	Reg. No. 12,69 Free Paid \$7.5
MORTGAGE	(Na. 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas
White the state of	
Inis Indenture, Made this1.	our th
naan uroobat ann nava vrool	per, his wife, also known as Dean Kloopper and Neva Kloopper,
his wills,	e County of Douglas and State of Kansas
antes of the first part, and	18. First National Bank of Lawrence, Lawrence, Kansas,
Witnessetb, that the said part if	part y of the second part.
Three thousand and no/100	DOLLARS
	paid, the receipt of which is hereby acknowledged, havesold, and by
his indenture doGRANT, BA	RGAIN, SELL and MORTGAGE to the said part y of the second part, the
	situated and being in the County of Douglas
Kansas, to-wit:	
Lot 5 in Fair Grounds Addit	tion, an Addition to the City of Lawrence.
	he estate, title and interest of the said parties of the first part therein.
	art dohereby covenant and agree that at the delivery hereoftheyarehe lawful owners
of the premises above granted, and seized of	f a good and indefeasible estato of inheritance sherein, free and clear of all incumbrances,
anni 1997 - 1997	d that they will warrant and defend the same against all parties making lawful claim thereto.
It is agreed between the parties hereto t	that the part ICS of the first part shall at all times during the life of this indenture, pay all taxes
and assessments that may be levied or assess keep the buildings upon said real estate insu	ed against faid real estate when the same becomes due and payable, and that <u>will</u> ared against like and tomato in such rum and by such insurance company as shall be specified and art, the loss, if any, made payable to the part <u>will</u> of the second part to the extent of <u>LLS</u> .
directed by the part	art, the loss, if any, made payable to the part \mathcal{Y}_{max} of the second part to the extent of LLG . If \mathcal{Y}_{max} is the first part shell fall to, pay such taxes when the same become due and payable or to keep the strength \mathcal{Y}_{max} of the second part may pay said taxes and insurance, or either, and the amount dness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment is the same become due to the same date of the same date o
said premises insured as nerein provided, in so paid shall become a part of the indebted until fully repsid.	dn ine part growth of the second part may be second takes and instruction of the second payment of the second shall bear interest at the rate of 10% from the date of payment
	to secure the payment of the sum of
	1 written obligation. for the payment of said sum of money, executed on the DOUT the second is
	19.56, and by its terms made payable to the part y. of the second of ding to the terms of side obligation and also to secure any sum or sums of money advanced by the
	y for any insurance or to discharge any taxes with interest thereon as herein provided, in the event is I fail to pay the same as provided in this indenture.
And this conveyance shall be void if su	ch payments be made as herein apecified, and the obligation contained therein fully discharged.
estate are not paid when the same become	due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on seid by
	at of the obligation, provided for in said written obligation, for the security of which this indenture ome due and payable at the option of the holder. hereof, without notice, and it shall be lawful for
the said part.y of the second part	to take possession of the said premises and all the improve- tow and to have a receiver appointed to collect the rents and barefits account thereform and to be a thirt if the memory and to be an another the same articles from such talls to
sell the premisos hereby granted, or any retain the amount than unpaid of principal a	part thereof, in the mannes prescribed by law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there be,
shall be paid by the part y making au	ich sale, on demand, to the first part 185
benefits accruing therefrom, shall extend a	the terms and provisions of this indenture and each and every obligation therein contained, and all individual inure to, and be obligatory upon the heles, executors, administrators, personal representatives, is
assigns and successors of the respective pa	nties hereto. of the first-part ha
last above written.	$(1,2,\ldots,1,1,2,\ldots,1,2,1,2$
	Afenne Recepter (SEAL)
	fear Elospher (SEAL)
	Neva Kloepor
	Acusa Classpaced (SEAL)
	ĨŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢŢ
STATE OF KANSAS	
	country,)
and the manufacture of the second sec	IT REMEMBERED, That on this Tourth, day of August. A. D., 19.56
IN 1100	before me, a Notary Public in the storessid County and State is the storessid County and State is the storessid County and State is the stores in the storessid County and State is the store is the
ALAOTARL CA	Dean Kloopper and Neva Kloopper, his wife,
	to me personally known to be the same person. S. who executed the foregoing instrument and duly exchanged the execution of the same.
IN CAPTAGE	WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and
GUUNT Maint	year list above withen.
My Contractor Epires April 1	19 60. Kelvin Hoover, Notary Public
	and and a
ded August 7, 1956 at 1:15	
he undersigned, owner of the determinant of the det	e within montgize, in reference howsenge the full payment of the d we megister of Deeds to enter the discharge of this montgave of rec
this 5th day of August 1961	 Pre First National Fank of Lawrence Lawrence
Seal)	By E. B. Contr., Vice President Ratsas
	Mortgagee. Owner.

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