	Reg. No. 12,759 Fee Peide 56:50
in the second	SOCOL: BOOK 113 MORTGAGE. (NO. 32A) Boyler Legal Blanks CASH STATIONERY CO., Lawrence, Kansas
	bis Indenture, Made this 1st day of September
	Lawrence, in the County of Douglas and State of Kansas
of the	Aret part, and Harbert W. Olms tod and Frye Jores Olmstod, husband and
wife	of the second part.
	Witnesseth, That the said part_109_of the first part, in consideration of the sum of
	thousand six hundred fifty DOLLARS,
bargai	10m_duly paid, the receipt of which is hereby acknowledged, have_sold and by these presents dogrant, in, sell and Mortgage to the said part 10.5 of the second part_their in the ir heirs and assigns forever,
	at tract or parcel of land situated in the County of <u>Douglas</u> and State of as follows, to-wit:
į į —	Lot no. Zitht (8) in Block no. Sixteen (16) Lane Place Addition, an Addition to the City of Lawrence.
<u></u>	ane place Addition, an Addition to the City of Lawrence.
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	all the appurtenances, and all the estate, title and interest of the said part <u>les</u> of the first part therein. he said <u>Parties of the First Part</u>
do	hereby covenant and agree that at the delivery hereof they are the lawful owner of
incum	nemises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all abrances except a mtg. to Cap. Fed. Savings & Loan Assn. in the original unt of \$7350.00
This p	grant is intended as a mortgage to secure the payment of22650
Dollar	rs, according to the terms of <u>a</u> certain no tothis day executed and delivered by the parties of the first partto the
	bart 105 of the second part to the
specific	ed. But if default be made in such payments, or any part thereof, or interest intereon, or the taxes, or if the insurance is not kept up in the this conveyance shall be come photoes on the taxes.
thereo said p hereby	ca. Dut in default in such payments, or any part thereol, or interest hereon, or the taxes, or if the insurance is not kept up an then this conveyance shall become phosplute, and the whole amount shall become due and payable, and it shall be lawful for the art Q.B. of the second part LIGITexecutors, administrators and assigns, at any tine thereafter; to sell the premises granted, or any part litereof, in the manner prescribed by law; and out of all the moneys arising from such sale to retain the amount the or principal and interest, together with the costs and charges of making sach sale, and the overplus, if any there be; shall be
then d paid b	the for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be y the partiesmaking such sale, on demand, to said parties of the first part
	theirs and assigns
hand	In Witness Whereof, The said parf.09 of the first part ha VO hereunto set thoir
	Signed, Sealed and delivered in presence of Charles the Morrian (SEAL)
	Litter Themas (SEAL)
	STATE OF KANSAS, (SEAL)
<u>D</u>	puglas County,
	Be It Remembered, That on this lat day of Sont onbor A. D 19 56 before me the undersigned
ck 110	TARY in and for said County and State, came Charles H. Thomas and
Lynn -	Mona, Ruth, Thomas, husband and wirco to me personally known to be the same person 3 who executed the foregoing instrument of
	writing, and duly acknowledged the executive of the same. IN WITNESS WHEREOF. I have here under subscribed my name and affixed my official seal on the day and year last above written $40^{-4}$ $-4^{-1}$
My Co	mmission expires April 3.8th 19.59
hecorded a	eptember 7, 15 % at 111 A.M. Hawle a Beck Register of Deeds
The note h	RELEASE.
thereby cr	eated discharged. As Witness my hand this 12th day of August 1963. chard J. Holzmeister Faye Jones Olmsted
ATTEST: RI	

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