158

Ö

0

			1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	BOOK 114		
MORTGAGE		(52K)	Boy	iea Legal Blanks CA	SH STATIONERY CO., L	awrence, Kans.
	identure,		12 M	day of	December	, in the
ear of our Lord o		hundred and fif		husband an	d wife,	between
		he County of B Margaret M.		anc part y	I State of Kan	
<u> T</u> wo		itnesseth, that and no/100		of the first p	art, in consideration	·
al estate situated	r, BARGAIN, SEI and being in the Commencing	L and MORTGAG County of D at a point	E to the said part : ouglas 300 feet We	of the se and st and 120		ving described
		e Southeast	and the second se		· · · · · · · · · · · · · · · · · · ·	n and a second
<u> </u>	thence Nort aide of Loc	City of La h 120 feet, ust Street 100 feet t	thence East	t along the hence South	e South h 120 feet,	

				1	0 	
						na
b		and a second second		e e e e e e e e e e e e e e e e e e e		
And the said par	ties of the firs	tate, title and interes it part do. hereby of a good and indefeas tober 1, 199 in office 1	covenant and agree th	hat at the delivery h	ereof they / the	lawful owners ances, except ober 8,19 sas, in
And the said par the premises above BOOK 110, ount of \$ It is agreed between the said assessments of the buildings up rected by the part 3 weets. And in the of d premises insured paid shall become mu andi fully repa THIS GRANT is	t 108 of the firm granted, and seized of Dage 620, 1000.00 an een the parties heret that may be levied that may be levied of the second when that aid part 1 as herein provided, a part of the indeb id.	it part do. hereby of a good and indefeasy to ber 1, 19 in office 1 of that they will or assessed against sai sured against fire and part, the loss, if any, est of the first part then the party of tedness, secured by thi	t covenant and agree di ble extate of inheritary ble extate of a c. 1 Rg1ster of warrant and defend- of the first part shi d real estate when the tornad in guch sum made payable to the p shall fail to pay such of the second part man s indenture, and shall	hat at the delivery h net therein, free an Hemphill, T Deeds, Dou the same against al all at all times dur same become due a and by such insura arry of the se and y such insura arry of the se taxes when the sam y pay said taxes and bear interest at th	t part therein ereof they / the d clear of all incumbe recorded Oct 21 as Co., Kan D parties making lawfu ing the life of this in and payable, and that me company as shall 1 cond part to the extent the become due and pay i insurance, or either, a rare of 10% from the cours and Doll	ances, except Ober 8, 199 Sas, in I diam thereto. lenture, pay all they will they will they will able or to keep and the amount he date of pay.
And the said par the premises above BOOK 110, OUNT OF \$2 It is agreed betw tes and assessments or the buildings up erested by the part of the buildings up erested by the part of the part paid shall become and the paid the paid paid shall become the unit fully repaid THIS GRANT if (\$2,000.00 ording to the term	t 108 of the firm granted, and seized of DB255 620; J000.00 an een the parties herer that may be levied of on said real estate in of the second vent that said part II as herein provided, a part of the indebt id. s intended as a mort D	it part do. hereby of a good and indefeasi to Der 1, 19 in office 1 is that they will to that the part les or assessed against ai, wurde against fire and part, the loss, if any, os of the first part then the part of the first part edness, secured by this gage to secure the pay ain written obligation	t covenant and agree di ble estate of inheritary ble estate of inheritary ble blater of warrant and defend of the first part sh d real estate when the tornad in ruch sum made payable to the p shall fail to pay such of the second part ma s indenture, and shall ment of the sum of. for the payment of	hat at the delivery h nee therein, free an lemph111, j Deods, Dou the same against al all at all times dur same become due a and by such insura and by such insura arty of the se taxes when the sam bear interest at th - TWO TH said sum of money,	ereof they / the d clear of all incumbe recorded Oct 214 or Co., Kan I parties making lawfu ing the life of this inu- ne company as shall b ne company as shall b insurance, or either, e rate of 10% from the nous and Doll crecouted on the	ances, EXCEPT ober 8, 199 sas, in I daim thereto. lenture, pay all they will they will they will they mill be or to keep able
And the said par the premises above BOOK 110, ount of \$2 It is agreed betw ret and assessments out of \$2 It is agreed betw ret and assessments the buildings up retted by the part 3 prest And in the c d. premises insured paid shall become mut until fully repa THIS GRANT i (\$2,000.00 ording to the term of Dece rt, with all interest d part 105	t 108 of the firm granted, and seized o the cutted Oc Dage 620, 1000.00 an een the parties herer that may be levied. that may be levied. that may be levied. a part of the indebit d. a intended as a mort 1)	it part do. hereby of a good and indefeasi to Der 1, 19 in office 1 is distant the part 168 or assessed against ai wurde against fire and part, the loss, if any, 68 of the first part then the part y 68 of the first part then the part y edness, secured by thi gage to secure the pay and the part of the pay is written obligation 1955 and urding go the terms of y for any insurance or all fail to pay the sam	t covenant and agree di the estate of inheritary to g_1ster of warrant and defend- of the first part sh d real estate when the torinad in guch sum made payable to the p shall fail no pay such of the second part ma s indenture, and shall rment of the sum of. for the payment of to <u>its</u> said obligation and a to discharge any tax as as provided in this	hat at the delivery h hat at the delivery h lemph111, r Deods, Dou the same against al all at all times dur same become due a and by such insura and by such insura and by such insura taxes when the sam taxes when the sam taxes when the sam bear interest at th - = Two Th - = said sum of money, terms made paya also to secure any su es with interest the-	ereof they / the d clear of all incumber recorded Oct 21 as Co., Kan 21 as Co., Kan 1 parties making lawfu ing the life of this ino and payable, and that nee company as shall 1 cond part to the extent nee company as shall 1 insurance, or either, a rate of 10% from u hous and Doll executed on the ble to the part y m or sum of money a recon as herein provide	ance, except Ober 8, 19 Stas; 1n I daim thereto. lenure, pay all they will e specified and of HOT before to keep able or to ke
And the said par the premises above BOOK 110, ount of \$2 It is agreed betw were and assessments the buildings up tetted by the part y erest. And the become mutual fully repa THIS GRANT i (\$2,000.00 ording to the term of Daces r, with all interest d part 165. And this conveys befault be made in the rest of the said term of backs And this conveys term of backs term of backs term of backs And this conveys term of backs term of backs Daces term of backs term of backs	t 108 of the first part the part of the first p	it part do. hereby of a good and indefeasy to Der 1, 19 in office 1 do that they will or assessed against sais sured against fire and part, the loss, if any, est of the first part then the part Y. 	t covenant and agree di ble extate of inheritary ble extate of inheritary ble extate of inheritary warrant and defend- of the first part shi d real extate when the tornad in guth sum made payable to the p shall fail to pay such of the second part ma- s indenture, and shall ment of the sum of tor the payment of by its raid obligation and a to discharge any tax as a provided in thi le as herein specified my obligation reason.	hat at the delivery h hat at the delivery h rec therein, free an Homphill , T Deads , Dou the same against al all at all times dur same become due a and by such insura arry of the se and by such insura arry of the se and by such insura arry of the se takes when the sam y pay said taxes and bear interest at th - = Two T Said sum of money, terms made pays allo to secure any su se with interest the is indenture. and the obligatio thereby, or interest	ereof they the d clear of all incumbr recorded Oct 21 as Co., Kan 21 as Co., Kan 1 parties making lawfu ing the life of this inc and payable, and that and payable, and that cond part to the extent the become due and pay 1 insurance; or either, the become due and pay 1 insurance; or either, the become due and pay 1 insurance; or either, the the the extent 10013 and Doll cuestion of the the m or sum of money are recon as heritn provide n contained therein fur the the the too, or if the tag	ances, EXCEPT Ober 8, 199 Sas, 1n I daim thereto. lenture, pay all they will e specifical and of HET here to keep able or to k
And the said par the premises above mort gages, e BOOK 110, Jount of \$ It is agreed betw tes and assessmenn or the buildings up rected by the part 3 merst And in the c d, premises insured prested by the part 3 THIS GRANT is (\$2,000.00 ording to the term of Dace rt, with all interest d part 1eg And this convery default be made in the state part 1eg the state from paid will the state on the part 4 into thereon in the i the premises here amount the part 4 the the 4 the the 4 the 4	t 108 of the first granted, and seized o DECOLOG 00 an ecen the parties herer that may be levied on said real estate in of the second went that asid part I as herein provided, as intended as a mort 01	it pairt do. hereby of a good and indefease to Dep 1, 199 in Office 1 is duat they will or assessed against sais sured against fire and part, the loss if any, endenses, secured by thi gage to secure the pay endenses, secure the pay and written obligation 1956 and urding go the terms of y for any insurance or all of the obligation of all of the obligations are thereof, in the ma- interest, together with law and to have a ree are thereof, in the ma- interest, together with	t covenant and agree di the extra of inheritary the gister of warrant and defend- of the first part abi- t cornado in such sum made payable to the po- shall fail to pay such of the second part ma- s indenture, and shall ment of the sum of. for the payment of the payment of the sum	hat at the delivery h net therein, free an Ismphill, J Deods, Dour the same against al all at all times dur same becomes due a and by such insura arry of the se and by such insura arry of the se takes when the sam y pay said taxes and bear interest at th Two Th said sum of money, term made paya also to secure any su es with interest the s indenture. . and the obligation, fr baker possession of allect the rents and o take possession of alle incident thereto, an	ereof they the recorded Oct. Carles of all incumbe recorded Oct. Carles Co., Kan parties making lawfu ing the life of this in net company as shall 1 cond paration the extent net company as shall 1 cond para to the extent net company as shall 1 cond para to the extent insurance, or either, so insurance or either, so the cond and the extent nous and Doll 	ances, EXCEPT Ober 8, 19 Stas, 1n I claim thereto. lenture, pay all they will they will they will de precifical and of HOT More the amount the date of pay. BTB DECENS, C.C. of the second dynanced by the d, in the event ully discharged. is on said reat ikilings on said secone absolute this indenture I be lawful for II the improve- efform; and to hale to retain there be, shall
And the said part the premises above mort of ages, e BOOK 110, ount of \$ It is agreed between estand assessments of the buildings up rected by the part y erest And in the e 4. premises insured paid shill become not until fully repair THIS GRANT is (\$2,000.00 cording to the term of Dace r, with all interest d party of the trast are not paid the stand part 16.8. And this convers affectuat be made in ate are not paid the stand part 10.8. And this convers into thereon in the ensure the point of the state are not paid the part y into there on the into the part y paid by the party It is agreed by the paid by the party	t 108 of the first granted, and seized o NECOLIDE OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA INFOCUENCIA OCO INFOCUENCIA	it part do. hereby of a good and indefeasy to Dep 1, 19 in office 1 is that they will or assessed against rais sured against fire and part, the loss, if any, each of the first part then the part Y	t covenant and agree di big estate of inheritary response of the state of the state of the first part ah d real estate when the tornado in such sum made payable to the p shall fail to pay such of the second part ma- ball fail to pay such of the second part ma- for the payment of to indenture, and shall ment of the sum of. for the payment of to indenture, and shall ment of the sum of. for the payment of to indenture, and shall raid obligation and a to discharge any tax the as provided in thin wate is committed on provided for in said y provided for in said y the cast the option of the teriver appointed to Ca inner pretriced by Is the cost and charges asions of this indenture biligatory upon the 1	hat at the delivery h net therein, free an Ismphill, J Deods, Dou the same against al all at all times dur same becomes due a and by such insura arry of the se and by such insura arry of the se and by such insura arry of the se takes when the sam y pay said taxes and bear interest at th - = Two Th - = Two Th - = Two Th - = aid sum of money, term made pays also to secure any su es with interest the is indenture. and the obligation, f to holder hereof, will to take possession of allect the renus and incident thereto, an - and each and ever heirs, executors, ad	ereof they the d class of all incumbs resourded Oct 21.8.5 Co., Kan Parties making lawfu ing the life of this in and payable, and that not company as shall H cond, part to the extent the company as shall H cond parts of the extent the become due and pay l insurance, or either, a the second was shall H course and Doll created on the int course of the part m or sum of money a reon as hertin provide out notice, and it shall the said premiser and a benefits acruing the sours from sum of which out notice, and it shall the said premiser and a benefits acruing the overplus, if any y obligation therein cor ministrator, personal	ance, except Ober 8, 19 Stas, 1n I chim thereto. lenure, pay all they will they will they will they will able or to keep and the amount the date of pay- arts population. ATS population of the second dranced by the dranced by the dranced by the drance do by the drance do by the so on said real till discharged. Il the improve- effort; shall there is shall there is shall there is shall
And the said part the premises above mort of ages, e BOOK 110, ount of \$ It is agreed between estand assessments of the buildings up rected by the part y erest And in the e 4. premises insured paid shill become not until fully repair THIS GRANT is (\$2,000.00 cording to the term of Dace r, with all interest d party of the trast are not paid the stand part 16.8. And this convers affectuat be made in ate are not paid the stand part 10.8. And this convers into thereon in the ensure the point of the state are not paid the part y into there on the into the part y paid by the party It is agreed by the paid by the party	t 108 of the first granted, and seized o DECOLOG ADD and CECOLOG ADD and ceen the parties hered that may be levied on said real estate in of the second were that said part I as herein provided, as near of the indebi id. a part of the indebi id. as of 8 cert mber. accruing thereon as so of 8 cert mber. accruing thereon as the first part sha near shall be void if a such payments or sen the same become t in as good repair and t in such payments or sen the same become t in as good repair and t in an become and be of the second part manner, giverided by by granted, or any p idd, of principal and i making such he parties hereto tha efrom, shall erreed a	it part do. hereby of a good and indefeasy to Dep 1, 19 in office 1 is that they will or assessed against rais sured against fire and part, the loss, if any, each of the first part then the part Y	t covenant and agree di big estate of inheritary response of the state of the state of the first part ah d real estate when the tornado in such sum made payable to the p shall fail to pay such of the second part ma- ball fail to pay such of the second part ma- for the payment of to indenture, and shall ment of the sum of. for the payment of to indenture, and shall ment of the sum of. for the payment of to indenture, and shall raid obligation and a to discharge any tax the as provided in thin wate is committed on provided for in said y provided for in said y the cast the option of the teriver appointed to Ca inner pretriced by Is the cost and charges asions of this indenture biligatory upon the 1	hat at the delivery h net therein, free an Ismphill, J Deods, Dou the same against al all at all times dur same becomes due a and by such insura arry of the se and by such insura arry of the se and by such insura arry of the se takes when the sam y pay said taxes and bear interest at th - = Two Th - = Two Th - = Two Th - = aid sum of money, term made pays also to secure any su es with interest the is indenture. and the obligation, f to holder hereof, will to take possession of allect the renus and incident thereto, an - and each and ever heirs, executors, ad	ereof they the d class of all incumbs resourded Oct 21.8.5 Co., Kan Parties making lawfu ing the life of this in and payable, and that not company as shall H cond, part to the extent the company as shall H cond parts of the extent the become due and pay l insurance, or either, a the second was shall H course and Doll created on the int course of the part m or sum of money a reon as hertin provide out notice, and it shall the said premiser and a benefits acruing the sours from sum of which out notice, and it shall the said premiser and a benefits acruing the overplus, if any y obligation therein cor ministrator, personal	ances, EXCEPT Ober 8, 19 Stas, 1n I claim thereto. lenture, pay all they will they will they will de precifical and of HOT More the amount the date of pay. BTB DECENS, C.C. of the second dynanced by the d, in the event illy discharged. is on said reat illidings on said secone absolute this indenture I the improve- efform; and to hale to retain there be, shall
And the said part the premises above mort bages, e BOOK 110, ount of \$ It is agreed between estand assessments of the buildings up rected by the part y erest. And in the e d. premises insured paid shill become not until fully reps. THIS GRANT if (\$2,000.00 conding to the term of Dace rt, with all interest d party of the assessment the party And this converse the whole sum re- ister are not paid the strate strate of the said part 10.0 constrates between the strate strates of the state are not paid the strate strate of the state are not paid the strate strate of the state are not key d here whole sum re- sound the party paid by the party It is agreed by the paid by the party	t 108 of the first granted, and seized o NECOLIDE OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA INFOCUENCIA OCO INFOCUENCIA	it part do. hereby of a good and indefeasy to Dep 1, 19 in office 1 is that they will or assessed against rais sured against fire and part, the loss, if any, each of the first part then the part Y	t covenant and agree di big estate of inheritary response of the state of the state of the first part ah d real estate when the tornado in such sum made payable to the p shall fail to pay such of the second part ma- ball fail to pay such of the second part ma- for the payment of to indenture, and shall ment of the sum of. for the payment of to indenture, and shall ment of the sum of. for the payment of to indenture, and shall raid obligation and a to discharge any tax the as provided in thin wate is committed on provided for in said y provided for in said y the cast the option of the teriver appointed to Ca inner pretriced by Is the cost and charges asions of this indenture biligatory upon the 1	hat at the delivery h net therein, free an Ismphill, J Deods, Dou the same against al all at all times dur same becomes due a and by such insura arry of the se and by such insura arry of the se and by such insura arry of the se takes when the sam y pay said taxes and bear interest at th - = Two Th - = Two Th - = Two Th - = aid sum of money, term made pays also to secure any su es with interest the is indenture. and the obligation, f to holder hereof, will to take possession of allect the renus and incident thereto, an - and each and ever heirs, executors, ad	ereof they the d class of all incumbs resourded Oct 21.8.5 Co., Kan Parties making lawfu ing the life of this in and payable, and that not company as shall H cond, part to the extent the company as shall H cond parts of the extent the become due and pay l insurance, or either, a the second was shall H course and Doll created on the int course of the part m or sum of money a reon as hertin provide out notice, and it shall the said premiser and a benefits acruing the sours from sum of which out notice, and it shall the said premiser and a benefits acruing the overplus, if any y obligation therein cor ministrator, personal	ance, except ober 8, 199 sas, in l claim thereto. lenture, pay all they will e specified and of Her able or to keep mather amount he date of pay. BTB DOLINES, CLA of the second dranced by the d, in the event ally discharged, es on said real illings on said secone absolute this indenture I be lawful for II the improve- eftom; and to hale to shall representatives, hand S
And the said par the premises above mONT GR 26 , 6 BOOK 110 OUIT O I \$ It is agreed between est and assessments the buildings up terred by the party or the buildings up terred by the party or distance of the terren or distance of the terren and this converse and the terren in the and the terren	t 108 of the first granted, and seized o NECOLIDE OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA OCO INFOCUENCIA INFOCUENCIA OCO INFOCUENCIA	it part do. hereby of a good and indefeasy to Dep 1, 19 in office 1 is that they will or assessed against rais sured against fire and part, the loss, if any, each of the first part then the part Y	t covenant and agree di big estate of inheritary response of the state of the state of the first part ah d real estate when the tornado in such sum made payable to the p shall fail to pay such of the second part ma- ball fail to pay such of the second part ma- for the payment of to indenture, and shall ment of the sum of. for the payment of to indenture, and shall ment of the sum of. for the payment of to indenture, and shall raid obligation and a to discharge any tax the as provided in thin wate is committed on provided for in said y provided for in said y the cast the option of the teriver appointed to Ca inner pretriced by Is the cost and charges asions of this indenture biligatory upon the 1	hat at the delivery h net therein, free an Ismphill, J Deods, Dou the same against al all at all times dur same becomes due a and by such insura arry of the se and by such insura arry of the se and by such insura arry of the se takes when the sam y pay said taxes and bear interest at th - = Two Th - = Two Th - = Two Th - = aid sum of money, term made pays also to secure any su es with interest the is indenture. and the obligation, f to holder hereof, will to take possession of allect the renus and incident thereto, an - and each and ever heirs, executors, ad	ereof they the d class of all incumbs resourded Oct 21.8.5 Co., Kan Parties making lawfu ing the life of this in and payable, and that not company as shall H cond, part to the extent the company as shall H cond parts of the extent the become due and pay l insurance, or either, a the second was shall H course and Doll created on the int course of the part m or sum of money a reon as hertin provide out notice, and it shall the said premiser and a benefits acruing the sours from sum of which out notice, and it shall the said premiser and a benefits acruing the overplus, if any y obligation therein cor ministrator, personal	ances, EXCOPT Ober 8, 199 Stas, 1n I claim thereto. lenture, pay all they will they will they will de specified and of ner be presified and of ner Bergy ars Defines. CLA of the second dvanced by the d, in the event all discharged. es on said reat illings on said reat to retain there be, shall trepresentatives, hand S (SEAL) (SEAL) (SEAL)