	Reg. no Fee pai
NT-VERSE	57666 Book 111
	MORTGROE (No. 52K) Boyle's Legal Blanks-CASH STATIONERY COLewrence, Kanses
とない意味が	This Indenture, Made this 27th
A. 19	of Lawronce
	part we got the first part, and
	to:khofti
	Kansas, jowit: The North Nalf of Lot No. Eleven (11) in Bleck Hine (9) in Oread Addition; an Addition to)the City of Lawrence.
	with the appurtenances and all the estate, titles and interest of the said part 100f the first part therein, And the said part 103 of the first part do hereby covenant and agree that at the delivery hereof U.07 MPGha lawful owner S of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.
	and theil they, will werrant and defend the same against all parties making fawful claim thereto. It is agreed between the parties hereto that the part I.C.S. of the first part shall at all times during the life of this indenture, pay all taxes
	and assessments that may be levied for assessed against said real estate when the same becomes due and payable, and that $LD(y)$ same the buildings upported to the second part, the loss if any mode payable, the part of the second part is to be specified and directed by the part
	and premise insured as nerein provided, then the part of the second part may pay said taxes and insurance, or either, and the amount so paid shall beer may pay become a part of the indebtedness, secured by this indentive, and shall beer interest at the rate of 10% from the date of payment unil fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>"Twenty-five bundred, and no/100</u>
	according to the terms of
	day of <u>October</u> . 19, 55, and by <u>1 to</u> terms made payable to the part <u>N</u> . "If the second part, with all interest second generating to the terms of said obligation and also to secure any sum prisume of smorey advanced by the said part <u>N</u>
	that said most 0.3 by the first over shall fail to may she same as sheeting to said
	And this conveyance shall be void if such payments be made as produced in this another. The obligation, contained therein, fully discharged, if default be made in hauch payments of any part thereof or siny colligation, created thereof, or interast thereon, or if that taxes on sold real estate ere not kept in a poor the same become due and paybelle, or if the insurince is not kept up, as provided herein, or if the buildings on sold real estate ere not kept in a poor of the tax as poor the same become due and paybelle, or if the insurince is not kept up, as provided herein, or if the buildings on sold real estate ere not kept in as poor repair is they are now, or if waste is committed on sold verting obligation, for the same become abligation and it is poor to buildings on the postion are into point of the same become due and paybole as it in option of the holigation. The same become due and paybole as it in option in the phologic hereof, without notices and it has been become due and paybole as it is pool or in the phologic hereof, and it has been become abligation. The phologic hereof, without notices and the same become due and paybole as its portion in the phologic hereof, without notices and the same become due and paybole as its portion in the phologic hereof, without notices and it has law the phologic hereof.
「檀代」	the sald part, Y. of the second part. ment thereon in the manner provided by law and to have accessiver appointed to collect the rents and benefits, accruing therefrom, and to sail the premise hereby premised, or any part thereof, if the manner presched by law, and outs of all money antige from such sale to relat the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there by
	shall be paid by the part. 22 making such sale; on demand, to the first part [13]
	eriting and personn of the respective parties herein In Wilness Whereof, the respective parties herein In Wilness Whereof, the part 10.5. of the first part have. hereunic set. <u>tholp</u> hand S. and seal S. the day and year last above written
	Albert F. Bramble (SEAL) Albert F. Bramble (SEAL)
	Sadio E. Brimble (SEAU) Sadio E. Dramble
	(SEAL)
	START OF Kanada
	E. Folder in the control of the cont
	and wire
	io me perionally known to be the same perion. S who executed the foregoing instrument and duly execution of the same. I W WINESS WHEREON, I have hereinto subscribed my name, and efficient my official seel on the day and year last above written.
	My Commission Explore April 21 19 58 U. E., Eby North Public
rde	d October 27, 1955 at 3:55 P.M. RELEASE Annal a Back Register of

Q

Í

Î

۲۲.

çuna fransız

• ,

に行

Corr