Reg. No. 13,366

63081 BOOK 115
MORTGAGE (No. 53K) Boyles Legal Blants-CASH STATIONERY COIsweence, Kenise
This Indenture, Made this 1957 day of July, 9 . 1957, between Gien M. McGonigle and Josephire K. McGonigle, his wife,
of LEETENCE in the County of Doubles and State of Mandes part les of the first part, and The First Nel Ional Herer of Institute, Institute, Analysis, part V is of the second part. Witnesseth, that the said part less of the first part, in consideration of the sum of
Erest threadend and no/100
following described real estate structed and being in the County of and State of Kansas, to-wilt
Lot one (1) and the last Ten (10) test of the Ten (2), in Frittal-Physics addition, en addition to the Dity of Larman.
with the appurtanences and all the estate, title and interest of the said part 9 of the first part therein. And the said part 125 of the first part do Service exponent and agree that at the delivery harred 125. This de leasted means 19 of the premise above greated, and social of a good and beforeable output of internance means needs and new of all investments.
and that 150° will unretart and colored the same inplact all parties making levels taken therets. It is agreed between the parties barets that the part 126° of this first part shall at all times earlier the life of this information, pay all taken and essentiation the time because due and particle, and that -40° will be applied and there the buildings upon sold real estate brows dire and termed and starts when the same because due and particle, and that -40° will be applied and the same buildings upon sold real estate insorted against fire and termeds in such sum and by such because company as shall be specified and
directed by the perty of the second part, the bas, if any, made payable the perty of the second second early distribute company of the second part to the second part, but he perty of the second pert to the second
BOILARS, according to the terms of DIII certain written obligation. for the payment of said sum of money, executed on the $\frac{1}{2}$, $\frac{1}{2}$, $\frac{1}{2}$, and by $\frac{1}{2}$, terms made payable to the method of the second part, with all interest exciting thereon according to the terms of said obligations and sum to terms any contex sum of money subsamed by the
s raid part N of the second part to pay for any innumous or to discharge any issue with interest therean as beselv provided in the generative indipart 100 of the first part shall fail to pay the same as provided in the indiparton. And this convegance shall be void if such parmonic be made so harden specified, and the obligation clastered there is fully elicitarged. If default he made is used parmonic as any part thereal to any tabigation created beauty, or interest thereau, or if the liver or stall rest is the convegance to be sure become due and payable, or if the is normalised in and they approach the same or stall be rest or any real entry any help the second part of the obligations generation is not help use as provided from the buildings on and real entry any help the second part and payable, or if each so consolided panelise, from the generative of the independent real entry any help the second part and the obligations generated panelise, from the generative of the independent real entry any help the second part and the obligation generative in and worker buildings for the second part of the independent and the whole room remaining uppaid, and all of the obligations generated backets buildings for the second part of a built be there the and the whole room remaining uppaid, and all of the obligations generated backets backet, where it more, and is all be the independent and the whole room remaining uppaid is and all of the obligation generated backets backet where the second part is a bail be the obligation.
the said part 7 of the record part
It is agreed by the parties hereta that the terms and provisions/of this indenture and each and every ubligation therein cartained, and all benefits accruing therefrom, shall extend and increated, and the abligatory upon the here, executors, economicstratory, personal representatives, caseigns and successors of the respective parties hereto.
In Witness Whereas, the part is of the first part has a hereunter set the here and seal the day and year last above written.
I SEAD
STATE OF Kans as
Douglas COUNTY). BE IT REMEMBERED, That on this first day of July A D. 1957. before me. a Notary Public in the aforesaid County and State came Gian M. McConnigle and Josephine M. McConligle, his wife.
to me personally known to be the same person 2, who executed the foregoing instrument and duty acknowledged the execution of the same.
year last above written year last above written My Commission Expires September 17, 1957. E. B. Nartin, Notary Public

Recorded July 2, 1957 at 9:55 A.M. PELEASE Annual G. Register of Deeds I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of resp Dated this 9th day of May, 1958. The First National Eak of Lawrence, Ranas Deeds the Secured the Register of Deeds to enter the discharge of this mortgage of resp