neg. No. 1,

in.

. .

C

State of the second second

MORTOAGE	(No. 52K) Boyles Legal Blankt-CASH STATIONERY CO,-Lawrence	, Kansas
	le this	oetween.
RODELL 9. MOOLE	e and Marna J. Moore, husband and wife	
f Lawrence,	, in the County of Douglas and State of Kansas	
	ort, and	
	party of the second p	art. "
Witnesseth, that the Forty-Eight Hundred	said part.ies of the first part, in consideration of the sum of a and No/100	OLLARS
	duly paid, the receipt of which is hereby acknowledged, have sold,	
this indenture do	GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second	part, the
following described re Kansas, to-wit:	real estate situated and being in the County ofDouglasand	State of
	(a) to make the second country addition on addition	
to the City o	(13) in Block Two (2) in Town and Country Addition, an Addition of Lawrence, as shown on the recorded plat in plat Book 4, Page 4th day of April, 1956.	38,
	e rents, issues and profits there of provided however that the	
mortgagors st	e rents, issues and profile and retain the rents, issues and - hall be entitled to collect and retain the rents, issues and - 1 default hereunder.	
with the appurtenance	tes and all the estate, title and interest of the said part yof the first part the	ierein. vful owner\$
And the sald part 165	of the first part do	vful owner s
And the said part LCS	of the first part dohereby covenant and agree that at the delivery hereof	ful owner second
And the said part.108 of the premises above granter the premises above franter	of the first part dohereby covenant and agree that at the delivery hereof. LRY . AT9 the law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance noexceptions	in thereto. pay all tax
And the said part LES. of the premises above granter it is agreed between the and assessments that may be keep the buildings upon said directed by the party. In the event the said premises insured as here as paid shall become a part	of the first part do	im therato pay all taxi specified ar of the of the of the amou the of payme
And the said part LCS of the premises above granter it is agreed between the and assessments that may be keep the buildings upon said directed by the party interest. And in the event the said premises insured as here to paid shall become a part until folly repaid. THIS GRANT is intended a	of the first part do	im thereto. pay all tax y will apocified a of the is or to ke d the amou e of payme
And the said part LES of the premises above granted it is agreed between the and assessments that may be keep the building upon said directed by the partyo Interest. And in the event the aid premises insured as her to paid shall become a part until fully repaid. THIS GRANT is intended according to the terms of day of	 of the first part do hereby covenant and agree that at the delivery hereof. LREY. ATGthe law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	in thereto. pay all tax pay all tax y will a of the to take the take to take the account of the second the account the second take take take take take take take take take
And the said part LES of the premises above granter the premises above granter the segned between the and assessments that may be keep the buildings upon said directed by the party of interest. And in the event the said premises insured as here to paid shall become a part unit fully repaid. THIS GRANT is intended accesses and the second and the access and the second and the second said part. LeS of the second and the second the said part. LeS of the second and the secon	of the first part dohreby covenant and agree that at the delivery hereof. UREY. ATGthe law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance INO. EXCEPTIONS	in thereto. pay all two pay a
And the said part.103 of the premises above granter the premises above granter the premises above granter the and assessments that may be there it he buildings upon said directed by the party of interest. And in the event the said premises insured as here to paid shall become a part unit fully repaid. THIS GRANT is intended according to the terms of day of September a. part, with all laterest accrule said part.J.C. of the der that said part.J.C. of the And this conveyance shall if default be-made in such repairs are not paid when the	of the first part dohreby covenant and agree that at the delivery hereof. UREY. ARGthe law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	im thereto. pay all tax y will apecified as of the aroo e of payme
And the said part.105 of the premises above granter is a greed between the and assessments that may be there it is buildings upon said directed by the party of interest. And in the event the said premises insured as here to paid shall become a part unit fully repaid. THIS GRANT is intended according to the terms of day of September_, part, with all interest accrule said part.J.es of the And this conveyance shall if default be-made in such repairs of a paid when the repair are not kept in a shad the whole sum remainling is given, shall immediately	of the first part dohreby covenant and agree that at the delivery hereof. LREY. ARGthe law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	in thereto. in thereto. pay all tax y will a or to ke d the amount of the asso canced by t in the even be asso in the second in th
And the said part.LCS of the premises above granter the premises above granter the second part of the part of the premises above granter and assessments that may be keep the buildings upon said directed. by the party of a second the part of the said premises insured as here to paid shall become a part until fully repaid. THIS GRANT is intended assessment of the terms of day of <u>Septembers</u> , part, with all interest accordin- said part.JCS of the And this conveyance shall if default bermade in such repaids and the whole sum remaind is given, shall immediately the said part.JCS of the ind the whole sum remaind is given, shall immediately the said part.JCS of the ter- ient in the premises hereby of the premises hereby of	of the first part dohreby covenant and agree that at the delivery hereof. LREY. ARGthe law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance in and that	in thereto. pay all tax y will specified a of the arou to fee of payme and the arou of the seco canced by t in the seco con able the seco the se
And the said part.LCS of the premises above granter the premises above granter the second part of the premises above granter the and assessments that may be there the buildings upon said directed by the party of interest. And in the event the said premises insured as here to paid shall become a part unit fully repaid. THIS GRANT is intended accesses as a second part the said part of the terms of day of September a part, with all interest accrule said part.J.CS of the And this conveyance shall if default bermade in such repairs are not paid when the read at the whole sum remaind is given, shall fumediately the said part.J.CS of the and the whole sum remaind is given, shall fumediately the said party of the manne- ield the premises hereby qu retain the amount then unpa- shall be paid by the party	of the first part dohreby covenant and agree that at the delivery hereof. LREY. ARGthe law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	in thereto. in thereto. pay all tax y will a pocified as of the aroo a constant is or to ke d the aroo of the seco ranced by t in the ev by discharg on taids- idings on aids- idings on aids- idings on aids- the seco on taids- the seco on tai
And the said part.103 of the premises above granter the premises above granter the second second second second second the premises above granter the second second second second directed by the party of the second second second second second second second second second second second second second second second second second second second the second sec	of the first part dohreby covenant and agree that at the delivery hereof. UREY_ARCshe law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	im thereto. pay all tax pay all tax y will apocified a of the aroo to the add of the aroo anced by t in the event by discharg on taids- idings on a scome abidit the impro- from, and any there any there there
And the said part 103 of the premises above granter the premises above granter the second second part of the and assessments that may be keep the buildings upon said directed by the party of the second have the second have the second have to paid shall become a part until fully repaid. THIS GRANT is intended the second part of the second add of September 2, part, with all interest accrule said part. J.CS of the And this convegance shall if defuil becomed in such episte are not paid when the repairs thereon in the manner is thereon in the manner is thereon in the manner will be paid by the party the said part. Of the ments thereon in the manner is the amount then unpa- shall be paid by the party the is a securing thereform axions, and successor of the In. Winners Whereof, the	 of the first part dohreby covenant and agree that at the delivery hereof. UREY. ARGthe law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	im thereto. pay all tax pay all tax y will apocified a of the aroo to the add the aroo anced by t action of the second and the aroo to the second and the aroo to the second the second
And the said part LCS of the premises above granter is a second to the premises above granter is a second to the second to the second to the second the second second to the second to the second to the second the second second the second the second the second the second the second second the second the second resist the second the second the second resist the second the second the second the second resist the second the second the second	 of the first part dohreby covenant and agree that at the delivery hereof. UREY. ARGthe law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	in hereto. pay all tax pay all tax pay all tax y mill specified a of the all so of take tax DOLLAR tax DO
And the said part 103 of the premises above granter the premises above granter the second second part of the and assessments that may be keep the buildings upon said directed by the party of the second have the second have the second have to paid shall become a part until fully repaid. THIS GRANT is intended the second part of the second add of September 2, part, with all interest accrule said part. J.CS of the And this convegance shall if defuil becomed in such episte are not paid when the repairs thereon in the manner is thereon in the manner is thereon in the manner will be paid by the party the said part. Of the ments thereon in the manner is the amount then unpa- shall be paid by the party the is a securing thereform axions, and successor of the In. Winners Whereof, the	 of the first part do hereby covenant and agree that at the delivery hereof. UREY. ATC: he have ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	in thereto. pay all tax pay all tax y will specified a of the ano- tax second the amo- tax DOLIAN tax DOL
And the said part. 103 of the premises above granter is a greed between the and assessments that may be teep the buildings upon said directed by the party of the second in the event the and freenises insured as here to paid shall become a part until fully repaid. THIS GRANT is intended is according to the terms of day of September 2, part, with all interest accrule said part. J.CS of the And this convegance shall it defuils bermade in such estate are not paid when the real estate are not paid when the said the whole sum remaining is given, shall immediately the said part? of the ments thereon in the mance real the grant? of the ments thereon in the mance real the grant? of the ments thereon in the mance real the amount then unpa- shall be paid" by the party a it is, agreed by the party is it is agreed by the party is a securing thereform anigns, and successors of all in. Winness Wheseof, the	 of the first part dohreby covenant and agree that at the delivery hereof. UREY. ARGthe law ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	in thereto. in thereto. y will a positified as of the 1 a or to ke d the amou e of payme le or to ke d the amou e of payme le or to ke d the amou e of payme le or to ke the seco ranced by t in the ev ty discharg on and -1 dings on a sched the seco rom, and -1 this indent be tawful the impro- rom, and -1 asch take any there tained, and representation day and 1 (SEA
And the said part 103 of the premises above granter the premises above granter the second second part of the and assessments that may be keep the buildings upon said directed by the party of the second have the second have the second have to paid shall become a part until fully repaid. THIS GRANT is intended the second part of the second add of September 2, part, with all interest accrule said part. J.CS of the And this convegance shall if defuil becomed in such episte are not paid when the repairs thereon in the manner is thereon in the manner is thereon in the manner will be paid by the party the said part. Of the ments thereon in the manner is the amount then unpa- shall be paid by the party the is a securing thereform axions, and successor of the In. Winners Whereof, the	of the first part dohreby covenant and agree that at the delivery hereof. UREY. ARGshe have ed, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	im thereto. pay all tax pay all tax y will apocified a of the aroo to the of the aroo anced by t In the even by discharg on aids- idings on aids- idings on aids- the impro room, aids- bis indent bis tay the impro room, aids- south aids- any there withere the aroon and any there any there there any there the any there the aroon any the aroon any the the aroon any the aroon any the aroon any the the aroon any the aroon any the aroon any the the aroon any the aroon any the aroon any the the aroon any the the aroon any the aroon any the aroon any the the aroon any the aroon any the aroon any the the aroon any the aroon any the aroon any the aroon any the the aroon any the aroon any the aroon any the aroon any the aroon any the the aroon any the aroon any the aroon any the aroon any the aroon any the the aroon any the aroon

433