	nan an	an a	Reg. No. 12,000 Fee Paid \$2.50
ag an ang ang ang ang ang ang ang ang an	e enzinzaraten numrenziariten	1979 <u>2079 200 201 201 201 201 201 201 201 201 201</u>	Current in manufacture
MORTGAGE 59308 Book 112		iyles Legal Blanks—CASH STATIONERY	COLawrence, Kanaas
This Indenture, Made this	13th:		., 19.50 between
Dorios Gamerit - Philo	Jonice, J. Gannill, husband	A1%1 W1.19	
	the County of		XCI XCI
art. 1996 the first part, and (1111am Schehrer and Ber	The Eulore Oll Company, a		14 H
Witnesseth, that the said pa no thousand and no/100	rt ies of the first part, in con	ideration of the sum of	. · · · · · · · · · · · · · · · · · · ·
	ly paid, the receipt of which i	s hereby acknowledged, ha	DOLLARS ▼ ^e sold, and by
ollowing described real est ansas, to-wit: Lot 110. Eig	BARGAIN, SELL and MORTGA ate situated and being in the ghteen (18), in Block No. (County of Douglas	
-	mty, Kenses. all the estate, title and interest c	f the said part issof the fi	rst part therein.
	rst-part do hereby covenant and agre		
	and that they will warrant and defi	nd the same against all parties making	ng lawful claim thereto.
	reto that the part ies of the first part.	shall at all times during the life of th	is indenture, pay all taxes
keep the buildings upon said real estate directed by the part 203 of the secon interest. And in the event that said part	ensures against solid real ensity when the e Insured against fire and ternsdo in such and part, the loss, if any, made payable to 105 of the first part hall fail to pay be the first part hall fail to pay d, then the part $1 \le 3$ of the second pi debtedness, secured by this indenture, and	sum and by such insurance company the part 105 of the second part to uch taxes when the same become du	as that be spectred and to be the extent of ThOLT. The e and payable or to keep of or either, and the amount of
One thousand and no/10			DOLLARS,
day of April part, with all interest accruing thereon	ertain written obligation for the payment 19.56, and by 50.1 according to the terms of said obligation a to pay for any insurance or to discharge au	d terms made payable to the nd also to secure any sum or source of the secure and sum or sums of the secure of the	part 105 of the second
that said part 108. of the first part And this conveyance shall be void If default be made in such payments estate are not paid when the same boc real estate are not kept in as good res	to pay for any instructive or to unitarity of t shall fail to pay the same as provided in if such payments be made as herein spec or any part thereof or any obligation cree me due and payable, or if the instructore, pair as they are now, or if waste is commi- and all of the obligations provided for in become due and payable, or they obligate of the prime of the obligations provided for in the control we and payable, or they obligate of the prime of the obligations of the obligations of the the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of the obligations of	this indenture. fied, and the obligation contained ted thereby, or interest thereon, or i not kept up, as provided herein, o ted on said premiser, then this convey wid written obligation, for the term	therein fully discharged. if the takes on said real if the buildings on said ance shall become absolute iv of which this indenture
the said part. 195 of the second par ments thereon in the manner provided sell the premises hereby granted, or retain the amount then unpaid of princ	rt by Jaw and to have a receiver appointed any port thereof, in the manner prescribe ipal and interest, together with the costs ar ng such sale, on demand, to the first part	to take possession of the said pron o collect the rents and benefits ac d by law, and out of all moneys d charges incident thereto, and the	nises and all the improve- ruing therefrom; and to arising from such sale to
It is agreed by the parties hereto benefits accruling therefrom, shall exite assigns and successors of the respectiv	that the terms and provisions of this ind and and inure to, and be obligatory upo ve parties hereto.	enture and each and every obligation the helrs, executors, administrator	s, personal representatives,
In Witness Whereaf, the part χ_{12} at above written.	of the first part has $\mathcal{M} \Theta$, hereunto as	n n.	al G., the day and year
	la de la dela del	inice & Same	mill (SEAL)
		Uz	(SEAL)
			(SEAL)
<u>l er av av av av av av av av av av</u>	<u>nanış de anış d</u>	<u>ww</u>	
STATE OF KANSAS			•
DOUGLAS	COUNTY,	1046	
T. OTARLE	BE IT REMEMBERED, That on this before me, a Kotary 211		A. D., 19.56 Noresald County and State
B P		d Janice J. Gammill. h	+5 h11d
	to me personally known to be the sa acknowledged the execution of the	iame.	
My Commission Expires August	IN WITNESS WHEREOF, I have hereunto at year last above written.	bscribed my name, and affixed my c $\mathcal{W}, \mathcal{Q}, \mathcal{M}$	
My Commission Expires August	1923	en. G. Pol	Notary Public
d April 17, 1956 at 2:4	1	Harles a. Bec	

1

1,

and the second second

()

267

1

Ţ

arie Wile

 $\gamma \in \mathcal{L}$ ١...

And Andrews

Co

á.

Dart Will

E