Reg. No. 13,112 Fre Faid \$7,50
62064 BOOK 11h
(Ne, 52K) Boyles Legal Blanks-CASH STATIONERY COLawrence, Kansas
, Made this 4th day of March, 1957. between dward A. Kahn and Verna V. Kahn, his wife,
xie , in the County of Leavenworth and State of Kansas irst part, and The First National Bank of Lawrence, Lawrence, Kansas, part y of the second part.
hat the said part is of the first part, in consideration of the sum of sand and no/100 (\$3,000.00) DOLLARS duly paid, the receipt of which is hereby acknowledged, have sold, and by o GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the libed real estate situated and being in the County of Leavenworth and State of
Lot No. one hundred seventy-three (173) on Vermont Street, in the city of Lawrence,
renances and all the estate, title and interest of the said part ies of the first part therein.
125 of the first part do
and that they will warrant and defend the same against all parties making lawful claim thereto, seen the parties hereto that the parties of the first part shall at all times during the life of this indenture, pay all taxes is may be levied or assessed against said real estate when the same becomes due and psysble, and that they Will one said real estate insured against first and tornado in such time and by such insurance compare shall be specified and your the last part of the loss, if any, made payable to the part $Y$ . Of the second part to the estent of its or to keep a been provided, then the part $y$ of the insurance or takes and payable or to keep a sherein provided, then the part $y$ of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment
tended as a mortgage to secure give payment of the sum of Three thousand and no/100 DOLLARS,
a of ORE certain written obligation for the payment of said sum of money, executed on the <u>fourth</u> <u>Narch</u> 19 57, and by its terms made payable to the part y of the second according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
The second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event of the first part shall fail to pay the same as provided in this indenture. The shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said then the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said there is good repaid, as they are now, or if weats is committed on said premise, then this conveyance shall become absolute remaining uppeld, and all of the obligations provided for in raid written obligation, for the security of which this indenture distely mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for

ct la nd to have a receiver appoint thereof, in the manner prese interest, together with the cost the vided by law ar I, or any part principal and in all granted paid of unt shall be paid by the part Y.... making such sale, on de mand, to the ies...

agreed by the parties hereto that the terms and provisions of this accruing therefrom, shall extend and inure to, and be obligatory and successors of the respective parties hereto. lt in n th d every obligation d, and all sentatives,

In Witness Whereef, the part 125 of the first part have hereunto set last above written. their and year

•				Edward	A. Kahn	
			· ····································	, Verna	V. Kahn	(SEAL)
			. Ve	enn i	U. Ka	IntsEAU
	KANSAS					
STATE OF	7 to the second se	55. •	Part and a second			
and the second state	DOUGLAS	COUNTY,		1. S		The second state
	A	BE IT REMEMBERED, That	on this 4th	day of	March	A. D. 19 57
		before me, a				County and State
	1. S. S. S. S.		. Kahn and Ve			
N			• 11 K		*A	di
GIESE	A.	to me personally known acknowledged the exec		m.S. who executi	ed the foregoing i	instrument and duly
OTAR	Y	IN WITNESS WHEREOF, 1 ha		my name, and a	Hixed my official a	icel on the day and
Mr. Compiles	ADT	11 17 1959 19		. How	Guerence	R.
Punt	6767		· • · · · · · · · · · · · · · · · · · ·	- Ros	e Gieseman	Notary Public

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MORTGAGE - 2 This Indenture

of Tongand parties of the

Witnesseth, t Three thou to ; them this indenture of following descr Kansas, to-wit:

with the appur And the said pa of the premises abo

It is agreed bet build directed by the pa interest. And in th said premises insu so paid shall beco until fully repaid. THIS GRANT is - - - - according to the ter sald part y aid part ies d this conve be not

UNIC NUCCERCONNECCENT

THE REAL PROPERTY AND THE PARTY PARTY AND THE PARTY PARTY PARTY.

Seck Register of Deeds. 1 anold 1.1 I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Peeds to enter the discharge of this mortgage of record. Dated this 30th day of September 1958 The First National Bank of Lawrence, to the set of the discharge of WHO FOLLES. The First National Bank of Lawrence, Lawrence, Kansas E.B. Martin Vice President Mortgagee. Owner. (Corp. Seal)

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