(

ž3.4

,

()

	- 61.067 BOOK 113
MORTOAGE	(No. 52K) Boyles Legal-Blanks-CASH STATIONERY COLewrence, Kenses
This Indenture, N	Nade this
	Allen L. Moore and Dorothy J. Moore, husband and wife
	Louis Konsoo
	in the County of
pariies of the first	part, and
Witnesseth that t	he said parties of the first part, in consideration of the sum of
	ght Hundred and no/100
	م
this indenture do	GRANT, BARGAIN, SELL and MORTGAGE to the said part yof the second part, the
	real estate situated and being in the County of Douglasand State of
Kansas, to-wit:	
9	Lot Twelve (12) in Block Three (3) in Town and Country Addi- tion, an Addition to the City of Lawrence, as shown on the recorded plat in Plat Book 4, Page 38, recorded the 4th day of April, 1956.
	%
hereunder.	d to collect and retain the rents, issues and profits until default
And the said part.185	nces and all the estate; title and interest of the said part 1950f the first part therein. of the first part do
And the said part.105 of the premises above gran the second second second second second It is agreed between the and assessments that may be keep the buildings upon as directed by the part. Y interest, Ad in the event it seld premises insured as he so paid shall become a pa- until fully repaid.	of the first part do
And the said part.105 of the premises above gran the premises above gran the second between the and assessments that may be keep the buildings upon as directed by the part	of the first part dohereby covenent and agree that at the delivery hereofhereby arche lawful owner.B. sted, and seized of a good and indefeesible estate of inheritance therein, free and clear of all incumbrances, and thathereby will warrant and defend the same against all-parties making Tawful claim thereto. a parties hereto that the partkesof the first part shall at all times during the life of this indenture, pay all taxes a levied or susceed against said real estate when the same becomes due and payable, and thathereby
And the said part.105 of the premises above gran It is agreed between the and assessments that may be keep the buildings upon as directed by the part.J interest. And in the event it add premises insured as the to paid shall become a par unit fully repaid. THIS GRANT is intended Four Thousand Ei according to the terms of	of the first part do
And the said part.105 of the premises above gran the premises above gran the sequence of the part. The sequence of the part. Market by the part. Sequence of the part. THIS GRANT is intereded Four Thousand Ei eccording to the terms of Octobe part, with all interest accru	of the first part do
And the said part.105 of the premises above gran it is agreed between the and assessments that may be keep the buildings upon as directed by the part.y interest, And in the event it add premises insured as he op pid shall become a pa- until fully repaid. THIS GRANT is Intended Four Thousand Ei according to The term of day of <u>Octobe</u> pert, with all interest accord said part.y	of the first part do
And the said part.105 of the premises above gran It is agreed between the and assessments that may be keep the buildings upon as directed by the part	of the first part do
And the said part.1eS of the premises above gran it is agreed between the and assessments that may be keep the buildings upon as directed by the part.y interest. And in the event it add premises insured as he to pid shall become a part outil fully repaid. THIS GRANT is intended Four Thousand Ei eccording to The term of day of <u>Ootobe</u> pert, with all interest accor- sid part. 1GB. of i And this conveyance shi it default be made in such estate as not paid when it read upter when a tremain is given, shall jumeditely the said part.y of the sell the premises hereby gratain thereon in the manne sell the premises hereby grated the amount them upp	of the first part do
And the said part.105 of the premises above gran It is agreed between the and assessments that may be keep the buildings upon as directed by the part	of the first part do
And the said part.105 of the premises above gran the sevent seven the and assessments that may be keep the buildings upon as directed by the part. Y interest. And in the event is add permises insured as the top paid dual become a part unit fully repaid. THIS GRANT is intended Four Thousand E1 eccording to the term of day ad <u>OCODID</u> part, with all interest accor- abil part. Y of the s that said part 100 km for the defuil be made in such estate are not kep in and the whole sum remain is given, thal interest y the said part of the ment thereon in the maner sell the premises hereby the fill perful to the part. 	of the first part do
And the said part.105 of the premises above gran the premises above gran the second second second second second transmission of the second sec	of the first part do
And the said part.105 of the premises above gran the premises above gran the second second second second second transmission of the second sec	of the first part dohereby covenent and agree that at the delivery hereof. LHQY. BYChe lawful ownerS

otus

 \mathbb{R}^{n}

.

Ϋ́

the second second second second

650'

ьĄ

2.

575

. . •

1.