	Reg. No. 10857 Fee Paid \$10.00
MORTGAGE	4784 Book 108 Boyles Legal Blanks-CASH STATIONERY CO-Lawrence, Kansaf
This Indenture, Made this 24th Harold C. Hathaway and Helon A. Hat	day of January , 1955 between havey, bushand and wife,
of Lawrence , in the County of	ouglas and State of Kausas
part 105 of the first part, and The First Natio	nal Bank of Lawrence, Lawrence, Kanaas
Witnessetthe that the said part 100 of the first pr Pour Thousand and No/100	art, in consideration of the sum of .
this indenture do GRANT, BARGAIN, SELL and	of which is hereby acknowledged, hat $\mathbb{X}^n$ sold, and by MORTGAGE to the said part $\mathbb{X}^n$ of the second part, the
Kansas, to-wit:	ing in the County of Loughan and State of
and the second	est Half of Lot No. One (1), in
with the appurtenances and all the estate, title and And the seld pertAs of the first pert dohereby cover	interest of the said part. <sup>155</sup> of the first part therein.
	e este of inheritance therein, free and class of all incombrances, ince, Lastronoe, Marsos for 30000, Rooorded Novembra <u>Banconciae</u> , Douglass County, Kastolik rant and defend the same against all parties making lawful claim thereto.
It is agreed between the parties, hereto that the part <u>105</u> of t and assessments that may be levied of assessed against said real estat keep the buildings, upon said real estate insured against fire and torn denoted by the part of the strengt are the bare.	the first part shall at all times giving the life of this indentuse, pay all taxes te when the same becomes due and payable, and that they will ado. In such sum and by such insurance company as shall be specified and wildlick the part.
interest. And in the event that said part is the data to the first part shall aid premises insured as herein provided, then the part $\mathcal{F}_{int}$ of to so paid shall become a part of the indebtedness, secured by this in until fully repaid.	te when the same becomes due and payable, and that <u>thoy will</u> ado in such sum and by such insurance company as shall be specified and payable to the part. of the second part to the extent of fail to pay such taxes when the same become due and payable or to keep the second part may pay said taxes and insurance, or either, and the amount denture, and shall bear interest at the rate of 10% from the date of payment
THIS GRANT is intended, as a mortgage to serve the payment of . Route Thousand and No/100 - $\pi_{1}$	the payment of haid sum of money, executed on the
day of	terms made payable to the part $\underline{N}_{\rm of}$ the second obligation and also to secure any sum or sums of money devanced by the discharge any taxes with interest thereon as herein provided, in the event
estate are not paid when the same become due and payable, or if the	provided in this indenture. herein specified, and the obligation contained therein fully discharged. bigation created thereby, or interest therein, or if the target on said real a insurger is not kept up, as provided herein, or if the buildings on said use is committed on said premises, then this conveyence thild become stabulate
and the whole sum remaining unpaid, and all of the obligations pri is given, shall immediately mature and become due and payable at	ovided for in said written obligation, for the security of which this indenture the option of the holder hereof, without notes, and it shall be lawful for to take possession of the said premises and all the improve- appointed to collect the rents and benefits accruing, therefrom, and to
sell the premises hereby granted, or any part thereof, in the man retain the amount then unpaid of principal and interest, together with shall be paid by the part $\frac{V}{V}$ making such sale, on demand, to t	ner precipibed by law; and out of all moneys arising from such sale to the costs and charges incident thereto, and the overplus, if any there be, the first part the same sale of the same sale to be an arrival sale to be
It is agreed by the parties hereto that the terms and provision benefits acruing therefrom, shall extend and inure to, and be ob assigns and successors of the respective parties hereto. In Winess Whereef, the paze of the first part ha	a of this indenture and each and every obligation therein contained, and all ligatory upon the heirs, executors, administrators, personal representatives, thereunto set hand and teal the day and year a
last above written.	Harang Crific SERIO
	such y, wackaway (SEAD)
STATE OF	21++ January - 55
be it REMEMBERED, That or before my, . Not Harold C.	
acknowledged the exect	to be the same person who executed the foregoing instrument and duly vion of the same.
IN WITNESS WHEREOF, I hav year last above written.	re hereunto subscribed my viewe, and efficient regions the day and
My Commission Expires September 113	Rotary Public

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