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	59271 (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas
AORTGAGE	Book 112
This Indenture, M	ade this 19.56 between
Helon W. Pin	on and William J. Pinon, brokenskymotewife and husband,
	, in the County of Coffey and State of Kansas
Lekoy	part, and The Lawrence National Bank, Lawrence, Kansas
art 100 of the first	part, and part y of the second part.
Witnesseth, that t	he said partAss of the first part, in consideration of the sum of
	red and No/100 DOLLARS
them	duly paid, the receipt of which is hereby acknowledged, ha ve. sold, and by
is indenture do	GRANT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the
	real estate situated and being in the County of
ensas, to-wit:	-Six (56) in Block Three (3) in Babcook Place, an addition to the
LOT Fifty City of I	-Six (56) in Block Infee (5) in Baubook Finde, an addition 55 the Awrence, in Douglas County, Kansas
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Including	; the rents, issues and profits thereof provided however that the
Yor tgagor	s shall be entitled to colloct and retain the rents, issues and until default hereunder.
Pr01103 0	
	i that we state and to some of the solid working of the first part therein
ith the appurtena	nces and all the estate, title and interest of the said parties. of the first part therein.
And the said park BS.	inted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
	no exceptions
	and that they will warrant and defend the same against all parties making lawful claim thereto. he parties hereto that the part188 of the first part shall at all times during the life of this indenture, pay all taxes
nd assessments that may sep the buildings upon s rected by the party	be levied or assessed against sold real estate when the same becomes due and payable, and that thay will and real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and of the second part, the loss, if any, made payable to the party
until fully repaid.	here in provided, then the part
	ed as a mortgage to secure the payment of the sum of
Reading to the terms of.	certain written obligation for the payment of said sum of money, executed on the lith 19.56, and by
art, with all interest acci	ruing thereon according to the terms of said obligation and also to secure any sum or sums of money subsided by the
	second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even the first part shall fail to pay the same as provided in this indenture.
And this conveyance of f default be made in su estate are not paid when	The track part shall have be pay the same as provided in this indentions. Applied by old if such payments be made as herein, appendied, and the obligation contained therein fully discharged ch payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said rea- the same become due and payble, or if the inturance is not kept up, as provided herein, or if the buildings on said in as good repair as they are now, or if waste is committed on seld premise, then this convexance shall become absolut ining unpaid, and all of the obligations provided for in said written obligation, for the security of which this Indentur, by mature and become due and payble at the option of the holder hereof, without notice, and it shall be lawful fo
the said party of the ments thereon in the man sell the promises hereby retain the amount then up	the second part. To take possession of the said premises and all the improve oner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom and to granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to praid of principal and interest, together with the costs and charges incident thereeto, and the overplus, if any there be rty
	partias hereto that the terms and provisions of this indenture and each and every obligation therein contained, and a my shall extend and invert to, and be obligatory upon the heirs, executors, administrators, personal representative f the respective parties hereto.
benefits account therefro	the part $193$ of the first part have in hereunto set $1931$ hand 5 and seal 8 in the day and year
enofils accruing therefro stigns and successors of "In Witness Whereof,	
penofits account therefore assigns and successors of	William J. Pinon (SEAL William J. Pinon (SEAL
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