MO	RTGAGE	(Ne, 52K)	Boyles Legal Blanks-CASH	STATIONERY COLawrence, Ka	nsès	
,		13th			veen	ور با بر دولا
		in the County of d. The Lawronco Buil			5	/ ([
		part ז of the first part, in indno/100		of the second part. m of DOL	Crave	0719 K.
to	him	luly paid, the receipt of wh	hich is hereby acknowle	dged, haasold, an	d by	
follo	indenture do ^o .s. GRAN owing described real e sas, to-wit:	T, BARGAIN, SELL and MOF state situated and being in	RTGAGE to the said part n the County of	yof the second parl urlnsand Sta	, the C	1970 Y A SH
	an Addition to t	Block "C" in Southw the City of Lawrence	. Douglas County	, Kansas, 🖕		
		all the estate, title and inte first part do <u>e.s.</u> hereby covenant ar				
	e premises above granted, and a	elzed of a good end indefeasible estat	e of inheritance therein, free and	clear of all incumbrances,		
	is agreed between the parties i	and that be party of the first	st part shall at all times during th	e life of this indenture, pay al	l taxes	
direc	the buildings upon said real est ted by the part. V of the sec	assessed, against said real estate who are insured against fire and formado in ond part, the loss, if any, made paya	such sum and by such insuran ble to the part V of the su	te company as shall be specifi	ed and E	
said so p	premises insured as herein provis	rtY of the first part shall fail to ded, then the part Y of the sec ndebtedness, secured by this indenture	o pay such taxes when the same cond part may pay said taxes an	become due and payable or t Insurance, or either, and the	o keep	
		Igage to secure the payment of the su	om of "Nina Thousan	d and no/100		
day a	of April	certain written obligation for the pi 19.56, and by 1t	S terms made nav	able to the part? of the		
peri,	with an interest accruing thereor	according to the terms of said oblig to pay for any insurance or to disch	ation and also to secure any sur	1 of sums of money-advanced.	by the g	
195.	and the manual abalt he mat-	rt shell fell to pay the same as provid I if such payments be made as herein or any part thereof or any obligation		contained therein fully disc	harged,	
real and	e are nor paid when the same be estate are not kept in as good ro the whole sum remaining unpaid	pair as they are now, or if me insur pair as they are now, or if waste is , and all of the obligations provided	committed on said premises, then for in said written obligation, fo	d herein, or if the buildings (this conveyance shall become a r the security of which this in	on said beolute denture	
is gi	ven, shall immediately mature an	d become due-and payable at the or art. by law and to have a receivor, appol	ption of the holder hereof, with	out notice, and it shall be law	ful for 🥼	
sell retair	the premises hereby granted, or a the amount then unpaid of prin	any part thereof, in the manner pre- cipal and interest, together with the co- ing such sale, on demand, to the firs	escribed by law, and out of outs and charges incident thereto	all moneys arising from such	sale to sale	
lt bene	is agreed by the parties hereto fits accruing therefrom, shall ext	that the terms and provisions of the end and inure to, and be obligatory	is indenture and each and every	obligation therein contained, ministrators, personal represen	and all children and all children and all children and ch	
i.	ns and successors of the respect a Wilness Whereat, the part Y above written.	of the first part ha S herev	nto set his hand		d year	
		······································	Charles Lichard	umminger) (s	EAU	•
					EAL) E	
	<u>2102001021021021021021021</u>	ÇANAN ZEVELAN ZEVELAN ZEVELAN	<u>anter an </u>			
STAT	e of Kansas					
	Douglas		13th ' day of	April A D.	1,56	
	antu	BE IT REMEMBERED, That on this before me, a	y Public nard Krimminger,	In the aforesaid County ar	🕅 🖸 🕬	This release s written the original
and a second	POTAGL				mor thus	10000 entores
	UBLIC	to me personally known to be acknowledged the execution o IN WITNESS WHEREOF, I have here		المدامة وموسوسة الراقي السرار	······································	10 Roll
	Commission Expires	yver last above written. April 21	<u> </u>	5. Eb		p. of Deeds
		••••••••••••••••••••••••••••••••••••••		. E. Eby, Notary	Puplic 2	Datuly
T the	April 13, 1956 at 3: e undersigned, owner	RELEASE of the within mortgage	do hereby acknowl	edge the full paym	ter of Deeds ant of the	
secu	red thereby, and aut	horize the Register of ay of September 1962.	Deeds to enter the	discharge of this	mortgage	
		The La	wrence Building and Decker, Vice Presid		orp. Seal)	

÷

ġ

ſ

ĺ

аранан н . . .