544

たちたち

- 001 mm

.

· · ·

2

۰. 1

14

	\mathbf{Re}	g.	No	11,	838

:

Ń

.9

.

. 152

١

	5868 BOOR 111	yles Legal Blanks-CASH STATIONER	COlawrence, Kansas	
MORTGAGE		. و	ates territoria da serie de	
J. H. Hardister and Add	ay of	······		e.
of Lawrence	the County of	asand State of	Kansas	
- parties of the first part, and	Jesse L. Harris	part .y of th		
Witnesseth, that the said pa	rtiesof the first part, in cons 0,00)	ideration of the sum of		
to,du	ly paid, the receipt of which is	s hereby acknowledged, I	na.vasold, and by 🔨	
this indenture doGRANT	BARGAIN, SELL and MORTGAG	GE to the said part y of	the second part, the .	
Kansas, to-wit:	ate situated and being in the			
Lot Three (3) City of Lawren	in Brookdale Addition No. : ce.	2, an addition to the		
		* 2		
		۷.		
(This is a purchase mone	y mortgage.)			
jallyr-				
	all the estate, title and interest o			
	rst part dohereby covenant and agree ad of a good and indefeasible estate of inh			
	and thatthey. will warrant and defer			
It is agreed between the parties he	relo shat the part 165 of the first part a successed against said real estate when the s	shall at all times during the life of	ihis indenture, pay all taxes	
have the hulldings upon said real estat	ssessed against said real estate when the a a insured against fire and tornado in such a d part, the loss, if any, made payable to it 108 of the first part shall fall to pay a	um and by such insurance company	as shall be specified and	
said premises insured as herein provide	d, then the part	rt may pay said taxes and insurance	, or eitner, and the amount	
	age to secure the payment of the sum of	Nine Hundred Fifty (\$	950.00)	
according to the terms of	ertain written obligation for the payment			
こうしょう それ いわぼす 三海 防護にす 心気のから	19.56 and by 11.8 according to the terms of said obligation an o pay for any insurance or to discharge any			
that said parties of the first part	shall fail to pay the same as provided in t If such payments be made as herein specif	this indenture.		
If default be made in such payments estate are not paid when the same bec	is such payments be made as herein specia or any part thereof or any obligation creat ome due and payable; or if the insurance is eals as they are now, or if waste is commit-	ed thereby, or interest thereon, or not kept up, as provided herein,	if the taxes on said real or if the buildings on said.	
and the whole sum remaining unpaid, is given, shall immediately mature and	and all of the obligations provided for in become due and payable at the option of	said written obligation, for the secution of the holder hereof, without notice,	rity of which this Indenture and it shall be lawful for	
ments thereon in the manner provided sell the premises hereby granted, or	by law and to have a receiver appointed to any part thereof, in the manner prescribed	o collect the rents and benefits a by law, and out of all money	ccruing therefrom, and to a arising from such sale to	
retain the amount then unpaid of princ shall be paid by the part. Y making	pal and interest, together with the costs and g such sale, on demand, to the first part.	d charges incident thereto, and the Les	overplus, if any there be,	
It is agreed by the parties hereto benefits account therefrom, shall exte assigns and successors of the respectiv	that the terms and provisions of this inde nd and inure to, and be obligatory upon re parties hereto.	nture and each and every obligation the heirs, executors, administrate	n therein contained, and all ors, personal representatives,	
	of the first part have hereunto, set.	their hand S., and a	eal3, the day and year	
		Hardistop	(SEAL)	
	Adder	no Hardister	(SEAL)	
		1 [(SEAD	
	2 2 2 2 2	t		
	n an			
	wanana Concernations			