11/11

	PROVINCE AND	and the second of the second	62854 BOOK 115	17777777777777
<form><form><form></form></form></form>		(Na. 52K) Boyles	Legel Blanks-CASH STATIONERY COLawrence, K	enaas
<form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	This Indenture, Made	prothy B. Revell. single	here is and the second some manufactor	
<form></form>		, in the County of douglas , and Charles Schehrer .	and State of Kansas,	minimum C
<form></form>	Twenty ty	aid part y of the first part, in conside to hundred & Fifty, no/100	ration of the sum of (\$2250.00) DO	LLARS
<form></form>	this indenture do G following described re-	RANT, BARGAIN, SELL and MORTGAGE	o'the said part 🛪 of the second par	rt, the
<form></form>	with the appurtenances	all in the City of Eudora, and all the estate, title and interest of th	Kansas. e said part y of the first part there	in.
If it is speed between the parise have in the fit part	of the premises above granted,	and seized of a good and indefeasible estate of inheritz	nce therein, free and clear of all incumbrances,	
<form></form>	and essessments that may be level keep the buildings upon said or directed by the part <b>3</b> . of t interest. And in the event that a said premises insured as herein so paid shall become a part of	riles hereto that the part J. of the first part shall	at all times during the life of this indenture, pay	all taxes
<pre>std par of the acond part to pay for any hourance or to discharge any taxes with interest thereon as haven provided, in the event find that and part of the first part half, fail to pay the same as provided in this indentura. The devolution conversion within the same become due and pay the same as provided in this indentura, the displant contained therein, fully discharged distance are not held fail or do displants provided to it its indentura in the same become due and pay the same as provided in the chilication contained therein, fully discharged distance are not held fail and become due and pay the same as provided in the chilication contained therein, fully discharged distance are not held fail or do distance and be and pay the same and be and pay the same and be and the chilication provided the fails in dear the same herein and the chilication of the said previous and all be chilication provided the fails of the same become and be and the chilication provided the fails indearture and the same herein and base of pay the same and pay the same and pay the same and be and the same herein and the chilication of the said previous and all the chilication provided the fails indearture and the same herein and the and previous and all the chilication and the same herein and the chilication and the chilication and the same and provided by the part</pre>	THIS GRANT is intended as Twenty Two according to the terms of OD.	a mortgage to secure the payment of the sum of Hundred & Fifty, np/100	(\$2250.00) D	OLLARS.
State of Kansaz	that said part J of the secon	d part to pay for any insurance or to discharge any tax test part shall, fail to pay the same as provided in this !	ces with interest therean as herein provided, in the	he event
the back by the period making such sale, on domand, to the first period. It is egreed by the parties hereto that the terms and provisions of this indentice a lack and each and every obligation therein contained, and all be entities accounts, administrators, personal representatives, sale accusion to the period. The first period is able obligatory upon the heir, execution, administrators, personal representatives, and and seed the day and year the day of the first period. The terms and period and the day	real erate are not kept in as g and the whole sum remaining is given, shall immediately man the sid part. J. of the soc ments thereon in the manner p sell the premises hereby grant	pool repair as they are now, or if waste is committed o unpaid, and all of the obligations provided for in said ure and become due and payable at the option of the ond part. To the ovided by law and to have a receiver appointed to col ed, or any pair thereof, in the manner precribed by	n taid premises, then this conveyance shall become written obligation, for the security of which this is 'holder hereof, without notice, and it shall be la ke potsession of the said premises and all the leat the rents and benefits accruing therefrom law, and out of all moneys arising from such	absolute indenture wful for and to sale to
State of Kansas   State of Ransas   Johnson country   State of Kansas   Johnson country   State of Kansas   Johnson country   Bar TARY Bar State   Johnson country   State of Kansas   Johnson country   Bar TARY Bar State   Johnson country   State of Kansas   Johnson country   State of Kansas   Johnson country   Bar TARY Bar Target of the second state of the se	ahell be paid by the part. J It is agreed by the parties	making such sale, on demand, to the first part $\mathbf{J}$ hereto that the terms and provisions of this indenture	and each and every obligation therein contained,	and all
STATE OF Kansas Johnson country. But I REMEMBERED, That on the 8th day of Juno A.D. 19.57 before me, a Notary Public in the aforeaid County and State care Doro thy B. Royoll to me paramaly known to be the same person, who executed the foregoing instrument and duly wer last above written.	assigns and successors of the r	an extend and hure to, and be obligatory upon the expective parties hereto. If $\mathbf{J}$ of the first part has a hereunto set $\mathbf{h}$	here, executors, administrators, personal represe $\mathbf{R}$ hand and seal the day a $\mathcal{THY}$ $\mathcal{B}_{4}$ $REVELL$	entatives,
STATE OF Kansas Johnson country, A D, 19 57 A D, 19 58 A D, 19 58 A D, 19 58 A D, 19 58 A D, 19 57 A D, 19 58 A D, 19			1 - Contraction of the second second	
Johnson county, BE IT REMEMBERED, That on the 8th day of June A. D., 19 57 before me, a Notary Public in the aforeasid County and State came Dorothy B. Ravell to me personally known to be the same person, who executed the foregoing Instrument and they achnowledged the securition of the same. IN WITHESS WHEEECO, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Eight of the securition of the securities of the securitie		RURACIA ECA ADEUR CRUTA DE RURA.	and the second property of the second se	, ,
ANUS ANUS ADJARY AD	STATE OF	Emsas )		L. L. L.
My commission expression of the same. IN WITHESS WHEEEOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission expression of the same. My commission of the same.	2 ginerral ma	as it remembered, that on this 8th	Public in the aforesaid County as	
My commission withins May 6 19 58 My on gulilly Notary Public	PUB ( 19)2	acknowledged the execution of the seme.	ed my name, and affixed my official seal on the	
ed June 11th, 1957 at 8:35 A.M.			M Longetreth Notsery	Public

one perture. If the debt secured By: Marie Wiles weds to enter the discharge of this contra

n to through of reports

Hereld & Back