DOLLARS.

.1

	60586 BOOK 113 H	Fee Paist
MORTBAGE	(Ne. 52X) Boyles Legel Blanks-CASH STATIONERY	COLawrence, Kanasa
	le this	
	in the County of	
	rr, and The Lawrence National Bank, Lawrence, Konsas	
He for a second s	said part1#= of the first part, in consideration of the sum of • Emdred and po/100	DOLLARS
to. Union tradition (spectrum) das	duly peld, the receipt of which is hereby acknowledged, ha	ve sold, and by
	sel catala situated and being in the County of	
States of 1	the 370 fast south of the North-East corner of . arter of dection Thirty (30), township Tealce (12), , there South 125 fast, thence Fost 132 fast to the	
	Stoll, thenes Barb 15 (set, theses has 12 Got adjusting, of Dack Me, sores (7) in that part of the Same an Darbh Lerrones, Loss that part of set	
	self Bins Street, and Line the Bast 5) feet of said	
Second and the same	te issues and profits thereof provided however that the be called to collect and rotain the rests, issues and	
	an service of covers with testricties into the second sur	4

with the appurtenances and all the estate, title and interest of the said parties of the first part therein.

And the sold pa rdes of the first part do ______tereby sovenant and egree that at the delivery hereof thay are the jeviful o ver. of the location als we practed, and scizzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. no exceptions

-Mirika in the parties hereto that the part 108 of the first part shall at all times during the life of this indenture, pay all taxes ned to

and generating that may be level or assessed against said real estate when the same becomes due and psysble, and that they will face the buildings upon made real estate insured against fire and torace in such as an about such insurance company as that they will generate by the perting that real estates insured against fire and torace in such as an about such insurance company as that be specified and Greeced by the perting that the set perting the loss if any, made psysble to the perting. Of the second part to the estent of the second part to be possible to be possib

THE CRANT is intended as a mortgage to secure the payment of the sum of \$1500.00

1956 and by 1ts August, day of also to secure any sum or sums of money advanced by the all Interes

and pury nd part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event at taid part 190 of the first part shell fail to pay the same as provided in this indenture.

And this serving we take by old the such payments be made as herein specified, with the obligation contained therein fully discharged. If shart the same pair water is not payments or any part thereof or any obligation created_thereby, or interast thereon, or if the taxes on raid real states are paid when the same become due and payable, or if the invariance the not set up, as provided herein, or if the buildings an said real taxes are not have to any part there are now, or if wase is committed on real prevised herein, or the buildings are said real taxes are not have to as a part of the buildings or of the set is committed on said real states of the source shall be come abacter and the whole sum manufactory matrixe and all of the obligation provided for in said written obligation, for the source taxe which this indentue is given, shall immediately matrixe and become due and payable at the option of the holder hereot, without notice, and it shall be taxeful for

the table part T of the second part _______ to take pessession of the said premises and all the improve-many therean in the manner previded by law and to have a receiver appointed to collect the rants and benefits accular thereform "and to said the premises hereby granned, or any part herean, in the manner prescribed by law, and out of all moneys shing from such isle to retain the amount than unpaid of principal and interest, together with the costs and aharges incident thereto, and the overplus, if any there be,

shall be padd by the partition making such sale, on demand, to the first part LRE

44.

. 1 ć,

10

Ø

It is agreed by the parties hereto that the terms and provisions of this inden benefits accruing therefore, shall earond and inure to, and be obligatory upon resigns and successors of the respective parties hereto. nture and each and every obligation therein contained, and all the heles, executors, administrators, personal representatives,

to Where Whereat, the part 188 ... of the first part he YB hereunto set their hand B and seals the day and year

.

umant(SEAL) SEAL) Elm Janan LewisEAU (SEAL)

255

.

.

: