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	(Ne. 528) Boyles Legal Blanks-ČASH STAT		
Book 113 This Indenture, Made this 27th	day of July by Lou Prince, husband and wi		
A second way and a second second second second second second	r of Douglas and State ence Building and Loan Assoc part y he first part, in consideration of the sum of	lation of the second part. of	
to them duly paid, the this indenture do GRANT, BARGAIN, following described real estate situated Kansas, to-wit:	receipt of which is hereby acknowledge SELL and MORTGAGE to the said part 3 and being in the County of	ed, ha ve sold, and by of the second part, the CLASand State of	
Section Four (4), Townshir (19) East of the Sixth Pri fect; thence South 208.7 1 North 208.7 fect to the ri in Douglas County, Kansas with the appurtmences and all the estate,	t corner of the Northeast Qua o Thirteen (13) South, Range Incipal Meridian; thence East Ceet; thence West 208.7 feet; sco of beginning, containing title and interest of the said parties of the	Nincteen 208.7 thence one scre <sub>s</sub> he first part therein.	
ef the premises above granted, and seized of a good and and that tho	hereby covenant and agree that at the delivery hereofold d indefeasible estate of inheritance therein, free and clea y will warrant and defend the same against all partie 10.8 of the first part shall at all times during the lift aid real estate when the same becomes due and payab	r of all Incumbrances,	
	fire and tornado in such sum and by such insurance to if any, made payable to the part of the second rapart shall fail to pay such taxes when the same bec of the second part may pay said taxes and insu- d by this indenture, and shall bear interest at the rate of payment of the sum of SOVEN thousand	mpany as shall be specified and part to the extent of ms due and payable or to keep reace, or either, and the amount 10% from the date of payment and no/100 DOLLARS	
day of July 19.56 pert, with all interest accruing thereon according to the said part $\underline{y}$ of the second part to pay for any in that sold part 10.8. of the first pert shall fail to pay And this conveyance shall be void if such payments	be made as herein specified, and the obligation con	to the part	
when the part and when the same become due and pay real parts are the same become due and pay real failed and leap in as good head, and all of the or a given, shall knowledge where and become due are the add part. Y of the second part. much therean in the menner provided by law and to he will the premises hereby granted, or any part thereat, inter the amount then ungaid of principal and thereet.	where or if the interance is not kept up, as provided he draw, or if weate is committed on said premises, then this bibligations, provided for it, and written obligation, for the a psyable at the option of the holder hereof, without no to take possesion of the sail rive a receiver appointed to collect the rents and benef in the menore prescribed by law, and out of all no logsther with the costs and charges inclident thereto, an	rsin, or if the buildings on aid conveyance shall become absolve security of which this indenture ofter, and it shall be largful for g premises and all the improve- its accruing therefrom; and to account the strange from such sale to a the overplue, if any there be,	
shall be <sup>1</sup> pold by the part J making such sole, on If is agreed by the parties bereto that the terms is benefits ecording therefrom, shall extend and inure to,		gation therein contained, and all intertors, personal representatives, and esalS the day and year	
	Bitty dave Prince		
Antica Kanesa Deutica courr, a Sector a management	W. Ther on the Lat day of Aug	ustA D. 19.56	
and III	11am.J. Princo. and Botty Lou wife. and hearing of the same person A who executed the the discontion of the same.	foregoing instrument and duty	
April'2		The second second the day and	