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	54746 Book 108
MORTGAGE	(No. 52A). Boyles Légal Blanks - Cash Stationery Co., Lawrence, Kansas
This Inder D. 19.55 between	Lillie H. Williams, 'a widow
f the first part, and E.	, in the County of Douglas and State of Kansas Rice Phelps, Lawrence, Kansas.
	party of the second part.
Six Hundred & n	nesseth, That the said part y of the first part, in consideration of the sum o to/100 DOLLARS
	receipt of which is hereby acknowledged, ha.Ssold and by these presents do.S.S.
rrant, bargain, sell and Mor Il that tract or parcel of lan Canzas, described as follows,	
	Lot Number Nine (9) in Sinclair's Subdivision of a part of the city of Lawrence, in Douglas County, Kansas.
be premises shows granted	
ncumbrances what this grant is intended as a follars, according to the ter- aid Lillio H aid party of the seco- s herein specified. But if de	merigage to secure the payment of Six Hundred & no/100 ms of ODS certain Nots this day executed and delivered by the . Williams, a widow to the and part his successors or assigns and this conveyance shall be void if such payments be made efault be made in such payments, or any part thereof, or interest thereon, or the targe of
neumbrances what is Chis grant is intended as a Sollars, according to the ter- aid Lillio H aid party of the seco as herein specified. But if de the innurance is not kept us the and payeble, and it shall rs and assigns, at any time orthed by law; and out of al ogether with the costs and ch	accever mortgage to secure the payment of Six Hundred & no/100 ms of ODO certain Note this day executed and delivered by the . Williams, a widow to the mod part his successors or assigns efault be made in such payments, or any part thereof, or interest thereon, or the taxes, or p thereon, then this conveyance shall be void if such payments be made in such payments, or any part thereof, or interest thereon, or the taxes, or p thereon, then this conveyance shall be cond part. his thereafter, to sell the premises hereby granted, or any part thereof, in the manner pre- l the money arising from such sale to retain the amount then due for principal and interest harges of making such sale, and the overplus, if any there be, shall be paid by the part 16 S d to said party of the first part
neumbrances what is Chis grant is intended as a Sollars, according to the ter- aid Lillio H aid party of the seco as herein specified. But if de the innurance is not kept us the and payeble, and it shall rs and assigns, at any time orthed by law; and out of al ogether with the costs and ch	accever mortgage to secure the payment of Six Hundred & no/100 ms of ONE certain Note this day executed and delivered by the . Williams, a widow to the mad part his successors or assigns and this conveyance shall be void if such payments be made and this conveyance shall be void if such payments be made and this conveyance shall be void if such payments be made and this conveyance shall be void if such payments be made and this conveyance shall be void if such payments be made and this conveyance shall be void if such payments be made and the source shall become absolute; and the whole amount shall become be lawful for the said party. of the second part. his executors, administrat thereafter, to sell the premises hereby granted, or any part thereof, in the manner pre- harges of making such sale, and the overplus, if any there be, shall be paid by the part 1 for harges of making such sale, and the overplus, if any there be, shall be paid by the part 1 for harges of making such sale, and the overplus, if any there be shall be paid by the part 1 for the manner pre-
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A service and and seal the day as a service of the second	accever mortgage to secure the payment of Six Hundred & no/100 ms of ODC certain Note this day executed and delivered by the a Williams. a widow to the mod part bis successful be order to the second of the whole amount shall become be lawful for the said party. For such shell be come be solute, and the whole amount shall become be awful for the said party. For such sale to retain the amount then due for fin the same pre- be lawful for the said party. For such sale to retain the amount shall become be lawful for the said part. I the moneys arising from such sale to retain the amount then due for fin the maner pre- therefore, then this conveyance shall be paid by the part 1 is a d to said party of the first part here be, shall be paid by the part 1 is a d to said party of the first part has a hereunto set har more in presence of the first part has a hereunto set har for the said part. for the said part. here of, The said part. for the first part has a hereunto set har more the presence of the first part has a hereunto set har for the said part. for the said part. for the first part base of the first part has a hereunto set har for the said part. for the said part. for the first part base of the first part has a hereunto set har for the said part. for the first part base of the first part has a hereunto set har for the said part. for the first part base of the first part has a hereunto set har for the first shore written. for the said part. for the first part base of the first part has a saigned to be the same pre- before me. for and for said County and State, came first parts of the foregoing instrument for writing, and duly acknowledged the execution of the same. No write synthemether where the same perform who executed the foregoing instrument for writing, and duly acknowledged the execution of the same.
cumbrances what is intended as a oilars, according to the tarried and according to the tarried and according to the tarried and and according to the second and and seal the day as and assigned. Sealed and delive STATE OF EANSAS Douglas	ACE YET mortgage to secure the payment of Six Hundred & no/100 ms of ODS certain Note this day executed and delivered by the a. Williams. a widow to the mod part bis successors or as signs and this conveyance shall be void if such payments be made of part bereach the this conveyance shall be void if such payments be made in such payments, or any part thereof, or interest thereon, or the taxes, or be lawful for the said party. of the second part his executors, administrat therefore, to sell the premises bereby granted, or any part thereof, in the manner pre- therefore, to sell the premises bereby granted, or any part thereof, in the manner pre- therefore, to sell the premises bereby granted, or any part thereof, in the manner pre- therefore, to sell the premises bereby granted, or any part thereof, in the manner pre- therefore, the said part y of the first part has a hereunto set har mod year first above written. ered in presence of

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