A 14	ς.	-	
	- 1		
- T	-	20	

ġ

• .

;

2

の名 (学)

 $\alpha \in \Sigma_{\lambda}$

•

din din Angli

Reg. No. 11,782

•

•

 \bigcirc

Í

٢

οποιησηί	58474 - Book III
MORTOA	(No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansaa
Thie I.	ndenture, Made this fourth day of January , 1956 between
	ie.G. Snith, a.Widow,
ofĽ	wrence and State of Kansas
part y	of the first part, and The First National Bank of Lawrence, Lawrence, Kansas,
<i>0-</i>	party, of the second part.
Witne	sseth, that the said party of the first part, in consideration of the sum of
5.0	thousand and no/100DOLLARS
to to	her doly paid, the receipt of which is hereby acknowledged, has sold, and by
this inde	enture does GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the g. described real estate situated and being in the County of
	计学校 化化学学校 网络新闻教教教教教教教教教教教教教教教教教教教教教教教教教教教教教教教教教教教教
Kansas,	
1	t of land in the Northeast Quarter of Section Thirty-six (36), township twelve Range Ninsteen (19), known as part of "Reserve" in Lane's First Addition to the
AT 15 1 1 1	a Tetmanan boand mono particulariy described as initude: Destiniting an and
Northe	ast corner of Lot No. 1, in Block No. 9, of Land's First Addition to and they
	at with the Couth line of Henry Street 125 1880 to the West 1110 of Hississippi
Street	; thence South 55 feet to the place of beginning, in the city of Lawrence, in
- 18 TB	
with th	e appurtenances and all the estate, title and interest of the said part \mathbf{y} of the first part therein.
And th	he said party of the first part do 85 hereby covenant and agree that at the delivery hereof. She is the lawful owner
And th	ne said party of the first part do BShereby covenant and agree that at the delivery hereofShe 15the lawful owner emises above granted, and seized of a good and indefessible estate of inheritance therein; free and clear of all incumbrances, i
And the pr	ne said party
And the pr	ne said party
And the pr	ne said party
And the pr	ne said party
And it of the pr .It is a and asses keep the directed i Interest, said pren sa paid	e said party
And it of the pr 	is said party
And if of the pr 	is said party
And it of the pr	is said party
And the pr of the pr . It is a and asset keep the directed 1 interest and preme a paid until full THIS 	is aid party
And it of the pr 	The said party
And it of the pr 	The said party
And it of the pr .it is a end assess keep the aider preas as paid until foil THIS THIS THIS Ecording eksy of patt, wil asid pari that said And It defau	is said party
And it of the pr 	The said party
And it of the pr 	is said party
And si of the pr 	is aid party
And si of the pr dt is a and assess keep the according ac paid i unit cuit THIS THIS THIS Chirace according day of part, wil said pari that said Anda If defau is given the said ments th sell the relat h	is said party
And it of the pr 	e stid party
And si of the pr difference interest, and assess keep the directed interest, and premise according day of part, will said part that said And thefere is given the said and part that said and the is given the said associated the said and the is given the said and the is given the said and the is given the said associated the said the said associated the said the	is said party
And si of the pr .lt is e and asset keep the directed l interest. as baid until full THIS "Throse according day of. .patt, will asid pari ther said And if defaul asid pari ther said And if defaul is given has said mentis the sell the real call the sell th	a said party
And si of the pr .lt is e and asset keep the directed l interest. as baid until full THIS "Throse according day of. .patt, will asid pari ther said And if defaul asid pari ther said And if defaul is given has said mentis the sell the real call the sell th	stid party
And si of the pr .lt is e and asset keep the directed l interest. as baid until full THIS "Throse according day of. .patt, will asid pari ther said And if defaul asid pari ther said And if defaul is given has said mentis the sell the real call the sell th	a sid party of the first part do QS_hereby covenant and agtes that it the delivery hereof. ShB. 1.S. the lawful owner emittes above granted, and stated of a good and Indefastible estate of infestitance therein, free and clear of all incumbrances,
And si of the pr .It is a and asset keep the directed l interest. addr pren so, paid until full THIS -TDIP according day of. part, will asid part that said And if defaul said part is given that said And if defaul is given he said mentis the sell the real sain the sell the realin the real	a said party of the first part do QS_hereby covenant and agtes that it the delivery hereof. ShQ 1S_ the lawful owner emittes above granted, and stared of a good and Indefeasible estate of inhesitance therein, free and clear of all incumbrances, agnd that
And si of the pr .It is a and asset keep the directed l interest. addr pren so, paid until full THIS -TDIP according day of. part, will asid part that said And if defaul said part is given that said And if defaul is given he said mentis the sell the real sain the sell the realin the real	as and party of the first part do QShereby covenant and agree that at the delivery hereof. ShQ. LSthe lawful owners emitter above granted, and telled of a good and indefeatible estate of inheritance therein, free and clear of all incumbrance, and that
And it of the pr it is a and asing keep the directed interest. aside press aside press asi	a said party of the first part do QShereby covenant and agree that at the delivery hereof. ShQ. I.Sthe lawful owners