part may pay said taxes and insurance, or either, and the amoun indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of paymen figings to secure the payment of the sum of <u>SIX thousand and no/100 mmmm</u> <u>DOLLARS</u> 
and the whole sum remaining unpaid	and all of the obligations provided for in said written obligation for the security of which this indexture
real events are not spin in as good main and the whole sum remaining unpaid is given, shall immediately mature at ments thereon in the manner provided sell the premises hereby granted, or retain the amount then unpaid of prin shall be paid by the part. J. mak it is goreed by the cart.	spair as may are now, or it waste is committed on said premises, then this conveyance shall become absolut i, and all of the obligations provided for in said written obligation, for the security of which this indentur nd become due and payable at the option of the holder hereof, without notice, and it shall be lawful for art
reast earlier are not apprint as good n and the whole sum remaining unpublic is given, shall immediately meture ar the said part	pair an inter set incomparison of the committed on said premises, then this convergence shall become absolution, is, and all of the obligations provided for in said written obligation, for the security of which this indentur- ind become due and psysble at the option of the holder hereof, without notice, and it shall be lawful for any pair thereof, in the manner prescribed by law, and out of all moneys arising from such sale to any pair thereof, in the manner prescribed by law, and out of all moneys arising from such sale to clear and interest, together with the costs and charges incident thereto, end to everyous, if any there be ing such sale, on demand, to the first part. 128. o that the terms and provisions of this indenture and each and every obligation therein contained, and all there are the terms and provisions of this indenture and each and every obligation therein contained, and all the parties hereto. 3 of the first part he VC hereunto set the LT herets. and see is and see is and see is and in the day and year where the terms and provisions of the indenture and each and every obligation therein contained, and all the parties hereto.
and the whole sum remaining unpid is given, shall immediately mature are the said part	ing such sale, on demand, to the first part ICS o that the terms and provisions of this indenture and each and every obligation therein contained, and al tend and laure to, and be obligatory upon the heirs, executors, edministrators, personal representatives inve parties hereto. 3 of the first part he VC hereunto set their hend S and seel S the day and year before the first part he VC hereunto set their hend S and seel S the day and year of the first part he VC hereunto set their here (SEAL) ormmele
The second server and the second provide the second provide the present server and the second provide set of the presence of the second provide set of the presence the second provide set of the presence the second provide set of the presence of the second provide set of the presence of the second provide set of the second provide set of the second the second the second provide set of the second the second provide set of the seco	The second se
The state of the sept in as good it is given, shall immediately meture at the said part	pair an liney are now, or it waste in committed on said premises, then this conveyance shall become absolute it and all of the obligations provided for in said written obligation, for the security of which this indentur- to take possession of the said premises and all the improve are part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to clean and interest, together with the costs and charges incident thereto, and the overplus, if any there be the parts the server is populated to collect the rents and honeys arising from such sale to clean and interest, together with the costs and charges incident thereto, and the overplus, if any there be then the terms and provisions of this indenture and each and every obligation therein contained, and is then and inter to, and be obligatory upon the heirs, executors, edministrators, personal representatives the parts hereto. 3 of the first part he XD, hereunto set their hand S, and seal S, the day and year is part the terms. 3 of the first part he XD, hereunto set their hand S, and seal S, the day and year is country by any second seco

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I the undersigned, owner of the within mortgage, to hereby acknowledge the full payment of the debt ecured thereby, and authorize the degister of leeds to onter the discharge of this contgage of record, ated this 13th day of Cotober 1961. THE SECOND BACK OF LAWRENCE - lawrence, damas (Corp. Seal) - by H. B. Flanders - Bortgagee. Comer. Cashier